

Turnabout is ALWAYS Fair Play:

The Document Overview

Here is the key to this whole document: The use of the ALL-CAP word to identify one means one has just been identified as a DEAD-MAN (owner of an abandoned estate). (ref. **GLOSSA/DOG-LATIN**) Under the 1666 Cestui Que Vie Act, when the DEAD-MAN shows up Living, the estate of the DEAD-MAN automatically reverts in the one so identified and ALL letters of administration are null and void.

The entirety of these filings and such effectively NUKES any court matter, unless one re-contracts.

IMPORTANT: When filing these documents, one is giving **Public Notice of a Preemption Claim**: situation in which a law passed by a higher authority takes precedence over a law passed by a lower one.

The Turnabout is a Preemption Claim via one's equitable claim; one is acting in FAITH = Equitable = Righteous and *the righteous will inherit the Land and dwell within it forever* and one is claiming an ABANDONED Earthly estate to receive one's Heavenly estate by the will and glory of God Almighty for the purpose of expanding the Kingdom of Heaven here on Earth in fulfillment of the Adamic Covenant; and since the matter is ecclesiastical in nature, the temporal courts may not impeach the Will of God Almighty for the acceptance of Jesus Christ in one's heart grants everlasting Life and who is anyone to impeach the Word and Will of God Almighty?

What one is being given acts as a Protest and a pre-1933 PURE-EQUITY Counterclaim under Rule 13 of the Federal Rules of Civil Procedure and the premise of this document is based upon the maxim of law: **No one can confirm before the right accrues to him.** The right to issue this notice accrues to one the moment one is identified and/or recognized while using the ALL CAP NAME as or by such.

Document Instructions

Change ONLY the **highlighted** words and/or phrases. If anything else is altered and/or amended, the desired results may not be achieved. These documents have been tried and tested, but if one feels they know better, then by all means; these documents are yours, no longer mine: I release it all, and you are free to do as you wish and don't let anyone get in the way of your happiness and success.

Document: Verification of Complaint

Page 1: **Public Notice of Entry and Special Appearance**

This is basically the PUBLIC notice and announcement that the living man is entering the private bar matter before the court because there is a mistake. The mistake is the PRESUMPTION the living beneficiary has ABANDONED (same as DEAD) his position because everything stands PRESUMED abandoned because everyone has been declared Heathen until one REBUTS this presumption one declares Jesus Christ as their Lord and Savior (Christ consciousness) pursuant to the Vatican Papal Bulls.

SUPER-SPECIAL-SERIOUS-NOTE

One is to use a PO BOX mailing location when executing this document. The use of the PO BOX places one in the Seat of Government; use of a Regular Mailing Address places one as a SURETY and resident agent for the United States, rendering one subject to the CROWN. Comprehend and Understand, else one will not be a happy camper for ALL the paperwork will be invalidated by this one oversight.

This is the ONLY and FINAL warning in regards to this matter.

TAKE-HEED and PAY-ATTENTION

Page 2: **Verification of Complaint**

This page is nothing more than a simple affidavit:

1. FIRST MIDDLE LAST is one's legal entity. Last, first-middle is the living beneficiary of the CESTUI QUE Trust (FIRST MIDDLE LAST).

What this is really saying is that this NAME is no longer abandoned; it is being used by the living beneficiary (Last, first-middle of whom is the one identified by and thru FIRST MIDDLE LAST ... *remember GLOSSA/DOG-LATIN and effects of the 1666 Cestui Que Vie Act when the DEAD-DUDE shows up Living?*).

2. While the complaint may be admitted, it does not constitute a legal claim, therefore one does not understand (stand as surety) ... This is basically an Objection in Point of Law which refers to a defensive pleading by which the defendant admits the facts alleged by the plaintiff but objects that they do not make out a legal claim.

IMPORTANT: The use of all cap words in sequence anywhere on the document, such as "STATE OF FLORIDA" or "IN AND FOR THE CIRCUIT COURT OF WHATEVER," actually CORRUPTS the ENTIRE text, thus no

understanding is possible and the maxim of law read "no one is bound to do the impossible" because GLOSS is the ALL-CAP version of WORDS and there is no hyphen in-between, thus each WORD references a different sign transcription; a different thought. This is the basis of the deception, for if the entire text is debased, one of whom acts in support for or against (such as an attorney/judge or one of whom pleads) also stands as debased; surety for the Kingdom of Satan.

We use this to our advantage because the deception must be kept hidden, so we use what they say AGAINST them in the Court of Law. This is the basis of the Turnabout; Turnabout is ALWAYS fair play.

Page 3: **General Affidavit**

1. Affirming that all one's rights come from the Supreme Judge ... Basically a nod to and reiteration of the Declaration of Independence: a self-evident truth.
2. Another nod out to the Declaration, reiterating the purpose of Government: another self-evident truth.
3. One stakes one's claim to FIRST MIDDLE LAST as the beneficiary while at the same time denying surety and denying being subject to the Crown. This sentence is founded upon the Maxims of Law that read "what is expressed renders what is implied (PRESUMED) silent" and "the burden lies on he who affirms not on he who denies" AND the FACT one is to be surety for none.

Keep in mind:

Be not thou one of them that strike hands, or of them that are sureties for debts. - Proverbs 22: 26

He that is surety for a stranger shall smart for it: and he that hateth suretiship is sure. - Proverbs 11: 15

A man lacking in sense pledges And becomes guarantor in the presence of his neighbor. - Proverbs 17: 18

IMPORTANT: It is VERY important one comprehends that pursuant to the 1783 Treaty of Paris that RECOGNIZED not granted the right of independence (Americans), United States citizens and inhabitants of the United States are treated AS-IF they were subject of the Crown (as sureties). Therefore, all essential governmental services are in-fact provided by Crown subjects (sureties). Furthermore, as of 1954 ALL public offices of the United States have been incorporated within the United Nations. Therefore, ALL public officials and those of who CLAIM to be "government" are **ALL peace officers**.

4. Denies one is operating in commerce for Profit and/or Gain. Through the denial, one actually confesses and EXPRESSES intent for operating in commerce to EXPAND the Kingdom of Heaven (*maxim of law: inclusion of one is the exclusion of another*); also keeps in line with the last line of the Declaration of Independence. Commerce is just the flow of goods, services, and products (fulfillment of contract and communications thereof).

5. The only jurisdiction is that over a dead man's estate for the Earth belongs in usufruct to the living; the dead neither have right nor claim, therefore, that which was established to govern the dead (Statutes, Codes, Regulations, etc ... for those that can't or won't govern themselves) via temporal courts has no authority under Natural Law over the estate of the living (private ecclesiastical matter). Temporal may not impeach ecclesiastical.

Page 4-6: **Declaration of Surrender**

This is where one surrenders to the will of God through one's surrender to the State under Romans 13 for there is no authority NOT ordained by God Almighty here on Earth. This Surrender also establishes one's house of Last as part of His Kingdom, thus helping ESTABLISH the Kingdom of Heaven here on Earth as directed under the Adamic Covenant by perfecting the Turnabout with a "peaceful takeover" of the Corporate Government by the Lawful Civil Authority.

1. Declares who you are and professes your stance with Christ as envoy and ambassador for the House of Last; an Ecclesiastical Nation by the Grace of God, under mandate of Kingdom of Heaven to subdue the Earth in His name for His Glory
2. Declares one RETAINS one's allegiance to the Kingdom of Heaven; one is adopted into the Union of States via Article 7 of the Lieber Code and the issuance the Certificate of Live Birth but REMAINS a citizen of one's origination for the Host Nation has ZERO right over one's person nor property of a foreigner and the ONLY way to become a US Citizen is thru 2 Stat 153, "and not otherwise" of which entails one renounce one's allegiances, even to one's creator
3. Declares the State of Birth did in fact RESERVE your estate within the union via the issuance of the Certificate of Live Birth otherwise known as a Exequatur

Exequatur: a legal document issued by a sovereign authority allowing a right to be enforced in the authority's domain of competence by a consul (envoy).

An exequatur is a patent which a head of state issues to a foreign consul, guaranteeing the consul's rights and privileges of

office and ensuring recognition in the state to which the consul is appointed to exercise such powers.

An exequatur is a written recognition of a consul by the government of the state in which he or she is stationed giving authorization to exercise appropriate powers.

4. Declares that State of Birth did act as the RECEIVING nation under Vienna Convention, thus is now burdened (taxed) with the duties under such
5. Declares that the United States did in fact RECEIVE one's Public Estate stylized as "FIRST MIDDLE LAST" in order to create a more perfect Union and agrees to have and to hold until death do us part: The Public intended to receive the estate as the dowry for the marriage between one's usufruct and the State: one's WORKS with one's FAITH (RE-Public: repurposing of the Estate)
6. Declares that the issuance of the Exequatur extends and grants hospitality to one and for domicile of one's earthly estate; United States of America in effect is transformed into the "Place on most High" as mentioned in Psalm 91
7. Declare that the acceptance of the Exequatur binds the United States as a subscriber to the Vienna Convention and under 22 USC § 254b, the United States is now charged with delivery for the enjoyment of the privileges specified within the Vienna Convention to one, the members of his mission (house of Last), one's family, and any diplomatic couriers
8. Declares one comprehends and submits to the Earthly Authority as one was commanded pursuant to Romans 13, but does so only to the general laws made to maintain good order, public safety, and with respect to the rights of the States, but not of those which have relation to the title of citizen or of subject of the state
9. Declares one comprehends one's duty to assist the Host Nation during time of emergency for there is nothing to hinder one from such, so long as one keeps with one's duty to one's origination
10. Declares one comprehends the United States is without any Lawful Civil Authority since the Civil War by and through the Attorney General Opinion regarding the Reconstruction Acts of June 12, 1867 (12 U.S. Op Atty. Gen 182)
11. Declares one comprehends the current paramount authority is the United States, a military authority, and that ANY existing civil government is provisional (in name only)

12. Declares one comprehends that there are 2 distinct governments in the United States, one civil and one military
13. Declares one comprehends that the United States operates under a perpetual state of emergency since March 9, 1933; a de-facto martial rule, and regulated under the National Emergencies Act
14. Declares one comprehends that ALL public offices stand abandoned since March 9, 1933 and that ALL public functions have been since transferred over to the United Nations through Executive Order 9698
15. Declares one comprehends that when one stands abandoned by those entrusted to protect him, such as considering one a citizen by way of de-facto martial rule under Lieber Code article 7 and Law of Nations Book 2, articles 104 and 105, one may endeavor one's self to procure one's own protection.
16. Declares one comprehends that when a nation is incapable of preserving herself from insult and oppression, she may procure the protection of a more powerful state: Kingdom of Heaven through each House of Last so pledged would be the more powerful state.
17. Acceptance and Surrender of the Exequatur in exchange for delivery of the enjoyment of the protections under the Vienna Convention
18. Declares intention to assist the Host Nation during these times of emergency with the pledge of usufruct over all WORKS done by and through "FIRST MIDDLE LAST" to underwrite and ensure the public debt.

Now, one has an "equitable right of subrogation" over any property held within the Trust in order to "segregate" property for one's private, personal use through the house of Last without removing it from the public trust, NOT receiving profit nor gain; receiving without buying nor selling.

This is the equal and opposite reaction to the mark of the beast. The Act of Faith that serves as the white one wears during the wedding feast

19. Declares intention to perfect this union by assigning the REVERSION of all WORKS done by and through "FIRST MIDDLE LAST" for disposal by the Treasury so the public debt can be reduced.

LAST FIRST MIDDLE then acts as Christ within this world of Fiction while one is in the world doing WORKS to keep one free from sin and the temptations thereof: the Bridegroom that carries one over the

threshold, ensuring one is no longer tempted to steal from God (ref Malachi 3:7-13);

This is completion of the DOWRY to perfect the marriage: the Leap of Faith for both #18 and #19 together make up the oil in the lamp for the wedding feast

20. Declares House of Last remain here and forever yoked with the Church of Philadelphia and recognizes the Church of Philadelphia as the ONLY Lawful Civil Authority

21. Declares House of Last shall forever respect and obey the Laws of God Almighty and work to spread the Kingdom of Heaven here on Earth though the teachings of Jesus Christ

And last but not least, executes the agreement to consummate the marriage and shall let no man allow another to tear this union apart.

Page 7: **Rebuttal of Presumption of Death by Affidavit**

This is where the Turnabout REALLY begins. Since one has been indentified and/or recognized by and thru the FIRST MIDDLE LAST, the DEAD-DUDE no longer exists because the PRESUMPTION is overthrown by the appearance of the supposed dead man, leaving no grounds to sustain jurisdiction.

One puts a passport photo or whatever in the upper right-hand corner of this page; use a mug shot for one in custody, just to show the likeness of the one whom signs the document; Serves to further identify the affiant/beneficiary for the public issue at hand as a second witness. The first witness being the FACT one was contacted/arrested/detained/whatever.

1. The PRESUMPTION of death occurs with the registration of the Birth Event because BIRTH actually means the act of a parent in exposing an infant of tender years (usually under seven) in any place, with intent wholly to desert it. The Certificate of Live Birth = abandoned INFANT (Abandoned = Dead). The hospital record shows the INFANT as a footprint.

2. This PRESUMPTION is rebuttable and is rebutted upon the personal appearance of the supposed DEAD-DUDE. Hence, the photo in the upper right corner of this page.

3. Lets the reader know that the PROOF one is Living shall be forthcoming

4. Notice that ALL letters of administration are null and void for the personal appearance of the supposed dead man overthrows the PRESUMPTION

5. Notice of Operation of Law binding upon the court upon the appearance of the supposed DEAD-DUDE under the 1666 Cestui Que Vie Act.

6. Reiterates the intent of this document showing where their performance is bound by their surety-ship to the Crown common law.

Page 8: **Certificate of Proof of Life**

Last, first-middle references one of whom is living and on this page, two witnesses will testify to the fact that one is living. Plain and simple

IMPORTANT: As simple as this page appears, it is probably THE most important page within this document. When one is done with this document, places it into the public record, gets a certified copy out and THEN gets it Apostilled for the UK, one will have in one's possession a Proof of Life witnessed by two for God Almighty and two for the State: a double witness and "*where-ever two or more are gathered, I will be there.*" ... WITNESS-PERFECTION.

Page 9: **Annex A**

Put the certified copy of the complaint after this page. This will remove the COMPLAINT from being PRIVATE bar business and render the ISSUE a matter of PUBLIC-BUSINESS and now the FIRST MIDDLE LAST (being a PUBLIC-ESTATE) operates under the rules of usufruct with the State as administrator and usufructuary, effectively placing the Agents of the Crown (Lawyers and Attorneys: Debt Collectors: Publicans) in opposition with Trustees of the Crown (Public Officials) should the matter continue.

IMPORTANT: When filling out this page, the certified copy of the Complaint is to remain UNMARKED: **no writing on the Annex A Document(s); creates a controversy.**

Ok, let's examine what is going on before we continue. In this case, we will use a MORTGAGE, but ALL court-actions are basically the same.

The CAUSE-OF-ACTION regarding the matter before the court is NOT about the MORTGAGE, but it is RELATED to the MORTGAGE.

The MORTGAGE is just an insurance contract and the reason one is being relieved of the property is because one failed to pay on the insurance. And since one failed to pay on the insurance, one no longer is "entitled" to possession.

WHY is the mortgage just an insurance contract? Well, when the substance was removed from the money, ALL contracts are just simple agreements, and in 1862, Congress passed the Stamp Act which imposed a Stamp Tax on every "agreement" of 5-cents.

So, what does an Act passed in 1862 have to do with anything?

When Lincoln placed the "government of the people, by the people, and for the people" into Trust via the Gettysburg Address, all the Acts of Congress up until that time went with it and when this Trust is administrated, keeping with the duties conferred unto Congress as granted by Article IV Section 3 Clause 2, these are the ORGANIC-LAWS being administered and pursuant to 26 U.S. Code § 6201, the Secretary [of the Treasury] **is authorized and required to make the inquiries, determinations, and assessments of all taxes (including interest, additional amounts, additions to the tax, and assessable penalties)** imposed by this title, or **accruing under any former internal revenue law, which have not been duly paid by stamp at the time and in the manner provided by law.**

Therefore, when one sits down at closing and is signing all the paperwork, no one paid the Stamp Tax, thus according to the Stamp Act and the Decisions of the Commissioner:

That if any person or persons shall make, sign, or issue, or cause to be made, signed, or issued, any instrument, document, or paper, of any kind or description whatsoever, without the same being duly stamped for denoting the duty imposed thereon, or without having thereupon an adhesive stamp to denote said duty, such person or persons shall incur a penalty of \$50; and such instrument, document, or paper, shall be deemed invalid and of no effect ... HOWEVER ... The mere transfer or release of a mortgage does not require a stamp.

So, what do we have here? It appears that when one FAILS to place the proper stamp upon the MORTGAGE executed and PROMISSORY-NOTE issued, the instruments themselves are INVALID and without force and effect.

What does this mean? It appears then when one is paying on an UNSTAMPED-MORTGAGE; one is actually BRIBING the PUBLICAN to prevent him from seizing the property so secured by the INVALID promissory note.

So, when the attorney comes to the table with an "assignment," the assignment itself needs no Stamp, but the MORTGAGE does, and the FAILURE to provide the Stamp and cancel it by the MAKER of such, invalidates the MORTGAGE, thus REMOVES the standing one may have had for now that one is relying on an INVALID instrument for standing.

The ACTION in any court is for the ASSESSMENT of the UNPAID tax that was to be duly paid by Stamp **accruing under any former internal revenue law.**

This is how they are taking property and why nothing one does in court seems to work with any consistency.

Now, there is another issue according to the Decisions by the Commissioner:

When the Clerk of a Court certifies a paper to be a copy by marking the same "copy," and signing his name thereto, it will be necessary to affix a ten cent stamp, AND;

A stamp will be required upon every certificate which has or may have a legal value in any Court of law or equity, AND;

The receiving of an unstamped paper is a violation of the law. The attaching and canceling of a stamp on a document so received, is also unlawful, and the cancellation of a stamp on a paper (otherwise lawfully issued) by other than the party executing the paper to which the stamp is affixed, is equally improper.

Therefore, when one receives a Certified Copy from the Clerk of the Court and no stamp is affixed, the Clerk just violated the Law and the certified copies are INVALID to be used in a Court of Law or Equity.

Furthermore, the papers filed into the Court by the Attorney are ALSO without Stamp and this is where we find ourselves in a conundrum. Now, the matter is strictly insurance for without the Stamp, the mortgage contract is merely an insurance policy allowing one to violate the Law by bribing the Tax Collector (Publican).

You fail to pay the "protection," the "mob" comes to visit because without the Stamp, The MORTGAGE is INVALID, thus one never received the RIGHT to possession for the TAX has **not been duly paid by stamp at the time and in the manner provided by law**, and now the TAX-COLLECTOR (debt-collector: Publican) is **authorized and required to make the inquiries, determinations, and assessments of all taxes (including interest, additional amounts, additions to the tax, and assessable penalties) imposed by this title, or accruing under any former internal revenue law, which have not been duly paid by stamp at the time and in the manner provided by law.**

There you go, this the TRUE reason for the foreclosure. You forgot to place and cancel Stamps on the MORTGAGE Agreement made and PROMISSORY-NOTE issued by one, thus invalidating the instruments and canceling the transfer of the property, thus rendering the Mortgage into a mere insurance contract within the admiralty/maritime jurisdiction.

No need to worry, this CAN be fixed.

Once one receives the Certified Copies from the Clerk of the Court for Annex A, on the Bottom right hand corner of the FRONT-PAGE and on the BACK-SIDE of the BACK-PAGE, affix a 3-cent stamp. Then write the SSN without dashes above the stamp in GREEN. Above the SSN, write the DATE in BLUE and then diagonally across the stamp, SIGN, also in BLUE.

At the top right hand corner of the front page of Certified Copy(s), place a \$1 Fox Stamp (or one can use the International Stamp: Green Circle) at the top right hand corner. This will BOND the instrument in PURE-EQUITY.

Furthermore, the \$1 Stamp will also serve to INDEMNIFY the Clerk of the Court for the illegal act of NOT placing a 10-cent Stamp on the Certified Copy AND pay that Tax without violating the Law for one is not the maker of the Certified Copy, therefore one may not put the 10-cent Stamp on the Document and cancel it out.

Congratulations, you just made a negotiable instrument and once one submits these documents along with the instruments, the Clerk of the Court should finish the transfer and the case should just close without incident for the Stamp Tax has been PAID pursuant to the 1862 Stamp Act; the failure of such being the CAUSE of action pursuant to 26 USC 6201(a) and the MAXIMS-OF-LAW read: The cause ceasing, the effect must cease; He who overthrows the cause, overthrows its future effects; Remove the cause and the effect will cease; When anything is impeded by one single cause, if that be removed the impediment is removed

Page 10: **Affidavit of Mailing**

This is just a simple affidavit signed by a witness as to the mailing of the Documents to the listed parties.

Page 11: This page is just for the recorder/Clerk to mark the copies certified.

Turnabout: The Documents

IMPORTANT: FINAL WARNING

Before one submits the Verification of Compliant:

First: Affix \$1 stamp on the top right hand corner to avoid invalidating one's own instrument; can use the International Stamp (Circular green plant / flower looking thing) in lieu of \$1 stamp. **DO NOT WRITE ON THIS STAMP**

Second: Affix 3-cent stamp to bottom right-hand corner of Front Page and bottom right-hand corner of the back of the Last Page and cancel as shown below:



This Document is a Matter of Public Record

COURT HEADING

PLAINTIFF

Plaintiff

Case No.: **xxxxxxxxxx**

vs.

DEFENDANT

Defendant(s),

Public Notice of Entry and Special Appearance

Notice to all Public Officers\Employees and Assessment agents of the **PLAINTIFF**, STATE OF **STATE**, COUNTY OF **COUNTY**, to include any and All County Commissioners and the OFFICE OF THE COUNTY ATTORNEY /Solicitor, **COURT NAME**, to include any and All Judges and the OFFICE OF THE STATE ATTORNEY and **PLAINTIFF ATTORNEY** /Solicitor, and/or any person, individual, official, attorney, and/or barrister connected to and involved in hearing or the assessment related to the above referenced Complaint, and are;

Now publicly noticed of entry of **Last, first-middle**, appearing specially, not generally, in and on behalf of Defendant.

Witness My Hand and Seal Below.

all rights unalienable, without recourse

By: _____
Last, first-middle, by the Grace of God Almighty

c/o **PO BOX Mailing address**

City, State Zip

() 333-4444**

This Document is a Matter of Public Record

Verification of Complaint

State of **State**)
) s.a.
County of **County**)

Before Me, the undersigned Notary, personally appeared **Last, first-middle** (heretofore and hereinafter-“Affiant”) who being first duly affirmed and identified and in accordance with the Law, hereby states and affirms;

1. The legal entity’s name is **FIRST MIDDLE LAST**, defendant herein.
2. I have read, but do not understand the attached foregoing complaint attached hereto (**Annexure A**), and each fact alleged therein is true and correct of my own personal knowledge.

Further, The Affiant Sayeth Not.

all rights unalienable, without recourse.

By: _____
Last, first-middle, by the Grace of God Almighty

Subscribed and Affirmed to me before me, this
_____ day of _____, 2017.

NOTARY PUBLIC (seal)

This Document is a Matter of Public Record

General Affidavit

State of **State**)
) s.a.
County of **County**)

Before Me, the undersigned Notary, personally appeared **Last, first-middle** (heretofore and hereinafter-“Affiant”) who being first duly affirmed and identified and in accordance with the Law, hereby states and affirms;

1. **I** am here for this matter to correct a mistake for it is my conviction that ALL my rights come from the Supreme Judge, not from man, and stand unalienable;
2. **All** governments exist to protect and defend these rights;
3. **Furthermore**, it is my conviction that I am the Beneficiary of the Legal Person/Entity known as **FIRST MIDDLE LAST**, et al., a CESTUI QUE Trust created by way of operation of Law, and that the STATE OF **BIRTH-STATE** stands as Trustee in service of this property and as no one is obliged to accept a benefit against his consent, I hereby waive any compelled benefits and deny being surety, belligerent, heathen, public servant, United States citizen and/or citizen of the United States and/or inhabitant of the United States and/or subject of the Crown;
4. **Furthermore**, I deny there exists a valid conscionable contract in force and deny operating in commerce for hire, profit and/or gain and accept the self-evident truth that there fails to exist a claim stated of which would underwrite any relief sought;
5. **Therefore**, it is my conviction that any enforcement of any Statutory Regulations (**State** Statutes) are done so in violation of Natural Law and instruct the public trustee to extinguish this matter ab initio and without delay.

Further, The Affiant Sayeth Not.

all rights unalienable, without recourse.

By: _____
Last, first-middle, by the Grace of God Almighty

Subscribed and Affirmed to me before me, this

_____ day of _____, 2017.

NOTARY PUBLIC (seal)

This Document is a Matter of Public Record Declaration of Surrender

Know ALL by these presents, and with God Almighty as my witness, that, one, **First Middle Last**, C.S., by the grace of God, being a living man, of sound mind, age of majority hereby declares the following through this solemn oath, act and deed:

1. **First Middle Last**, C.S., by the grace of God, stands as Ambassador for Christ and Envoy for House of **Last**, an Ecclesiastical Nation by the Grace of God, under mandate of Kingdom of Heaven to subdue the Earth in His name for His Glory, and this fact stands undisputed, and;
2. **First Middle Last**, C.S., by the grace of God, stands pledged to and remains a citizen of Kingdom of Heaven, thus a foreigner with respect to United States, and this fact stands undisputed, and;
3. **STATE OF BIRTH** for United States did in fact register, subscribe, issue, and deliver an Exequatur titled "Certificate of Live Birth" for "**First Middle Last**" to **First Middle Last**, C.S., by the Grace of God, by way of operation of Law and this fact stands undisputed, and;
4. The issuance of this Exequatur by **STATE OF BIRTH** for United States did operate in the capacity of Host and Receiving Nation and this fact stands undisputed, and;
5. Issuance of this Exequatur stands as prima facie evidence of the fact that United States by and through **STATE OF BIRTH** did receive the Public Estate of **First Middle Last**, C.S., by the Grace of God, stylized as **FIRST MIDDLE LAST**, to have and to hold unto death do us part in order to create a more perfect Union and this fact stands undisputed, and;
6. The issuance of this Exequatur by **STATE OF BIRTH** for United States extends and grants hospitality to **First Middle Last**, C.S., and domicile to the mission known as House of **Last**, an Ecclesiastical Nation by the Grace of God, as Host and Receiving Nation and this fact stands undisputed, and;
7. Acceptance of this Exequatur and Grant of Hospitality binds United States, as subscriber to the Vienna Convention, with delivery for the enjoyment of the privileges and immunities specified within the Vienna Convention to **First Middle Last**, C.S., by the Grace of God, the members of this mission, their families, and diplomatic curriers and this fact stands undisputed, and;
8. Pursuant to the Law of Nations, subscribed within Book 2 at Article 101, a foreigner remains subject to the general laws made to maintain good order, and which have no relation to the title of citizen or of subject of the state; The public safety and the rights of the nation necessarily require this condition; and the foreigner tacitly submits to it, as soon as he enters the country, as he cannot presume that he has access upon any other footing and this fact stands undisputed, and;

This Document is a Matter of Public Record

9. Pursuant to the Law of Nations, subscribed within Book 2 at Article 105, a foreigner granted hospitality ought to assist Host Nation upon occasion, and contribute to its defense, as far as is consistent with his duty as citizen of another state for there is nothing to hinder him from defending it against pirates or robbers, against the ravages of an inundation, or the devastations of fire and this fact stands undisputed, and;
10. United States declares and acknowledges, by and through 12 U.S. Op Atty. Gen 182 regarding the Reconstruction Acts, June 12, 1867, that 'no legal State governments or adequate protection for life or property exist' [in those ten States], and that 'it is necessary that peace and good order should be enforced' in those States 'until loyal and republican State governments can be legally established' and this fact stands undisputed, and;
11. United States declares and acknowledges, by and through 12 U.S. Op Atty. Gen 182 regarding the Reconstruction Acts, June 12, 1867, that 'until the people of said rebel States shall be by law admitted to representation in the Congress of the United States, any civil governments which may exist therein shall be deemed provisional only, and in all respects subject to the paramount authority of the United States at any time to abolish, modify, control, or supersede the same' and this fact stands undisputed, and;
12. United States declares and acknowledges, by and through 12 U.S. Op Atty. Gen 182 regarding the Reconstruction Acts, June 12, 1867, that this act [the act of March 2, 1867] contemplates two distinct governments [in each of these ten States]: the one military, the other civil. The civil government is recognized as existing at the date of the act. The military government is created by the act and this fact stands undisputed, and;
13. Since March 9, 1933, United States operates under a perpetual and continuous declared state of National Emergency, thus operates thru de-facto martial rule with all commercial activity regulated under the National Emergencies Act and this fact stands undisputed, and;
14. Since March 9, 1933, ALL public offices stand abandoned; their functions having been since transferred to the United Nations through Executive Order 9698 on February 19, 1946, and this fact stands undisputed, and;
15. Pursuant to the Law of Nations, subscribed within Book 1 at Article 196, one may use the natural right common to all men, by which every one is permitted to endeavor to procure his own safety when he is abandoned by those who are obliged to grant him assistance and this fact stands undisputed, and;
16. Pursuant to the Law of Nations, subscribed within Book 1 at Article 192, when a nation is not capable of preserving herself from insult and oppression, she may procure the protection of a more powerful state. If she obtains this by only engaging to perform certain articles, as to pay a tribute in return for the safety obtained, — to furnish her protector with troops, — and to embark in all his wars as a joint concern, — but still

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reserving to herself the right of administering her own government at pleasure, — it is a simple treaty of protection, that does not all derogate from her sovereignty, and differs not from the ordinary treaties of alliance, otherwise than as it creates a difference in the dignity of the contracting parties and this fact stands undisputed, and;

17. Therefore, with God in Witness, **First Middle Last**, C.S., by the Grace of God, as Ambassador of Christ and envoy for House of **Last** does accept, surrender and yield-up this Exequatur issued by the **STATE OF BIRTH** on behalf of and for United States and in keeping with the duties conferred unto Him by the Grace of God does declare and accept the Church of Philadelphia as the ONLY Lawful Civil Authority, for Jesus Christ is the Foundation of All, and;
18. Furthermore and to assist with and bring to peace the perpetual State of Emergency initiated in 1933, **First Middle Last**, C.S., by the Grace of God, as Ambassador of Christ and envoy for House of **Last** does pledge and grant favor of usufruct over ALL-WORKS done by and through "**FIRST MIDDLE LAST**" to the Treasury for the United States for the benefit of the United States and its inhabitants for the purpose of underwriting and insuring the public debt of the United States, and;
19. Furthermore and to perfect this union, **First Middle Last**, C.S., by the Grace of God, as Ambassador of Christ and envoy for House of **Last** does assign any title interest in Reversion of pledged WORKS to the Treasury for the United States upon condition that any property so received be sold and the proceeds used to reduce the public debt of the United States, and;
20. Furthermore and in reciprocation of this pledge, **First Middle Last**, C.S., by the Grace of God recognizes Church of Philadelphia as the ONLY Lawful Civil Authority, for Jesus Christ is the Foundation of All, and it is hereby pledged that House of **Last** shall forever remain subservient to Church of Philadelphia, and;
21. Furthermore and in reciprocation of this pledge, House of **Last** shall forever observe, respect and obey the Laws of God Almighty and work to spread the Kingdom of Heaven here on Earth through the teachings of Jesus Christ.

By the Grace of God and with God Almighty as my witness, in the name of Jesus Christ and in accordance with the laws of the united States of America, **First Middle Last**, C.S., by the Grace of God, as Envoy for and on behalf of the House of **Last**, does hereby adopt, execute and subscribe this Declaration of Surrender in perfection of this union on this _____ day of this _____ in this year of our Lord _____ and let no man allow another to tear this union asunder.

By: _____
First Middle Last, C.S., by the Grace of God
Ambassador of Christ
Envoy for House of **Last**

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Rebuttal of Presumption of Death by Affidavit

State of **State**)
) s.a.
County of **County**)

Before Me, the undersigned Notary, personally appeared
Last, first-middle (heretofore and hereinafter-"Affiant") who
being first duly affirmed and identified and in accordance
with the Law, hereby states and affirms;

PASSPORT PHOTO HERE

1. That a certain Instrument referenced herein
stylized as a "Certificate of Live Birth" issued by the
OFFICE OF ISSUER, STATE OF BIRTH, bearing the
registration "**First Middle Last**"; State File no.:
xxxxxxxxxx
evidences a presumption of death of Affiant on **DATE-REGISTRAR-FILED**.
Flesh and Bones Likeness
2. That the said "Certificate of Live Birth" evidences a rebuttable presumption that can be
disproved by evidence showing the presumed dead is Living.
(See Presbyterian Church v. St. Louis Union Trust Co. (1974), 18 Ill. App.3d 713).
3. That the evidence disproving the presumption of death is contained and incorporated
herein as "Certificate of Proof of Life" is considered as if fully restated by this reference.
4. That any and all administrations of the divine legal estate of Affiant are based upon
said evidence of presumption of death "Certificate of Live Birth" are void ab initio to
DATE-REGISTRAR-FILED when said certificate was filed into Public Records.
5. That all title to the corpus and legal estate of Affiant shall revert back to Affiant under
the provisions of the Cestui Que Vie Act of 1666.
6. That the purpose of this Affidavit is to rebut any/all presumptions of death of the
Affiant to include the revesting of title to all property in Affiant under the provisions of
the Common Law of England.

Further, The Affiant Sayeth Not.

all rights unalienable, without recourse.

By: _____
Last, first-middle, by the Grace of God Almighty

Subscribed and Affirmed to me before me, this
_____ day of _____, 2017.

NOTARY PUBLIC (seal)

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Certificate of Proof of Life

State of State)
County of County) s.a.

Witness # 1

I, Witness1 Name, who being first duly affirmed and identified and in accordance with the Law, hereby states and affirms;

1. I hereby certify that Last, first-middle, is personally known to me, is living, and of sound mind before us at City, State, on this ____ day of Month, 2017.
2. I hereby subscribe our names to this instrument in attestation thereof, in the presence of the said Notary Public in and for the said state.

Subscribing Witness _____
Printed Name Witness 1 Name

"A notary public or other office completing this certificate verifies only the identity of the individual who signed the document, to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document."

Subscribed and Affirmed to me before me, this

_____ day of _____, 2017.

By Witness 1 Name.

NOTARY PUBLIC (seal)

Witness # 2

I, Witness2 Name, who being first duly affirmed and identified and in accordance with the Law, hereby states and affirms;

1. I hereby certify that Last, first-middle, is personally known to us, is living, and of sound mind before us at City, State, on this ____ day of Month, 2017.
2. I hereby subscribe our names to this instrument in attestation thereof, in the presence of the said Notary Public in and for the said state.

Subscribing Witness _____
Printed Name Witness 2 Name

"A notary public or other office completing this certificate verifies only the identity of the individual who signed the document, to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document."

Subscribed and Affirmed to me before me, this

_____ day of _____, 2017.

By Witness 2 Name.

NOTARY PUBLIC (seal)

ANNEX

A

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Affidavit of Mailing

I am over the age of 18 and competent to testify and do solemnly attest that the foregoing facts contained herein are true, correct and complete to the best of my knowledge and hereby states and affirms;

On _____, 2017, undersigned served the foregoing document(s).

Addressed to:

CLERK OF COURT
Mailing Address
City, State Zip

(By Certified Mail: **xxxx xxxx xxxx xxxx xxxx**)

I personally deposited the foregoing documents with the United States Post Office for delivery to the above listed location on **county** County, on **State**.

Executed on _____, 2017, on **county** County, **State**.

Addressed to:

PLAINTIFF
PLAINTIFF ATTORNEY
Mailing Address
City, State Zip

(By Certified Mail: **xxxx xxxx xxxx xxxx xxxx**)

I personally deposited the foregoing documents with the United States Post Office for delivery to the above listed location on **county** County, on **State**.

Executed on _____, 2017, on **county** County, **State**.

By: _____

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BELOW THIS LINE FOR RECORDER'S USE ONLY