From: First Middle Last

in care of rural route:

Your address

City, State [zip]

Vs

To: , The Secretary of State of the STATE OF CHILD’S BIRTH STATE

Street address, City, State zipcode

To: , The Secretary of State of the UNITED STATES

Street address, City, State zipcode

**Notice to agent(s) is notice to principle. Notice to principle is notice to agent(s).**

# Affidavit Rescinding of “informant” signature on Birth Record for Constructive Fraud,

**A Living Testimony in form of an Affidavit.**

# I hereby pray to God for relief and Mandate the administrator as public servant of “We the People”

**to read this thoroughly, completely and with comprehension, this document is of a very serious nature and is not frivolous.**

# There will be no presumptions or assumptions,

**no Tacit agreements, no waiver of rights, no hearsay, no lawyering, or attornment from the bench.**

# I am asking only for Truth, Facts, Honor and Fair Justice.

I, First Middle Maiden-Last, a living soul, Sui Juris, Jus Soli, being of age, and of sound mind and competent nature, do hereby produce this affidavit of truth under the penalty of perjury and reserve the right to amend and be notified if any line item is proven at error without recourse and without prejudice.

**Rights, Status, Standing, Jurisdiction**

Above all else, I, First Middle Maiden-Last, in and from the beginning, invoke my right of **self-determination** which is the foundational stone of all human rights. I hereby invoke my right of **redress of grievances**.

# I, hereby stand as a belligerent claimant upon these rights and others as required.

The Supreme Court said that the "rights of life and personal liberty are the natural rights of man. To secure these rights … governments are instituted among men" U.S. v. Cruikshank, 92 U.S. 542, 2 Otto 542, 23 L. Ed. 588

The individual Rights guaranteed by our Constitution and treaties cannot be compromised or ignored by our government or by **its courts**.

For example, in United States v. Johnson, 76 F. Supp. 538, 539 (D. Pa. 1947), Federal District Court Judge James Alger Fee ruled that,

…”The privilege against self-incrimination is neither accorded to the passive resistant, nor to the person who is ignorant of his rights, nor to one indifferent thereto. It is a FIGHTING clause. Its benefits can be retained only by sustained COMBAT. It cannot be claimed by attorney or solicitor. It is valid only when insisted upon by a BELLIGERENT claimant in person."

McAlister vs. Henkel, 201 U.S. 90, 26 S.Ct. 385, 50 L.Ed. 671;

Commonwealth vs. Shaw, 4 Cush. 594, 50 Am.Dec. 813;

Orum vs. State, 38 Ohio App. 171, 175 N.E. 876.

Notice the verdict's confrontational language in these Cases: "fighting", "combat", and most surprising, "belligerent". Did you ever expect to ever read a Federal Court condemning people for being "passive" or "ignorant"? Did you ever expect to see a verdict that encouraged people to be "belligerent" in COURT...?

Better go back and re-read that extraordinary verdict. And commit it to memory, for it succinctly describes the essence of the American legal system.

Clearly, we must do SOMETHING, for as Sir Edmund Burke said,

"The only thing necessary for evil to triumph is for good men to do nothing."

“The presumption of Liberty, rights we retain for ourselves. Freedom lies in everyone’s heart, but it must do more than just lie there.” Judge Napolitano

Constitutions and treaties are the supreme law, Statutes are Corporate bylaws.

**"Whereas it is essential, if man is not to be compelled to have recourse, as a last resort, to rebellion against tyranny and oppression, that human rights should be protected by the rule of law,"**

**(Excerpt of Preamble of - Universal Declaration of Human Rights)**

“**The States Parties to the present Covenant**, Considering that, in accordance with the principles proclaimed in the Charter of the United Nations, **recognition of the inherent dignity and of the equal and inalienable rights of all members of the human family is the foundation of freedom, justice and peace in the world**, Recognizing that these rights derive from the inherent dignity of the human person, Recognizing that, in accordance with the Universal Declaration of Human Rights, the ideal of free human beings enjoying civil and political freedom and freedom from fear and want can only be achieved if conditions are created whereby everyone may enjoy his civil and political rights, as well as his economic, social and cultural rights,

Considering the obligation of States under the Charter of the United Nations to promote universal respect for, and observance of, human rights and freedoms, realizing that the individual, having duties to other individuals and to the community to which he belongs, is under a responsibility to strive for the promotion and observance of the rights recognized in the present Covenant.”

# (Preamble - International Covenant on Civil and Political Rights)

**By the grace of God almighty, and through the supremacy clause of the Constitution and treaties of supreme law, it is I alone, who shall determine my status, standing, honor and jurisdiction.**

# No person shall be deprived of the right to prosecute or defend his own cause in any of the Courts of this State, as a human, in person-am, by attorney, or either.

**In Genesis 1:26-2:25 God gave Mankind dominion over the Land, Air, Water, the three jurisdictions, the making of LAW. (Paraphrased)**

# In Genesis 2:7 And I, God, created man from the dust of the earth, and breathed into his nostrils the breath of life, and man became a living soul. 1611 KJV

**A court has no jurisdiction to determine its own jurisdiction**, for a basic issue in any case before a tribunal is its power to act, and a court must have the authority to decide that question the first instance.” Rescue Army v. Municipal Court of Los Angeles, 171 P2d 8: 331 US 549, 91 K, ed, 1666m 67 S, Ct, 1409

I, First Middle Maiden-Last, a living soul, Sui Juris, am not a federal citizen, of District of Columbia. **I am a State National and claim** **Nationality as such. Status is defined; USC title 8 section 1101 (a) (21) (23)**

# 

# Your Birth State is a member nation State of the union of The United States of America a republic form of government created by we the people the state nationals and is not the subsidiary corporation of

**the UNITED STATES. CONTRACTS**

**American Jurisprudence 2nd 1964 vol. 16 § 373 Rights of Contract** Liberty of contract involves, as one of its essential attributes, the right to terminate contracts, Valid contracts are property and as such are protected from being taken without just compensation. The United States Supreme Court has stated that freedom to contract is the essence of freedom from undue restraint on the right to contract. Other courts have stated that the liberty to make contracts includes the corresponding right to refuse to accept a contract or to assume such liability as may be proposed. The right of liberty of contract is inherent and inalienable. It belongs to everyone by the law of the land; every man has the right freely to deal, or to refuse to deal, with his fellow men. Pg.

706 – 707

**American Jurisprudence 2nd 1964 vol. 16 § 362 Nature of Right guaranteed**

The right of property is a fundamental, natural, inherent, and inalienable right… In fact, it does not owe its origin to the constitutions which protect it, for it existed before them. It is sometimes characterized judicially as a sacred right, the protection of which is one of the most important objects of government. Pg. 691

This Means to take away one’s **RIGHT TO REFUSE CONTRACT** with anyone is to take away “The right of property” A Right that is guaranteed… and un-a-lien- able!

**Elements of a True Contract**

1. **Parties competent to contract**

The parties to a contract should be competent, being of the age of

consent, of sound mind, not disqualified from contracting by any law to which s/ he is subject. A flaw in capacity may be due to minority, lunacy, idiocy, under influence, drunkenness, or dissimilarity of kind. The parties should be of the same kind, being either legal fiction actors, or natural living men/women, allowing more than two parties, but never a mixture of these kinds and their respective jurisdictions.

# Free and genuine consent

The consent of the parties to the agreement must be free and genuine. The consent of the parties should not be obtained by misrepresentation, fraud, undue influence, coercion, or mistake. If the consent is obtained by any of these means, then the contract is not valid or legally/lawfully enforceable.

# Full and honest disclosure

When negotiating a contract, full disclosure is the step of providing all material information, or telling the “whole truth”, about any matter which may influence the decision-making of the other party or parties before they decide to enter a contract. If either party fails to make full disclosure, the contract is null and void.

# Valuable consideration

The consideration is something of value possessed by the parties that is brought to the contract table. This something of value is bargained for and given in

exchange for a promise or a performance. The parties must each receive a benefit, and each suffer a detriment. To be enforceable, a contract must have valuable consideration. A contract is unenforceable if it has insufficient or unequal consideration without agreement.

# Certainty of terms

The Terms and Conditions of the contract must be fully disclosed and agreed upon and must be certain and fixed. Any subsequent variation of terms must be agreed.

# Meeting of the minds

A meeting of the minds “consensus ad idem”, occurs between the parties when they recognize each other, understand their mutual obligations, and agree. A meeting of the minds occurs between living men/women in lawful matters (Common Law jurisdiction), and between legal fiction actors in legal matters (Admiralty Maritime jurisdiction). A contract must be either Lawful or Legal. If one party to a contract makes a “signature” as an “accommodation party” to a legal fiction person, while the other party makes an “autograph” for a living man or woman, the parties are of unequal kinds, and the contract is null & void.

# Autographs or Signatures

Lawful written contracts between living men/women must carry the wet ink autographs of the parties, comprising living identification such as a thumbprint, but more often living standing is recognized by an unambiguous declaration with the handwritten wet ink autograph, including the prefix “By:”, and/or the words “All Rights Reserved,” and “Without Prejudice,” written below. Legal written contracts between legal fiction actors must carry the wet ink signatures of the parties, as an accommodation party from a man/woman.

# Privity of contract

A contract exists only between the parties. No third-party can obtain rights

contained within a contract, or buy or sell a contract, without the express permission of the original parties.

# Title 28 USC 3002 Section 15A states United States is a Federal Corporation and not a government, including the Judicial Procedural Section.

In numerous cases, SCOTUS has said in summary:

* 1. that since governments chose to incorporate themselves, they must abide by the same rules as any other corporations.
  2. that governments are now de facto, as corporations; and that they pass no laws, but only corporate bylaws called rules, codes, statutes, executive orders, ordinances, and policies.
  3. that all rules, codes, statutes, executive orders, ordinances, and policies, are “colored/colorable” and governed only by the consent of the governed and through the fraudulent creation and unlawful conversion of mankind into a legal Person, Citizen, Resident. Obtained through TACIT Agreement and not honorable contract.

**CLAIM of CONSTRUCTIVE FRAUD**

The thing about fraud is this: At some point in time, it must be first recognized, it must be learned, and then it must be vitiated.

Only then is justice obtained. Only then is Liberty achieved.

Please let me explain the “Claim of Constructive Fraud” above so you may rule any, and all contracts pertaining to this matter and to this living soul and my minor children. Void Ab Initio. Thereby void of PARENS PATRIAE.

**The Living story of the Fraud**

the Cestui Que Vie Act of 1666

I, a Mother, a woman, a living soul, created by God, of flesh and blood, very much alive; went into the unknown “foundling” (a safe place to abandon a child) hospital believing she would get care but instead was falsely declared indigent, and a pauper.

Then… Having recently undergone the extreme duress of a major medical trauma commonly known as childbirth, and probably under the influence of painkillers, being anxious to go home to my comfortable bed, in order to pursue a happy life with my beautiful, newly born and living baby.

I, unknowingly filled out some dubious and unexplained forms put before me.

Then...Through the Constructive fraud of government I was coerced by the foundling hospital into signing these documents as an “informant”, (one who gives someone up to another), and by presumptive Tacit agreement was unknowingly misdescribed and unlawfully converted from a child of god, a living soul, a state national, a inhabitant on the land, into a citizen, a person, a resident which by historical definitions of a “city employee”, a “dead legal entity or vessel or office of person”, and “as someone there temporarily to do business”, thereby changing my child’s status, standing, and jurisdiction.

The state acting under false and fraudulent doctrines of Parens Patriae, and In Loco Parentis. Claiming the State is the Parent is an Odious presumption and arrogantly false and as far as I am concerned an act of “war crimes and capital felony treason” and I’m hereby putting you on **Notice**.

And… As an innocent mother thus failing to recognize the lifelong consequences of my actions as there was no “Full and Honest Disclosure” nor any “Meeting of the Minds” which surely Vitiates any contract.

I was lied to and told “it’s just to give your baby a name and to get registered”.

This form that I as a mother signed was fraudulently used to create a document of title, through a Bank, drawn as a Bond, an Insured Security, and was then sent to the Department of Human Resources and registered as human capital.

Lifetime Slavery of the flesh and soul of mankind, jointly by the foundling Hospital, by the STATE, by the UNITED STATES, by the “treasury”, the IMF, and others.

This Action created a Trademark/Copyright infringement and Unlawful Conversion of the God inspired, parent given Christian born Name, unlawfully converted to birthed NAMES and bonded, the CUSIP #’s attached, UNITED STATES TREASURY BONDS issued, INSURED and sold on the market through US Treasury Bonds, in LEI’s or through Department of Fiscal Services and used as the full faith and credit of the UNITED STATES and held under the CESTUI QUE VIE (PCT) trust, all these are “look alike sound alike” names, a constructive fraud and unlawful conversion.

***It was a fraud created by a powerful and corrupt group of controlling men.***

Since YOUR NAME AS SHOWN ON FIRST BIRTH RECORD Was Fraudulently created by STATE OF STATE, with its creation (berthed) date as recorded on the\_\_\_, Day of Month, 20\_\_\_ as Instrument File No. , of Official Records of

COUNTY COUNTY, Department of Human Resources of the STATE OF STATE. With its Own unique CUSIP ##redacted##. is also Dead having no remedy available to its Fictionally Dead Entity.

While I, First-Middle; of family of MaidenName, Born alive on the different date of

day of month, 20\_\_at\_\_\_\_\_\_a.m. upon the Land Jurisdiction known as State, a De Jure republic, was, as its signatory officer, (person) without “full and honest disclosure” of what that meant, was a minor at the time and therefore not even a valid party to the contract.

# In Admiralty; “Delivered” out of the “water” through the “berth canal” delivered at the “dock” by the “doctor” ie “dock-tender” with “bill of lading” for port taxes then discharged “sets sail” Where, he is presumed/deemed dead and “LOST AT SEA” by his very co-trustee of his own (E)state while his employees (Government Corporations) public servants steals from the fruits of his/her labor.

Then through this fraud tried to make the woman, the living soul, converted to a signatory officer (into a “PERSON” or Vessel) a fraudulently created dead dog Latin entity, an unknowing party to the Bankrupt Corporation the UNITED STATES, the USA INC. and STATE OF STATE subsidiary, all just more constructive fraud.

As mentioned above, at some point in time one recognizes the fraud as the woman, the living soul, this child of god, has done and has awoke to the fact that it is his/her blood, sweat, and the tears and pains of his labor, the woman’s, that has been fraudulently held as the surety and the debtor when she is truly the holder in due course and the actual creditor...

I also hereby rescind the marriage contract with the State, as again through constructive fraud I the woman became “enjoinder property” without my knowledge or permission or full and honest disclosure of the Patent with USPTO. I am no one’s Property!

I ask you this; Is the woman and Living soul, who is very much alive, an Executor to, a Beneficiary of, or in any other way, is she one who enjoys any financial benefit to this Cestui Que Vie Trust estate?

Or does one have to call in a federal bankruptcy/probate judge to dissolve the Cestui Que Vie Trust and settle/probate and claim the estate / the minor account?

Having the proceeds of the trust directed/sent to the true beneficiary, me!

Or, does one just claim it by asking the administrator, as the law states?

These private secret trusts are set up under Canonum De Ius Positivum Canons of Positive Law....

Canon 2057 - Any Administrator or Executor that refuses to immediately dissolve a Cestui Que (Vie) Trust, upon a Person establishing their status and competency, is guilty of fraud and fundamental breach of their fiduciary duties requiring their immediate removal and punishment.

# I, First Middle Maiden-Last, a living soul, a woman, do not consent to this type of fraud. I am governed by my GOD, his beloved Son, Jesus Christ, the guidance of the Holy Spirit, and the dictates of my own conscience.

**I, First Middle Maiden-Last, as Principal Creditor, and Beneficiary of the Cestui Que Vie trust (PCT) by Special Devine Appearance only, do hereby appoint you judge and administrator as trustee and trust fiduciary and command you to settle this matter and remove me as signatory “INFORMANT” from the Birth Registrar of my children, my uniquely created biological god given property and acknowledging the claim of my return from sea to claim my estate and the estates of my father and grand-fathers as their rightful heir, as well as my priority claim of my property and estate.**

# On my knees before God, through his beloved Son, Jesus Christ, and the Holy Spirit, a man, a living soul, as a servant of the Lord in his name, Amen.

See attached certified true copies of original birth records of my children, sons, and daughters of God, and my uniquely created biological property!

Exhibits 1 CHILD’S VESSEL; Child’s Christian Name 2 CHILD’S VESSEL; Child’s Christian Name

Proceeding hereby and forever as Sui Juris, Jus Soli, a Non-Representative, Non-Agent, Non Personam, Non-Resident, by all rights and all powers as ordered by the 9th and 10th amendment of Bill of Rights and Bill of Provisions by The United States of America Constitution. And in accord with the supreme treaties listed in this document including the ICCPR. (1976) Signed by United States 1993.

# As One of We the People, I, do hereby and at peace, politely and with honor, command you, our public servant to follow this Mandate directive and rescind. Void Ab Initio. And return that which is mine.

**FOR CAUSE, STATUS, STANDING, FRAUD and a lack of JURISDICTION.**

**PER; 28 U.S. Code § 1746 - Unsworn declarations under penalty of perjury**

(1) If executed without the United States: “I declare (or certify, verify, or state) under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on . (date)

# Without prejudice, and without recourse, I, hereby place my Autograph below

**By: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

First-Middle; Last

FURTHER I SAYETH NOT.

This document is now hereby considered publicly published and placed upon the record. You have 21 days to respond. This Affidavit un-rebutted shall become the judgement. I will then publicly publish your responses or your non- responses.

# Notary public as JURAT CERTIFICATE

State State

# County County

On this day of, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_before me, a Notary Public, personally appeared First Middle Last who proved to me on the basis of satisfactory evidence to be the man/woman whose Name is subscribed to the within instrument and executed the same in his/her authorized capacity, And executed, the instrument known as: A Rescinding of “informant” signature on Birth Record

I certify under PENALTY OF PERJURY under the lawful laws of

# State State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Of Notary Public (seal)