

## Declaration of the Naturalization Act of July 1779

I declare that I am the owner and operator of my vessels on Earth from the moment my zygote first formed, together with all DNA and all substance matter in any way associated with me and my incarnation, and I further declare that I accept my divine origin and all honor, right, title, and material interests I am owed; declare my political status as an American state national born within the physical borders of: **[Born-State]**;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I reject, renounce, and remove all Powers of Attorney granted by me or issued under my name prior to this day;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I reject, renounce, and remove all and any allegiance to any king or prince, any foreign state, foreign government, flag or thing;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I have never knowingly, willingly, and voluntarily pledged myself to any incorporated entity at all, including but not limited to any incorporated church, synagogue, mosque or temple;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I have never knowingly, willingly, or voluntarily pledged myself to any foreign sovereign or separated myself from my birthright political status;

I declare, publish, and affirm under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that my house is established **Bartow** County and my home is established in **Georgia** and no other presumption or impersonation is allowed;

I declare under the aforementioned penalties that I am a Lawful Inheritor, Landlord, Keeper, and Guardian of the Rightful and Lawful Government of this country, acting with Full Right, Authority, Responsibility and Honor, now and always while my tenure on Earth shall last — and I present this Declaration of the Naturalization Act of 1779 and place it upon the Public Record of the **Georgia** Assembly.

**Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals.**

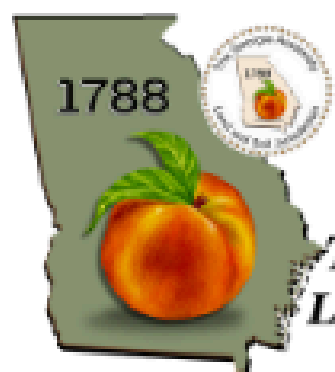
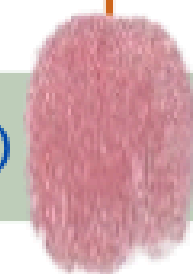
This Declaration is valid, true, correct, and complete in all jurisdictions of law: air, land, and sea. So signed and sealed this \_\_\_\_\_ day of the month of \_\_\_\_\_ and the year of \_\_\_\_\_.

by: \_\_\_\_\_ © Seal

[your Full Name]

by: First Middle Last ©

blue ink



*The Georgia Assembly  
Land & Soil Jurisdiction*

What is it?

In July of 1779 the Founders faced a problem: how to identify Americans versus Brits and Dutch and Swedes and other nationalities living here in this country? The 1779 Naturalization Act was the answer.

It's a very simple requirement by which our Forefathers identified themselves as Americans and not Brits, not French, not Dutch.... or any of the other options that were available in Colonial America.

We have been facing a similar problem today, in that our Federal Subcontractors have proliferated and promoted their citizenship(s) as separate political statuses, and have created False Registrations as Territorial U.S. Citizens and as Municipal "citizens of the United States" in our names without our knowledge or consent.

Once again, we need to declare our political status as Americans.

So, we use The 1779 Naturalization Act and we provide some necessary updates by which Americans, both those born within the physical borders of the States, and those who have been Naturalized as United States Citizens, may establish and/or re-verify their political status via recording their Declarations with their State Assemblies.

## Witness Testimony Affirming American State Political Status and Identity

This Witness Testimony verifies the identity of the man/woman shown in this photograph to establish their political status as an American State National or American State Citizen, depending on their choice.

Name appearing in this photo: \_\_\_\_\_



Standard  
Passport  
Size Photo here.  
2.0 x 2.0 inches

Physical Address: \_\_\_\_\_

Witness: I, \_\_\_\_\_ (printed name), know the lawful person shown in the photo above by the name shown, and I know of their family and history, sufficient to know that they were born at the time and place shown on the face of the referenced Birth Certificate or shown on the accompanying United States Naturalization paperwork.

My relationship to the Declarant is: \_\_\_\_\_

This testimony is true, complete, and correct to the best of my knowledge and I make it under Penalty of Perjury under the Public Law of The United States of America:

So affirmed this \_\_\_\_\_ day of \_\_\_\_\_ in the year of \_\_\_\_\_.

by: \_\_\_\_\_

I may be contacted at: (phone) \_\_\_\_\_

(email) \_\_\_\_\_, or at this mailing address: \_\_\_\_\_



by: **First Middle Last**  
**blue ink**

What is it?

“...by the testimony of two or three witnesses every matter will be confirmed.” – 2 Corinthians 13:1

The reason you create and develop the paperwork in the first place, is to use it as superior evidence of who you are (a Lawful Person) and the capacity in which you are acting (peaceful American State civilian). The two witness testimonies are more recent and therefore superior evidence that the American State National is who he says he is.

The two affirmed Witness Testimonies are to be from people ideally having first hand knowledge of who the American State National is (friends, family, classmates, long time employers, coworkers, etc.) and where and when they were born, clearly identifying a picture of the American State National as "the" one who was born at such and such a time and place to such parents. The witnesses that sign the document should have known the American State National for at least seven years if they don't have first hand knowledge of where and when they were born.

## Acknowledgement, Acceptance and Deed of Re-Conveyance

I, the living man, **John Mark Doe**, being of age, of sound mind and in good health, free of all duress or improper consideration hereby acknowledge, accept, and re-convey my given lawful Trade Name, **John Mark Doe** to the land and soil of **Wisconsin**, my native state, together with all derivative names, including **John Doe, John M. Doe, J.M. Doe, JOHN MARK DOE, JOHN M. DOE, JOHN DOE, J.M.DOE**, and all other variations however styled, punctuated, spelled, ordered, or otherwise represented as pertaining to me and my estate, and hereby declare their permanent domicile on the land and soil of **Georgia**.

All prior Powers of Attorney, all other prior presumed or granted Executorships, Guardianships, and Agency relationships are terminated and revoked effective with my natural birthday **July 7, 1900**, as I elect to be recognized as the sole living owner, executor, beneficiary, and agent of my name and estate since my 21<sup>st</sup> birthday on **July 7, 1921**.

So said, so signed, and so sealed by my living hand this **2nd** day of **October** in the year **2019** by:

\_\_\_\_\_ seal

by: **First Middle Last©**

**red ink**



### What is it?

This document establishes that your Trade Name is being officially removed from the international jurisdiction of the sea and from foreign places like Puerto Rico, and returned to a permanent domicile on the land and soil of your birth State --- not a "State of State", the actual land jurisdiction State of the Union. This repatriates your Good Name to the land and soil jurisdiction.

ACT OF EXPATRIATION  
AND OATH OF ALLEGIANCE

Whereas **JOHN MARK DOE** is a naturalized “citizen of the United States” under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure **JOHN MARK DOE** willingly and purposefully renounces all citizenship or other assumed political status related to the United States defined as “the territories and District of Columbia” (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864) and its government, a corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of **HIS birth or adopted** known as **(your birth state, Texas, Wyoming, etc.)** and does freely affirm **HIS** allegiance to the same actual and organic state of the Union and does accept and reclaim **HIS** true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by **Doe, John Mark, c/o Post Office Box 1019, Redmond, Georgia, Postal Code Extension 98101.**

This action I validate, certify, Witness and affirm this \_\_\_\_\_ day of \_\_\_\_\_, **2021**:

By: \_\_\_\_\_ (seal) **John Mark Doe**



completing one  
for each

by: First Middle Last©

by: First M Last©

by: First Last©

blue ink

What is it?

This document establishes that you willingly expatriate your names from any and all Federal Territorial and Municipal citizenship obligations and duties and return to your birthright political status. This declares that you are not voluntarily acting in any capacity as a federal employee or dependent or franchisee. There will be one Act for each version of your names that you have ever used.

Example: If your birth name is John Mark Doe, you will have one Act for JOHN MARK DOE, JOHN M. DOE, JOHN DOE.

If you have gone by any other names (i.e. married names, name changes etc) you will have the same three versions for EACH NAME.

Example: Birth name is Jane Marie Doe, you will have one Act for JANE MARIE DOE, JANE M. DOE, JANE DOE. Additionally, If your married name is Jane Marie Smith, you will have one Act for JANE MARIE SMITH, JANE M. SMITH, JANE SMITH for a total of six Acts.

If a woman was married 2 times she will have a total of nine Acts. If you a man or woman does not have a middle name, they will only have one Act. If they have more than one middle name, they can have a lot more Acts. It's not the Recording Secretaries' job to verify they have the right number of Acts signed but rather, to simply witness that they sign it matching the name in the document.

RETURN TO: **JANE MARIE SMITH, GRANTOR**

C/O Smith, Jane Marie, Administrator

ADDRESS: c/o Your Address all spelled out

City, State all spelled out [zip]

**CERTIFICATE OF ASSUMED NAME**  
**NOTICE OF TRANSFER OF RESERVED NAME**

Returnee – **YOUR LAST NAME**

**certificate of ownership**

PROVIDING FOR FILING OF NAME[S] WHEN BUSINESS IS CONDUCTED UNDER ASSUMED NAME: SESSIONS LAW 145;1907; CHAPTER 145 [H.B.64] OF THE STATE OF WASHINGTON; AN ACT PROVIDING THAT WHEN ANY BUSINESS OTHER THEN A CORPORATION(S) OR LIMITED PARTNERSHIP IS CONDUCTED UNDER AN ASSUMED NAME, A CERTIFICATE SHOWING THE REAL PARTIES IN INTEREST SHALL BE FILED WITH THE COUNTY CLERK FIXING A PENALTY x 2. TO BE DEEMED A PUBLIC OFFICER YOU MUST PRODUCE AND BE VETTED BY THE ADMINISTRATOR OF THIS DOCUMENT, A LETTER OF INTENT, A LETTER OF COMPLIANCE WITH ALL STATE AND FEDERAL RULES AND REGULATIONS AS PRESCRIBED BY THE SECRETARY OF STATE OR ANY PRIVATE PERSON WHO DOES NOT PROPERLY IDENTIFY THEMSELVES UPON REQUEST BY PRODUCING A BUSINESS LICENSE, A UBI NUMBER, AND A BOND FILLED OUT IN THE C.A.P. NAME ON THIS CERTIFICATE. ARE FINED ON THE SPOT FOR 500.00 IN CONSIDERATION. FEE SCHEDULE; TO BE DETERMINED BY THE HEAD ADMINISTRATOR OF THIS DOCUMENT AT THE TIME OF ENGAGEMENT. AND ALSO THE CORRESPONDING SESSION LAWS OF THE STATE OF ALASKA INCLUDING CHAPTER 84 OF THE 1961 SESSION LAWS, CHAPTER 84, SECTION 13, "Common Law Rights" AND AS 10.35.030 (1 CHAPTER 33 SLA 1966) TRANSFER OF RESERVED NAME.

Where as GRANTOR is a Cestui Que Vie TRUST formed without the knowledge or consent of the Grantee and has accumulated unauthorized debt against the ESTATE benefiting secondary beneficiaries merely presumed to exist and claiming to have an interest in the ESTATE established under the MUNICIPAL LAW OF THE DISTRICT OF COLUMBIA and the DISTRICT OF COLUMBIA MUNICIPAL CORPORATION, the actual Grantee, the living woman known to the public as Jenna Michelle Pratt invokes the provisions of Article IV of the Cestui Que Vie Act 1666 as one "having been found to be alive" and to be owed all benefit, control, and interest in the GRANTOR TRUST ESTATE set free and clear of all liens, debts, titles held under color of law, tithes, fees, and all other encumbrances established by the United States of America, Inc., THE UNITED STATES OF AMERICA, INC., the UNITED STATES, (INC.), USA, Inc., E Pluribus Unum the United States of America and all and any franchises thereof ab initio from the date of first registration of the ESTATE TRUST and all and any derivatives thereof, including but not limited to, **JANE MARIE DOE, JANE M DOE, JANE DOE, JANE MARIE SMITH, JANE M SMITH, JANE SMITH, JMD, JD, JMS, JS, Jane Marie Doe, Jane M Doe, Jane Doe, Jane Marie Smith, Jane M Smith, Jane Smith,**

First Middle Last ©  
blue ink 

ISSUED THIS \_\_\_\_ DAY OF \_\_\_\_\_ IN THE YEAR \_\_\_\_ ON AND FOR THE COUNTY OF \_\_\_\_\_ ON THE STATE OF WASHINGTON; NOTICE TO AGENTS IS NOTICE TO PRINCIPALS, NOTICE TO PRINCIPALS IS NOTICE TO AGENTS, WITNESS BY NOTARY DOES NOT ALTER STATUS.

By: \_\_\_\_\_  **Jane Marie Smith** © All Rights Reserved, Without Prejudice.

ACKNOWLEDGMENT OF HEAD ADMINISTRATOR FROM HOME OFFICE, **Private Banker, UCC-1-201, 1-308: c/o Jane Marie Smith,** TRUE AND REAL TRADE NAME BY MY HAND AND SEAL I TAKE OFFICE WITHOUT ENCUMBRANCE AND WITHOUT DEBT OR OTHER OBLIGATION, FULLY EXEMPT, INDEMNIFIED, AND WITHOUT GRANT OF ANY OTHER POWER OF ATTORNEY DBA: **JANE MARIE DOE, JANE M DOE, JANE DOE, JANE MARIE SMITH, JANE M SMITH, JANE SMITH, JMD, JD, JMS, JS, Jane Marie Doe, Jane M Doe, Jane Doe, Jane Marie Smith, Jane M Smith, Jane Smith, PERSONAL BUSINESS NAME,** at C/O Your current address all spelled out with no abbreviations and brackets around [zip]

RETURNEE: **Last Name**

These provisions and copyrights are in effect from March 18, 1974 onward and the Name/NAMES are renewed and permanently domiciled on the land and soil of the United States and upon land and soil of **Your Birth State.**



**The Georgia Assembly  
Land & Soil Jurisdiction**

What is it?

This document establishes your interest in and ownership of the various assumed names and assets attached to them which you have used in the course of your lifetime, and as you repatriate them also to the land and soil jurisdiction, you "re-flag" them as American assets, all owed the Constitutional protections and guarantees. It is typically 3-4 pages long.

### Cancellation of All Prior Powers of Attorney

"All prior Powers of Attorney granted by **John Mark Doe** are removed, cancelled, and permanently revoked effective {Your Born Date}.

**John Mark Doe** is Attorney-in-Fact for all purposes related to the administration of her estates and all correspondence should be addressed to: **John Mark Doe, c/o 1234 Your Street, Your City, State Name, Postal Code [XXXXX]**"

by: \_\_\_\_\_ © this \_\_\_\_\_ day of \_\_\_\_\_ 202\_\_\_\_.

**John Mark Doe** © All Rights Reserved, Without Prejudice

**Public Notary Witness**

\_\_\_\_\_ State

\_\_\_\_\_ County



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blue ink



#### What is it?

This document simply cancels all Powers of Attorney that you may or may not even know exist. You would then record your cancellation of all such Powers and make it another Extension of your Deed of Re-Conveyance. See Article 1209 by Anna Von Reitz. Please note that it is the clients responsibility to re-establish any powers of attorney the client may want to keep or be granted at the end of the document by stating any exceptions.

**Paramount Claim of the Life and Estate of John Mark Doe**

Born Month XX, 1234 in City, State

Father's Full Name X Mother's Full Name

Wedded, Month XX, 1234, City, State

The United States of America

Whereas I, the living man known as John Mark Doe, am the result of the life and love and physical embodiment of my parents, the living man known as Dad Full Name and the living woman known as Mom Full Name (née Maiden Last Name) who were lawfully wedded in City, State in the calendar year 1234, now therefore I am their living Son/Daughter from the moment of conception and from the first combining of their unique genetic code to create my unique genetic code and my zygote in support of my physical embodiment then and now, and as I am the only true and surviving inheritor, I hereby publish my claim and recording of the facts:

The Afterbirth composed of a placenta, umbilical cord, and fetal tissues which accompanied me into this world and which was in possession of my DNA was never a viable separate living organism and was instead a portion of my flesh akin to any hair, skin, or other representation of my genetic content, that was not abandoned, not donated, and not returned to me or my parents for burial. No separate estate, living status, ownership interest or death apart from my own life may be claimed in behalf of the Afterbirth or other waste resulting from my birth, from my shedding of hair, my shedding of skin, the deposit of my fingerprints or any other DNA containing substance whatsoever.

I John Mark Doe hereby establish my Paramount Claim upon my unique DNA as the only lawful and living inheritor thereof from the moment of my conception forward and I also publish my nullification of any claim of ownership or material interest in my DNA based upon samples procured from any bodily waste or substance for any purpose.

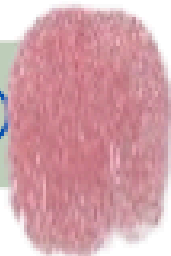
As witness to my claims, I here affix the Signature and Seal of my Lawful Person, retaining all rights and prerogatives thereof:

By: \_\_\_\_\_ ©

John Mark Doe © Living Soul, All Rights Reserved



First Middle Last©  
blue ink



**What is it?**

The Paramount Claim establishes a claim upon our life and DNA and unique identity back to the embryonic zygote--- the fertilized egg that gave rise to our physical body. See Article 1913 by Anna Von Reitz.

**MANDATORY NOTICE**  
**Foreign Sovereign Immunities Act**  
**Sections 1605 and 1607**  
**NOTICE OF LIABILITY:**  
**18 USC 2333, 18 USC 1341 and 1342**

This **MANDATORY NOTICE** is provided to all **Territorial United States** District and State and County Courts, their officers, clerks, bailiffs, sheriffs, deputies, and employees and **all Municipal Appointees** including their **DISTRICT, STATE, and COUNTY COURTS**, their **OFFICERS** and **EMPLOYEES**:

The vessels doing business as **John Mark Doe** and not limited to **John Doe, John M. Doe, J. M. Doe, J. Doe, John Mark, JOHN MARK DOE, JOHN DOE, JOHN M. DOE, J. M. DOE, J. DOE, JOHN MARK**, together with all derivatives and permutations and punctuations and orderings of these names, are not acting in any federal territorial or municipal capacity and have not knowingly or willingly acted in any such capacity since the day of nativity: **Month, day, birth year**. All vessels are duly claimed by the Holder in Due Course and held under published Common Law Copyright since **Month, day, birth year**.

These vessels are publishing **MANDATORY NOTICE** that they are **Foreign Sovereigns** from the **your birth or adopted state such as Wisconsin** state of **The United States of America**. This is your **MANDATORY NOTICE** that these above-named vessels are owed all material rights, duties, exemptions, insurances, treaties, bonds, agreements, and guarantees including indemnity and full faith and credit; you are also hereby provided with **MANDATORY NOTICE** that these vessels are **not subject** to Territorial or Municipal United States law and are owed **The Law of Peace**, Department of the Army Pamphlet 27-161-1, from all Territorial and Municipal Officers and employees who otherwise have no permission to approach or address them.

Any harm resulting from trespass upon these vessels or the use of fictitious names or titles related to them shall be subject to full commercial liability and penalties: 18 USC 2333, 18 USC 1341 and 1342.

So said, signed, and sealed this \_\_\_\_ day of **November, 2021** in \_\_\_\_\_ County, **Georgia**, The United States of America:

By: \_\_\_\_\_ © **John Mark Doe**. All Rights Reserved



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What is it?

The Foreign Sovereign Immunities Act (FSIA) of 1976 is a United States law, codified at Title 28, §§ 1330, 1332, 1391(f), 1441(d), and 1602–1611 of the United States Code, that establishes the limitations as to whether a foreign sovereign nation (or its political subdivisions, agencies, or instrumentalities) may be sued in U.S. courts— federal or state..... It was signed into law by President Gerald Ford on October 21, 1976. This Mandatory Notice is aimed at noticing your employees that you are owed all rights and guarantees, duties, and exemptions, etc.



# Declaration of Political Status

I the living woman, **Jane Marie Dooly (nee Doe)**, affirm and declare that I have returned to my lawful birthright political status as a Minnesotan, and I claim my exemptions as stated in Federal Code 8 USC 1101 (a) 21.

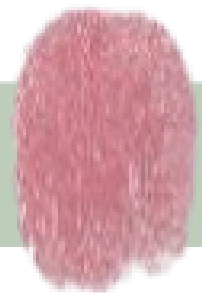
This I declare and affirm under penalty of perjury under the public law of The United States of America.

---

by: **Jane Marie Dooley (nee Doe)** ©  
All Rights Reserved  
Without Prejudice



by: **First Middle Last** ©  
blue ink



What is it?

T“Under the administration of these Federal Subcontractors, millions of Americans have been misidentified as Federal Citizens---- subjects of the Queen [Commonwealth] and the Pope. This has happened without the knowledge or consent of the victims. The False Registration of their political status was not fully disclosed to their parents and it took place when the victims were still babes in their cradles, so we have had no way of knowing that this was going on. This results in an Unconscionable contract --- literally a contract that the victim is unaware of --- that changes their political status from that of an American owed all the guarantees and protections of the Constitutions, to that of a foreigner on our shores owed no such guarantees or protections at all. Federal citizens --- both species of "US" citizen --- have never been protected by the Constitutions. They are instead subject to the Constitutions. Rebutting this False Registration that has been secretively entered "in our names" requires us to record our Declaration of Political Status as American State Nationals or American State Citizens.” Anna Von Reitz Article 2446

## Common Carry Declaration

I, **John Mark Doe**, a living man over the age of 21, a declared American State **National/Citizen**, **(chose one)** of sound mind and body, do affirm and declare that I responsibly exercise my right to bear arms, as a peaceful, private American, in fulfilling my duty to uphold the public law and keep the peace, I will utilize my weapons through visible or concealed carry as is appropriate.

So signed and sealed this 29th day of November, 2021.

---

by: **John Mark Doe** ©  
All Rights Reserved  
Without Prejudice



by: **First Middle Last**©  
blue ink 

What is it?

A declaration made by an American State National that they reserve their right to responsibly exercise the right to bear arms and uphold the public law.

## Solemn Record and Proclamation of Lawful Marriage

This Solemn Record and Proclamation of Lawful Marriage is Witnessed and Proclaimed in all Jurisdictions of Air, Land, and Sea, and this is Evidence both Public and Private of a Sacred Covenant of the Hearts, of an Agreement of the Minds, and of a Binding of the Wills now referenced before Man and God:

This day in [Town or City], [State], were joined in the Holy and Honorable Estate of Marriage: the Man known as: [Groom's Name], born of [Father's Name] and [Mother's Name] of [Town or City], [State] and the Woman known as [Bride's Name], born of [Father's Name] and [Mother's Name] of [Town or City], [State].

We, the Witnesses to their Vows to each other made before this Community by their own free will, acknowledge and accept their sacred and lawful Union and their Joint Standing as Man and Wife, and recognize them as a Married Couple, owed all Honor, all Rights, and all Natural Benefits of their Union from this [?] day of [Month], [Year] forward:

In Witness Whereof we sign and seal this Solemn Record and Proclamation of Marriage:

**Witness One:** I, [printed Name] have read this Proclamation and have Witnessed the Vows referenced herein made by the Bride and Groom, who have willingly and voluntarily entered into Marriage this day in my presence and I provide my signature and seal and home address as a Witness of these facts:

By: \_\_\_\_\_ (Seal) living at: \_\_\_\_\_.

**Witness Two:** I, [printed Name] have read this Proclamation and have Witnessed the Vows referenced herein made by the Bride and Groom, who have willingly and voluntarily entered into Marriage this day in my presence and I provide my signature and seal and home address as a Witness of these facts:

By: \_\_\_\_\_ (Seal) living at: \_\_\_\_\_.

### Officiant or Member of Clergy

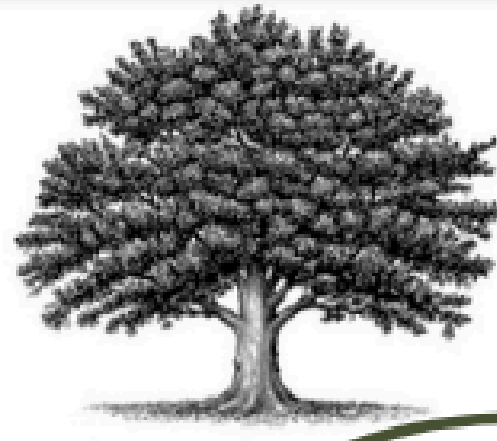
I, [Printed Name], a Lawful Justice of the Peace or Member of the Clergy of [Name of Church or Synagogue, Mosque or Temple] located at: [Address of Church, Synagogue, Mosque or Temple] have this day Witnessed the Marriage Vows of [Groom's First Middle] and [Bride's First Middle] and I affirm that the ceremony was conducted properly and according to the Law of [State] and the traditions of our religion and now exists in International Law in the Nature of a Simple Treaty under the Law of Nations Section 192:

By: \_\_\_\_\_, [Office] Date: \_\_\_\_\_.



What is it?

A marriage between a living man and a living woman. "A Lawful Marriage is one that takes place on the land and soil of an actual, factual country. It takes place according to the Law of Scripture and the Public Law of the country and internationally it is recognized as a Simple Treaty under the Law of Nations. It's both a private agreement and a public agreement between two people to live together and enter into all the rights and responsibilities of married life." – Anna Von Reitz Article 1833 If a Justice of the Peace officiates, the Marriage is under the Law of California, Law of Nevada, etc. If a member of the clergy officiates, the Marriage is under the Law of Scripture --- whichever scripture applies. For all purposes international, the Marriage is under the Law of Nations as a Simple Treaty.



Deed of Land Recording: RA 360 124 200 US

American Common Law Copyright and Trademark of Trade Name

Genevieve Clementine Martin

On the 20th day of June in the year 2021 Anno Domini at the hour and minute of 10:05 a.m., a new baby was born on the land of Jackson County in the Wisconsin State to the Martin Family and was given the name: Genevieve Clementine Martin.

The private natural biological parents are: Scott LeBrand Martin, Father, born November 6, 1985, on the land of the Wahatche County in the Idaho State & Jeanine Lucille (Morgan) Martin, Mother, born April 6, 1990, on the land of the Hillsboro County in the Maine State.

The family lives in the Jackson County of the Wisconsin State near Black River Falls, Wisconsin, and keeps the mailing address: c/o 17789 Highway 12, Black River Falls, Wisconsin, 54615.

.This baby is their second living child and first daughter.

Witness: \_\_\_\_\_

The Land Deed Recording Number is taken from the registered mailing sticker that the client will use to mail this document to the Secretary of State.

by: First Middle Last©

red ink

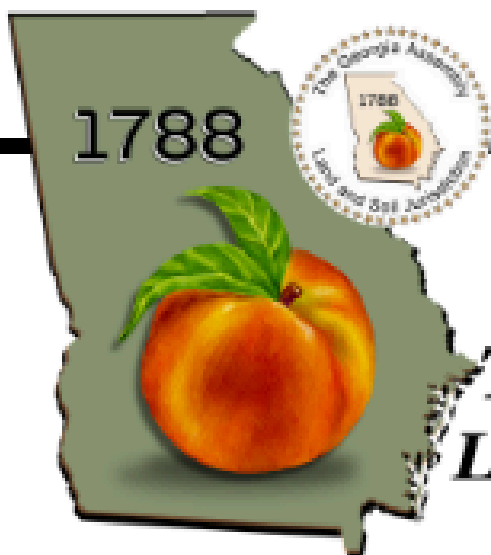
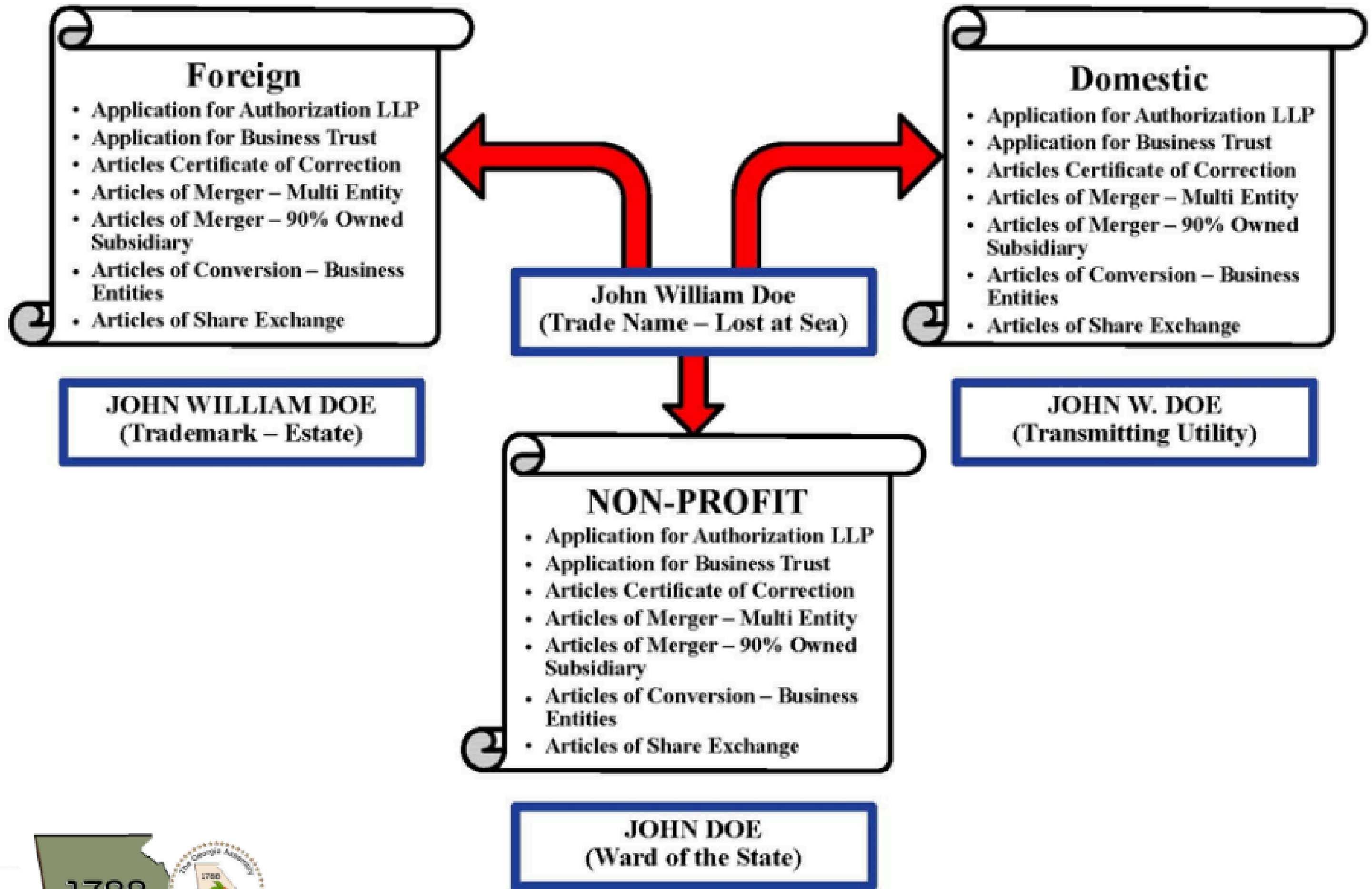


What is it?

The Baby Deed of Land Recording is to help new parents and put an end to the "salvaging" of American babies by the corporate vermin by trafficking them into the corporate world. It records the lawful birth of a living heir.

# DIAGRAMMING THE MOST BLATANT AND LARGEST FRAUD IN THE HISTORY OF THE CIVILIZED WORLD

(MEET YOUR MULTI-DIVISIBLE & STATELESS SELF)





**[Recording Cover Sheet – edit this as necessary to substitute your local information and your Given Trade Name as it appears on your birth certificate. When finished putting in your data, change the red to black and delete this instruction so the whole top half of this Recording Sheet is blank.]**

**JACKSON COUNTY RECORDING DISTRICT**

**JOHN MARK DOE, FOREIGN GRANTOR                      John Mark Doe, American State Grantee**  
**Acknowledgement, Acceptance and Deed of Re-Conveyance or Conveyance**  
**Certificate of Assumed Name**  
**Act of Expatriation John Doe**  
**Act of Expatriation John M. Doe**  
**Act of Expatriation John Mark Doe**  
**Cancellation of All Prior Powers of Attorney**  
**Foreign Sovereign Immunities Act**  
**DNA Paramount Claim**  
**Marriage Paperwork**  
**Baby Deed for Land Recording**

**Return to: Doe, John Mark**  
**c/o 4201 Badger's Court Lane**  
**Willowton, Wisconsin, 53508**

**This cover sheet has been added to these recorded documents to provide space for the recording data.**  
**This cover sheet appears as the first page of the document in the official public record.**  
**Do not detach.**