**©JANE ANNA DOE™ Estate / Trust**

**©Jane-Anna: Doe - Living Womb-man**

**Executrix/ Jus Soli/ Sui Juris**

**c/o 1313 Mockingbird Lane**

**Los Angeles, California republic.**

**within America, without United States, D.C.**

**near [90210-9998]**

Registered Mail: Return Receipt:

**EFFECTIVE DATE: April 30th, 2018**

**CERTIFICATION OF SALE, OWNERSHIP, and EXPORTATION by JURAT AFFIDAVIT**

**DUE NOTICE: REMOVAL OF “VEHICLE” REGISTRATION FROM DATABASE.**

TO ALL WHOM THIS PRESENTS:

I come to you in peace, Truth, and honor. All of these facts can be verified in "law" and history.

I: the living private womb-man and special heir of יְהוָה who grants my sovereignty with the given appellation called ©Jane-Anna: Doe™; do Acknowledge, Affirm, Swear, Testify, and Verify that:

All the following is True and correct to the best of my knowledge with all Rights claimed and retained: errors and omissions excepted. I affirm that I am of lawful age of the majority, and competent to create and execute this instrument by Jurat Affidavit. Govern your self accordingly.

©JANE ANNA DOE™ Estate and/or its officers and/or agents thereof; is a tax-exempt, private, foreign nation having no valid contracts with the private, for-profit corporations doing business as UNITED STATES and/or STATE OF CALIFORNIA and/or STATE OF CALIFORNIA DEPARMENT OF MOTOR VEHICLES and/or any other corporate fiction impersonating a government office per correspondence from the INTERNAL REVENUE SERVICE. Any claims of the existence of a valid and lawfully enforceable contract are hereby null and void ab initio as they were entered by force and under duress. The undersigned (“Affiant”) hereby gives DUE NOTICE to the STATE OF CALIFORNIA, DEPARTMENT OF MOTOR VEHICLES (a private, for-profit, tax-liable, non-governmental office) of the following:

Chassis Identification Number: AB1CD22D123456789 MAKE: Ford MODEL: Fiesta YEAR: 2002

Vehicle Tag (*not required for private travel not engaged in commerce, and hereby surrendered*): LICTAG#

Affiant states that the above identifying information is for a private house car [cf. CVC 260(b)] owned by the ©JANE ANNA DOE™, Estate / Trust and is not a “vehicle”; nor is it used for purposes of “commerce”; nor is she a state employee or political subdivision thereof [cf. CVC 260(a), CVC 17459, CVC 17460, and CVC 21052], and that the private property listed above is no longer to be considered a “vehicle” by any standards of any codes, regulations, rules, or statutes; as this living womb-man does not have any current and/or valid contracts with the corporation of “STATE OF CALIFORNIA” or any of its supposed subsidiaries fraudulently impersonating a government office and/or officer.

This private house car is to be recognized as having been “EXPORTED” outside the jurisdiction of the “UNITED STATES” and “STATE OF CALIFORNIA”; as this private property is now held by a private, pure trust. The means by which this house car was exported is a private matter. No other documents shall be provided, and all your forms as a private, for-profit, tax-liable corporation are null and void ab initio for fraud upon the private sector.

“Statutes apply only to state created creatures known as corporations no matter whether [creatures of statute and offices of] state, local, or federal [government].” - Colonial Pipeline Co. v. Traigle, 421 US 100. (1975)

I also declare that the aforementioned private house car has been previously improperly registered as a “vehicle” for use in “commerce” by a “driver” and has been permanently located outside the UNITED STATES as of April 30, 2018.

California Penal Code 837 shall be enforced to make arrests for felony charges under California Penal Code 538 on any private, for-profit, tax-liable, NON-governmental offices and/or officers attempting to trespass upon the estate and/or private, pure trust under “*color of law*” and/or impersonating a “*Peace Officer*”, or any other government office/officer, and/or violating California Executive Order D-78-89, and/or California Statutes at Large Chapter 412; Page 83 and charged with Treason pursuant to .

“... [T]he exemptions provided for in section 1 of the Motor Vehicle Transportation License Act of 1925 (Stats. 1925, p. 833) in favor of those who solely transport their own property … and of those who transport no persons or property for hire or compensation, by motor vehicle, have been determined in the Bacon Service Corporation case to be lawful exemptions. - In re Schmolke (1926) 199 Cal. 42, 46.

“The right to travel is a part of the liberty of which the citizen cannot be deprived without due process of law under the 5th Amendment.” - Kent v Dulles, 357 U.S. 116, 125.

“Undoubtedly the right of locomotion, the right to remove from one place to another according to inclination, is an attribute of personal liberty, and the right, ordinarily, of free transit from or through the territory of any State is a right secured by the l4th Amendment and by other provisions of the Constitution.” - Schactman v Dulles, 96 App D.C. 287, 293.

"The right to travel is a well established common right that does not owe its existence to the federal government. It is recognized by the courts as a natural right." Schactman vs Dilles

“No state may convert any secured liberty into a privilege and issue a license and a fee for it.” - Murdock v. Pennsylvania 319 U.S. 105 (1943)

"If the state does convert your right into a privilege and issue a license and a fee for it, you can ignore the license and a fee and engage the right with impunity." Shuttlesworth vs. Birmingham, AL. 373 U.S. 262 (1963)

The distinction is made very clear in Title 18 U. S. Code § 31 defined under "Motor vehicle" and "Used for commercial purposes". Clearly, an automobile is private property in use for private purposes, while a motor vehicle is a machine which may be used upon the highways for trade, commerce, or hire.

In Title 26 U.S. Code § 280F ... limitation where certain property used for personal purposes states in

cf. [(d)(5) Passenger Automobile (B) Exception for certain vehicles The term “passenger automobile” shall not include -

 (ii) any vehicle used by the taxpayer directly in the trade or business of transporting persons or property

 for compensation or hire, …. ]

A passenger automobile or house car is NOT a “vehicle” and is not required to have license, tag, or insurance; for that would be a federal; violation of RICO laws (racketeering).

California Executive Order D-78-89 is the Executive Order by the late California Governor George Deukmejian which orders government actors to cease and desist in the acts of stealing the people’s private property.

cf. [WHEREAS, the Fifth Amendment to the United States Constitution, applicable to the State of California by the Fourteenth Amendment, and Article 1, Section 19, of the California Constitution, guarantee that private property shall not be taken for public use without just compensation; and

WHEREAS, recent United States Supreme Court decisions in Nollan v. California Coastal Commission, 483 U.S. 825 and First English Evangelical Lutheran Church of Glendale v. County of Los Angeles, 482 U.S. 304, have affirmed that state governmental actions, including regulations, that do not formally invoke the condemnation power may result in a taking of private property, even temporarily, for which just compensation is required; and ….]

Link to official California government archives:

<https://www.documents.dgs.ca.gov/RESD/EOs/EO%20D-78-89.pdf>

California Statutes at Large Chapter 412; Page 83 is an actual law (Statutes at Large) that states

cf. [“Highways are for the use of the traveling public, and all have the right to use them in a reasonable and proper manner; the use thereof is an inalienable right of every citizen.”; and

Escobedo v. State 35 C2d 870 in 8 Cal Jur 3d p.27

“*RIGHT — A legal RIGHT, a constitutional RIGHT means a RIGHT protected by the law, by the constitution, but government does not create the idea of RIGHT or original RIGHTS; it acknowledges them* . . .”; and

Bouvier’s Law Dictionary, 1914, p. 2961. “*Those who have the right to do something cannot be licensed for what they already have right to do as such license would be meaningless*.”]

And 42 US CODE 14171 and Fraud - certification is false... 26 US Code 7701(h) and 18 USC Sec 8 - Unlawful conversion, and 42 USC § 1427, and 34 USC 12611 and 28 CFR Part 29.1 Regulations, and 29.11 Sale or other transfer of an enrolled vehicle, and ;

I, woman known as Jane Anna Doe; do affirm, certify, declare, swear and verify that all the aforementioned and attached is True to the best of my knowledge. Errors and Omissions Excepted.

The original instrument remains with me; and copies are sent to all, but not limited to, the following:

**Department of Motor Vehicles**

**ATTN: John Adam Hancock**

**d/b/a Office of the Director
2415 1st Ave., Mail Station F101
Sacramento, CA 95818-2606**

**LAWFUL NOTICE:**

The Certifying Notary is an independent contractor and a Federal Witness Pursuant to TITLE 18, PART I, CHAPTER 73, §. 1512. *Tampering with a witness, victim, or an informant*. The Certifying Notary is a Deputy Secretary of State who also performs the functions of a quasi-Postal Inspector under the Homeland Security Act by being compelled to report any violations of the U.S. Postal regulations as an Officer of the Executive Department. Intimidating a Notary Public under Color of Law is a violation of Title 18, U.S. Code, Section 242, titled “*Deprivation of Rights Under Color of Law*,” which primarily governs police misconduct investigations. This Statute makes it a crime for any person acting under the Color of Law to willfully deprive any individual residing in the United States and/or united states of America.  Using a notary on this instrument does not constitute any adhesion, nor does it alter my status in any manner. The notary is for the purpose of providing verification and identification only but is not a party to this claim and not for entrance into any foreign jurisdiction, or benefit thereof.

I hereby affix my own autograph, DNA and seals to all the affirmations and testimony in this entire document with explicit claim of all my unalienable, unviolable, inherent, imprescriptible, God-given and natural, birthrights and my specific common law right to not be bound by any contract or obligations; which I have not entered into knowingly, willingly, voluntarily, conscious consent, or without misrepresentation, deceit, duress, coercion or threats.

**NOTICE TO PRINCIPAL IS NOTICE TO AGENT/S.**

**NOTICE TO AGENT/S IS NOTICE TO PRINCIPAL.**

**WITHOUT RECOURSE / NON-ASSUMPSIT / NON-PRESUMPSIT.**

**All Rights Claimed and Retained. Errors and Omissions Excepted.**

I come in peace, Truth, and honor.

Govern your self accordingly.

**JURAT AFFIDAVIT**

I affirm, certify, declare, swear, and verify under penalty of perjury under the laws of the united States of America that the foregoing is true and correct. [cf. *28 U.S. Code § 1746 and Public Law 94-550, § 1(a)*]

The undersigned, ©Jane Doe™, hereby certifies, declares, deposes, swears and verifies that:

1. I: a private, living woman; am a natural born National state Citizen of Georgia, in its constitutional capacity, as one of the several states of the Union; and a private, noncitizen, non-resident, non-domestic, non-person, non-individual, national referred to as an Georgian;
2. explicitly claim and retain all of my unalienable, unviolable, imprescriptible, inherent, God/Creator-given, Creation-given, natural birth rights eternally; and thereby have status of Diplomat with diplomatic immunity;
3. I do say it is True the United States, with intent and great deception, uses the term "*United States citizen*", to deprive the people of their unalienable, unviolable, inherent, imprescriptible, God-given, birth rights, their property and sovereignty by reducing the people to chattel.
4. I have personal knowledge of the facts herein, and, if called as a witness, shall testify completely thereto;
5. I suffer no legal disabilities and have personal knowledge of the facts set forth in this document;
6. I certify, declare, swear, and verify under penalty of perjury under the laws of the united states of America that the foregoing is true and correct to the best of my knowledge.

All Authority; Accepted for Value; Peace and Love; Not for Hire; Not at War.

 I say here, and will verify in open court, that all herein be True;

 All Rights Claimed and Retained / Without Assumpsit /

 Without Recourse / Without Prejudice / My word is my Bond.

Executed this third day of January, in the common era year of two-thousand and nineteen;

nunc pro tunc praeterea preterea.

Autographed By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 ©Jane Anna Doe™ - living, private woman, Jus Soli, .

 Principal Secured Party, Sui Juris,

 Power of Attorney General-in-Fact and Truth;

Holder-In-Due-Course, Master Account Holder, .

 Copyright/ Trademark/ Trade name/ Patent owner

 Holder of the Title, Lien and Bond of the private property

 Email: YourEmailHere@hotmail.com

 ***[NOTE: Original is autographed in purple, wet-ink.]***

**Pursuant to California Statutes at Large; Chapter 197; Section 8202:**

A notary public or other officer 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.

California republic State

Los Angeles County

Subscribed and sworn to before me on this 15th day of the month January, in the year of 2019;

**Jane Anna Doe** has proven to me on the basis of satisfactory evidence to be the living woman who appeared before me.

 SEAL

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Public Notary Signature