

<u>Declaration of Status of Michael David Plaster: American Freeman</u> Pre-1933 Private Citizen of the United States: American National

"Indeed, no more than (an affidavit) is necessary to make the prima facie case."

United States v. Kis, 658 F.2d, 526, 536 (7th Cir., 1981);

Certiorari Denied, 50 U.S.L.W. 2169; S. Ct. March 22, 1982

In judicio non creditor nisi juratis. (In a trial, credence is given only to those who are sworn.)

Maxim: "Equity regards as done that which ought to have been done."

Accordingly, I, **Michael David Plaster**, *in esse* and *sui juris*, being duly sworn, depose and declare that the following facts are true, correct, and complete to the best of my knowledge and belief.

I, Michael David Plaster, do solemnly declare and affirm the following historical facts with regard to the status of *de jure* Private American National citizenship (said original federal citizenship, secured by Article IV, Section 2, having been broadened into national citizenship by Section 1 of the 14th Amendment to the Constitution of the United States of America, imposing a State-created, statutory, *de facto* Public "U.S. citizenship").

This de facto Public U.S. citizenship, being in substance a privileged Roman citizenship, enabled the constitutionally de jure civilian government of the United States (having been constitutionally altered from being a de jure "Federal" government to a de jure "National" government by the 14th Amendment, 1868) to be replaced with a Congressionally-created, statutory, de facto Emergency War Powers military government of the United States on March 9, 1933.

This statutory military government functionally dismissed the civilian government exercising the constitutional, de jure jurisdiction of the United States (the "United States" being "the collective name of the states which are united by and under the constitution," Hooven & Allison Co. v. Evatt, 324 U.S. 652, 672) and replaced it with a de facto military government exercising an extra-constitutional, alien, and foreign de facto jurisdiction of the United States (this "United States" being "the territory over which the sovereignty of the United States extends," Hooven & Allison Co. v. Evatt, supra, 671).

By legally replacing constitutional de jure Private American Citizenship with de facto Public "U.S. citizenship," thereby enabling the constitutional de jure jurisdiction of the "United States" to be legally replaced with a statutory de facto jurisdiction of the "United States," a change in status and possession of liberties for the American freemen did occur.

This change accomplished a specific result in American Society, observed by this Affiant. The essential overthrow of both *de jure* **Private American Citizenship** at Common Law and its counterpart, the *de jure* **jurisdiction** of the "United States" at Common Law, enabled those controlling the *de facto* Emergency War Powers American Congress—now possessing the unlimited legislative powers of an English Parliament—to wield absolute legislative power over the *de jure* fifty sovereign states.

This, at a pen's stroke, turned America's United States into *de facto* "conquered territories" ruled by the statutorily-created, *de facto* national Emergency War Powers **military government**. Events in modern American and World history that have unfolded since that stroke of Franklin Delano Roosevelt's pen in March 1933 have led to this Affiant's efforts to clarify his status.

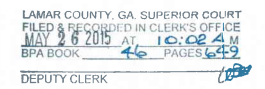
Those events and their relevance are presented in more detail here:

With the change of the *de jure* constitutional **jurisdiction** of the "United States" (with its Common Law civilian due process and procedure secured by the Fifth Amendment, the Seventh Amendment, and Section 1 of the Fourteenth Amendment) to a *de facto*, extra-constitutional, Roman Civil Law jurisdiction of the "United States" (established by an amended World War I statute (1933), a Presidential Proclamation (1933), and the subsequent abolition of Common Law rights and Common Law civilian due process by the Supreme Court (1938)), an alien and foreign martial due process would be adopted by the federal and state courts fitted for the new *de facto* Public "U.S. citizens" living in the states deemed *de facto* "conquered territories."

Since these *de facto* Public "U.S. citizens" are in substance Roman citizens, and since these *de facto* "conquered territories" are in substance Roman provinces under military rule, it is only fitting that the **Roman/Public "U.S. citizens"** should be criminally and civilly subjected to a martial process imposed by their constitutionally-created civilian courts. This *de facto* martial process, if unchallenged by *prima facie* evidence proving the accused to be an American Private National Citizen of the United States of America and not a Roman Public "U.S. citizen," would confer, in substance, martial *in personam* jurisdiction.

With this absolutist judicial jurisdiction limited only by decisions of the Supreme Court, the federal courts would be in substance **territorial courts** of the Conqueror. These Emergency War Powers Courts would enforce the sovereign will of the *de facto* Emergency War Powers Congress, while sitting in a special "Roman equity," would in substance be a martial equity operating upon a **legal fiction**.

That specific legal fiction is the presumption of fact that each individual Private American National Citizen of the United States of America was in contract with and enfranchised by the state of his natural birth, thereby altering his constitutional, *de jure* Private American National



Citizenship conferred at birth into a statutory, de facto Public Federal "U.S. citizenship" upon the public filing of a unilateral contract. This change in status would enable and obligate the Emergency War Powers courts to dispose of his matter, federal or state, criminal or civil.

That unilateral contract was the public filing of a "Certificate of Live Birth" deliberately patterned after the Roman Catholic "Certificate of Baptism," creating Vatican City-state citizenship. The American "Certificate of Live Birth"—by operation of law—would be the contract to alter de jure Private American National Citizenship to de facto Public "U.S. citizenship." With this presumption of fact of an existing contract held by every individual Public "U.S. citizen" (holding its Private American National Citizen of the United States as Property and Surety), every court legally sits in a martial, Roman Equity (in which the forms of Law and Equity have been merged), enforcing the statutes of an Emergency War Powers Congress.

The legal traditions, philosophical conflicts, and social context for these many traditions that led up to this circumstance are far beyond the scope of this statement, but I continue for the purpose of this declaration:

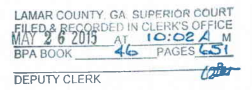
The legal foundation and substance for this de facto overthrow of the limited, constitutional, de jure "jurisdiction of the United States" is the Legal Fiction. That Legal Fiction, legally imposed by the silent consent of each Private American National Citizen, was the public filing of a Certificate of Live Birth, the Baptismal Certificate of every federally-owned, Public "U.S. citizen." Hence, every Private American National Citizen became subordinate Surety for and the held Property of his alter ego and Gemini Twin, the Public "U.S. citizen." As of March 6, 1933, all Public "U.S. citizens" with their Surety/Property, Private American National Citizens—were seized as booty of war by President Franklin Roosevelt's martial, emergency war powers Proclamation 2039, which practically overthrew the Sovereignty of the People of the United States of America, reducing them to being mere property of Rome's de facto military government sitting in Washington, D.C. They were thus defined as and to be treated as "rebels and belligerents" living in the fifty states deemed by the Conqueror/Commander in chief to be merely "occupied territories," the seized state governors ruling their de facto military governments in subordination to Washington, D.C.

Therefore, finding this situation of statutorily-altered, Private American National citizenship status intolerable, being in contradiction with the maxims of Holy Scripture (Proverbs 11:15) and at variance and in conflict with the originally established courts of Common Law as well as the courts or exclusive/inherent Equity/Chancery governed solely by the Maxims of Equity, I, Michael David Plaster, do solemnly declare and affirm:

1. WHEREAS, the FRANCHISE, CORPORATE SOLE, and or BIRTH CERTIFICATE, being in fact a unilateral contract under seal, was created and offered **legally though**

deceitfully, its open-but-false purpose being to aid in the Census as a means of identification in the documentation of a natural birth, as well as for health reasons and purposes; its secret-but-true purpose being to rob "We the People," which includes every individual Private American National Citizen, first of our sovereignty as a People, then of our constitutionally-created status, and ultimately our lives, fortunes, and sacred honor;

- 2. WHEREAS, the true purpose of the BIRTH CERTIFICATE, a unilateral contract under seal, is to be a covert commercial agreement and unconscionable adhesion contract/quasi-contract between the state of the baby's natural birth and the mother of the baby, the baby then deemed property of the Federal, de facto military government of the United States (the BIRTH CERTIFICATES being recorded by the Department of Commerce then to serve as collateral securities for the unquestionable public debt as per Section 4 of the 14th Amendment);
- 3. WHEREAS, the true nature of the DATE OF FILING on the BIRTH CERTIFICATE, a unilateral contract under seal, is to commence the **legal birth** of the quasi-corporate, artificial person/**Public "U.S. citizen"** created by all necessary legal elements of a unilateral contract (it being in writing, signed, sealed, and delivered for registration and filed with a public office of the infant's state of live birth);
- 4. WHEREAS, the true nature of the DATE OF BIRTH of the baby named on the BIRTH CERTIFICATE is to commit the natural person/Private American National Citizen as Surety for, and personal property of, the state-created artificial person/Public "U.S. citizen," both entities being legally wedded into one legal entity, the hybrid, federallyowned, Public "U.S. citizen:"
- 5. WHEREAS, the BIRTH CERTIFICATE is a BUSINESS INSTRUMENT recorded with the County Recorder, a subsidiary of the Secretary of State (of the several states treated as "conquered territories"), also sent to the Bureau of Census, a division of the Department of Commerce in Washington, D.C., placing the NAME of the Public "U.S. citizen" into interstate and foreign world commerce as a statutory, legal "person" (as are corporations, partnerships, trusts, corporate soles, etc.), distinct and separate from the "natural born citizen," i.e., the Private American National Citizen;
- 6. WHEREAS, the Secretary of State (of the several states) charters corporations and issues franchises; therefore, any **natural born citizen/Private American National Citizen** with a BIRTH CERTIFICATE is liable to the Franchise Tax Board of the State's Department of Revenue for income/excise/privilege taxes, as well as being liable to the Internal Revenue Service collecting the internal revenue for the "Federal Corporation" of the United States (28 USC 3002(15)(A) via excise/income/privilege taxes in payment



of the interest on the national debt (proven by President Ronald Reagan's Grace Commission), which interest is owed to the Roman papacy's Federal Reserve Bank;

- 7. WHEREAS, this BIRTH CERTIFICATE, functioning as a BUSINESS INSTRUMENT, has hoodwinked **Private American National Citizen Michael David Plaster**, allegedly named on said certificate, into an unknown and covert implied contract by operation of law, placing Affiant and fellow Private American National Citizens under an alien, foreign, and yet "temporary" *de facto* military jurisdiction of the United States created at first by the "**Emergency Banking Relief Act**," its initial paragraphs containing a congressionally-amended WWI statute known as the "**Trading With the Enemy Act**" and codified as 12 USC 95a, and secondly by President Franklin D. Roosevelt's Emergency War Powers Proclamation 2040 decreed on March 9, 1933;
- 8. WHEREAS, the above *de facto* jurisdiction of the United States includes the jurisdiction of the constitutionally created federal and state civilian courts (IN FORM) sitting in a martial concurrent equity/at law (IN SUBSTANCE), they no longer proceeding against the accused Private American National Citizen with the Mode of a Common Law civilian due process, but rather with the Mode of a Roman Civil Law martial due process that, if unchallenged by producing state-filed public records and other *prima facie* evidence, will confer a martial jurisdiction over the accused, then forced to plead in a court imposing martial due process and procedure derived from a congressionally-amended, World War I statute as of March 9, 1933, the judges, federal, and state, acting on behalf of the *de facto* military dictator/Commander in chief sitting in Washington, D.C.;
- 9. WHEREAS, upon the public filing of the BIRTH CERTIFICATE with its attached Private American Citizen serving as Surety and personal property, another "source" was created that would generate "income" which could then be income/excise/privileged taxed, the natural person/baby/Private American National Citizen now wedded to his new artificial person / "U.S. citizen" as its Property and subordinate Surety, the new "source" (deemed a "rebel" and "belligerent" residing according to state statute in a state deemed an "occupied territory"), being in commerce and subject to the absolute legislative powers of the "temporary" Emergency War Powers Congress (1933-present) to regulate without limit interstate and foreign commerce pursuant to Article I, Section 8, Clause 3, of the "United States Constitution" during this time of a "temporary" declared state of National Emergency now (as of 2015) in its eighty-first year;
- 10. WHEREAS Affiant, a Private American National Citizen, has ceased to be Surety for and the personal property of, Public "U.S. citizen" "MICHAEL DAVID PLASTER" by means of a duly filed "Release Without Consideration—Nunc Pro Tunc Ab Initio," and "Rescission of Signatures of Suretyship—Nunc Pro Tunc Ab Initio," thereby

returning to the former status of being a Private American National Citizen held eighteen(18) days after Affiant's natural birth;

- 11. WHEREAS Affiant, in esse, has irrevocably separated himself from the state-created FRANCHISE, CORPORATE SOLE, "UNITED STATES CITIZEN," created by means of a publicly filed BIRTH CERTIFICATE attached hereto, and hereby revokes all powers, including, but not limited to, Powers of Attorney and/or Agency that Affiant may have granted to any third party, public and/or private. Therefore, Affiant is not a party to Franklin Delano Roosevelt's contract with all "U.S. citizens" by means of Proclamation 2040 confirmed and approved by Congress in its passage of the "Emergency Banking Relief Act," thereby amending the "Trading With the Enemy Act." Therefore, Affiant is not in commerce (as are corporations), never to enjoy any commercial privilege of limited liability as a matter of "United States citizenship" status (as do corporations, being also Public "U.S. citizens"), having discharged all de facto Emergency War Powers Military Governments, federal and state, from any duty or obligation having arisen from Affiant being the Property of, Surety for and/or wedded to the state-created hybrid, the federally-owned, Public "U.S. citizen" in the service of Washington, D.C., for commerce and war;
- 12. WHEREAS, I, Michael David Plaster, have returned to my former status of being an American Freeman and American National in Equity, i.e., a de jure Private National Citizen of the United States under Section 1 of the Fourteenth Amendment and therefore stand "in personam," "in esse" and "sui juris," possessing all God-given unalienable rights including those protected by the first eight amendments of the Bill of Rights, all Constitutional rights (federal and state) and all Common Law rights of a de jure Private Citizen of the United States / American National, no longer under the legal disability of being the Property of, Surety for and/or wedded to a de facto. state-created, Public "U.S. citizen" owned by the Federal de facto Military Government of the United States;
- 13. WHEREAS, I, Michael David Plaster, am no longer the Property of, Surety for, and/or wedded to a de facto Public "U.S. citizen" (which is "alieni juris"), therefore no longer under the de facto jurisdictional power of statutorily-created, de facto Emergency War Powers Governments (federal and state) as those absolute legislative, absolute executive, and absolute judicial powers are exercised towards a de facto Public "U.S. citizen" deemed a "rebel and belligerent" statutorily "residing" in a state deemed an "occupied territory," and therefore no longer under the paternal guardianship of de facto Emergency War Powers Governments (federal and state) as those absolute, paternal powers are exercised towards its "infants, children, and wards," de facto Public "U.S. citizens;"

THEREFORE, <u>based upon the foregoing</u>, I, Michael David Plaster, in esse and sui juris, do solemnly declare and affirm the following positive averments:

- 1. I am one of the **Posterity** of "**We the People**" by whom and for whom the Constitution was ordained and established according to its Preamble, holding *de jure* Private American National Citizenship conferred upon my natural birth by Section 1 of the Fourteenth Amendment to the Constitution of the United States.
- 2. My Christian name at Common Law is "Michael David"; my surname/family name is "Plaster." I am known by no other name, publicly or privately.
- 3. My Christian name, "Michael David Plaster," is spelled in both upper- and lower-case letters, without capitonyms (without using an all-capital-lettered name), in accordance with proper rules of English grammar.
- 4. I was naturally born on March 28, 1967. My natural and legal parents are Parley Edward Plaster and Gail Ann Blackford. (Exhibit 1A)
- 5. I was naturally born in the city of **Galion**, on the land of the county of Crawford within the geographical jurisdiction of the Ohio. (Exhibit 1A)
- 6. On the day of my natural birth I became a *de jure* **Private National Citizen** of the geographic United States of America (composing the fifty states) pursuant to Section 1 of the Fourteenth Amendment to the Constitution of the United States of America.
- 7. On the day of my natural birth I became a *de jure* **Private National Citizen/Private Resident** of the geographic Ohio pursuant to Section 1 of the Fourteenth Amendment to the Constitution of the United States of America.
- 8. On the day my "Certificate of Live Birth" was filed with the State of Ohio, by operation of law, I became the **Property** of, **Surety** for and wedded to "MICHAEL DAVID PLASTER," a state-created, Ohio corporate sole and statutory **Public "U.S. citizen"** of the *de facto* Emergency War Powers Military Government of the "United States," it governing the states as "conquered territories" and its state-created "U.S. citizens" as a conquered people.
- 9. Said Property has been returned to the natural owner, said Suretyship has been terminated, the marriage has ended, and my former status of Private National Citizen of the United States of America has been restored, pursuant to the maxims of the Law of Contract, the American Common Law, Equity Maxims, Equity Jurisprudence, and the Uniform Commercial Code, by means of a duly filed and publicly recorded "Release Without Consideration—Nunc Pro Tunc Ab Initio." (Exhibit 1)

- 10. My de jure Private National Citizenship of the Republic of the United States of America is "paramount and dominant," and my de jure Private Citizenship of the Republic of Ohio is "subordinate and derivative" of said Private National Citizenship of the United States. Selective Draft Law Cases, 245 U.S. 366, 389 (1918.) Private Citizens of the United States were called "American freemen" by pre-14th Amendment presidents George Washington, Andrew Jackson, Zachary Taylor, and Abraham Lincoln, as well as by post-14th Amendment Supreme Court Justice John Marshall Harlan, evidenced by his dissents in Maxwell v. Dow, 176 U.S. 581, 607, 617 (1900) and Downes v. Bidwell, 182 U.S. 244, 381 (1901).
- 11. I now **Specially** and **Privately Reside** at my home in the town of Galion, on the land of the County of Crawford, within the territorial jurisdiction of the geographic State of Ohio. Therefore, I am a **Special** and **Private Resident** holding **Private Citizenship** of the State of Ohio pursuant to Section 1 of the Fourteenth Amendment.
- 12. My flags are the civilian flag of the Republic of the United States of America (4 USC 1) and the civilian flag of the State of Ohio (P.L. 560, No. 373), which flag includes a cord with tassels composed of white and blue strands. Neither civilian flag, representing its nation under a republican form of government, displays gold fringe and/or gold cords with gold tassels as do military colors displayed by the Commanders-in-chief of the de facto Military Governments of both the United States of America and the State of Ohio.
- 13. My law is my family <u>AV1611 King James Bible</u> born out of the risen Son of God's Grand and Glorious Protestant Reformation having birthed the Modern Era.
- 14. My seal is the Great Seal of the geographic State of Ohio, depicted on the civilian flag of the State of Ohio.
- 15. Being a non-statutory, constitutionally-protected Private National Citizen of the Republic of the United States of America and a non-statutory, constitutionally-protected Private Citizen/Special and Private Resident of the State of Ohio and therefore no longer the Property of, Surety for and/or wedded to Ohio corporate sole / Public "U.S. citizen" "MICHAEL DAVID PLASTER," I am not in commerce as a matter of personal status, as are statutory, state-created, Surety-backed, Public "U.S. citizens" of the United States, and therefore artificial person "MICHAEL DAVID PLASTER," without a Surety and personal property, is a "Non-Taxpayer" described in Economy Plumbing & Heating vs. United States, 470 F. 2d, 585 at 589 (1972).
- 16. I have rescinded every Signature of Suretyship—Nunc Pro Tunc Ab Initio—ever executed on behalf of corporate sole/"U.S. citizen" "MICHAEL DAVID PLASTER" (including any derivative of the NAME thereof), be it public and/or private, by means

of a duly filed "Rescission of Signatures of Suretyship—Nunc Pro Tunc Ab Initio." (Exhibit 2)

- 17. The Legal Titleholder(s) and the Sole Beneficial title holder of all legal property of Private Business Trust "MICHAEL DAVID PLASTER" are private in nature, evidenced by a "Notice of Private Trust Arrangement" filed in the public record. (Exhibit 3)
- 18. I am the **Agent** for Private Business Trust "MICHAEL DAVID PLASTER" in the acquisition of its legal property by nature, evidenced by a "**Notice of Private Trust Agreement**" filed in the public record. (Exhibit 3)
- 19. Private Business Trust "MICHAEL DAVID PLASTER" is in domestic and world commerce, all income being equitable property by nature of a special and private Sole Beneficiary holding the status of a Private Citizen of the United States secured by Section 1 of the Fourteenth Amendment to the Constitution of the United States of America. Therefore, Private Business Trust "MICHAEL DAVID PLASTER" has no "income," and therefore the trust is a Non-taxpayer. (Exhibit 4)

Further, I, Michael David Plaster, in esse and sui juris, do solemnly declare and affirm the following negative averments:

- 1. I am not alieni juris, holding the status of being the Property of, Surety for and/or wedded to an artificial, *de facto*, hybrid Public "U.S. citizen" created by state statute in the state of my natural birth for the benefit of the *de facto* Emergency War Powers Military Government created on March 9, 1933; hence, I am neither an infant and a child, nor a rebel and a belligerent under the power of a paternal and martial Emergency War Powers Military Government, federal or state.
- 2. My Christian name is not "MICHAEL DAVID PLASTER," "MICHAEL D. PLASTER," "Michael D. Plaster," or any other form of this nom de guerre/name of war carried by all "U.S. citizens," which principle in distinguishing the difference between the all uppercase name and mixed-case name has been affirmed by a federal court of record.
- 3. My Christian name is not spelled in solely uppercase letters or with abbreviations, which principle in distinguishing the difference between the all-uppercase name and mixed-case name has been affirmed by a federal court of record.
- 4. I am not "MICHAEL DAVID PLASTER," "MICHAEL D. PLASTER," or "Michael D. Plaster," which principle in distinguishing the difference between the all uppercase name and mixed-case name has been affirmed by a federal court of record.

- 5. I am neither the **Property** of, nor **Surety** for, nor wedded to artificial entity "MICHAEL DAVID PLASTER," "MICHAEL D. PLASTER," "Michael D. Plaster," or any other derivative of this *nom de guerre*/name of war carried by all "U.S. citizens," said NAME being the legal property by characteristic of the *de facto* Military Government of the United States of America.
- 6. I am neither a statutory, state-created Public "United States citizen" (artificial person) of the sovereign, de facto Military Government of the United States, nor am I Surety for and/or personal property of and/or wedded to a statutory, state-created Public "United States citizen" (artificial person) of the sovereign, de facto Military Government of the United States as a matter of Status and/or a matter of public and/or private contract. Therefore, I am not a state-created, federally-owned, statutory Public "United States citizen" (artificial person / "U.S. citizen") of the sovereign, de facto Military Government of the United States for income/excise/privilege tax purposes.
- 7. My flags, national and state, are **not military colors** bordered with gold fringe and/or draped with gold cords with gold tassels.
- 8. I am not a **rebel, belligerent,** or **enemy** publicly residing within a **conquered territory** of the "United States" ("the territory over which the sovereignty of the United States exists," *Hooven*, supra, p. 671), its sovereign, *de facto*, Military Government having been created by Franklin D. Roosevelt's presidential proclamation 2040, **approved and confirmed** by Congress' "Emergency Banking and Relief Act" (12 USC 95b), which act also was amended (via 12 USC 95a) by the "Trading with the Enemy Act" (50 USC App. 5(b)), on March 9, 1933.
- 9. I do not publicly reside according to state statute within a conquered territory or within a federal military district of the geographic Republic of the United States of America (composed of the fifty states). My special, private, and confidential location of Residence in Equity on the land of the County of Crawford is:

Michael David Plaster, American Freeman
Private Citizen of the United States: American National
Private Citizen of the State of State of Ohio
338 Pine Street
Galion, Ohio Zip Code Excepted [44833]

10. I do not publicly reside according to statute within any of the ten regions of the geographic United States of America designated by ZIP codes of the Federal Zone Improvement Project begun in 1963, and I hereby take exception whenever and wherever possible to the use of either a ZIP code or a Postal code, both being synonymous.

LAMAR COUNTY, GA. SUPERIOR COURT
FILED & RECORDED IN CLERK'S OFFICE
MAY 2.6 2015 AT 10:02.4 M
BPA BOOK PAGES 6.51

DEPUTY CLERK

Further and finally:

I, Michael David Plaster, am a constitutionally acknowledged and protected *de jure*, Pre-1933 Private American National Citizen of the United States of America, and therefore, I am a constitutionally acknowledged and protected *de jure* Private Citizen of the State of Ohio, Specially and Privately Residing in Equity on the land of Crawford County.

Therefore, I, Michael David Plaster, holding the constitutionally-protected private right to a civilian due process of law on both a federal and state level, as well as being unaffected by the "Emergency Banking Relief Act," having imposed a martial due process of law (by way of the amended "Trading with the Enemy Act") on any substantively artificial "person within the United States" deemed federal "booty of war," am as foreign, by nature and by characteristic, to the extra-constitutional, alien, de facto Emergency War Powers Military Government of the United States. Therefore, I am as foreign, by nature and characteristic, to the extraconstitutional, alien, de facto Emergency War Powers Military Government of the State of Ohio as well as the extra-constitutional, alien, de facto Emergency War Powers Military Governments of the other forty nine (49) states, said extra-constitutional, alien, de facto Emergency War Powers Military Governments having been "temporarily" created by Congress (12 USC 95a) and by President Franklin D. Roosevelt (Presidential Proclamation 2040) on March 9, 1933, that great day of infamy and high treason against the Sovereign American People of the United States of America. Those People having ordained and established the grand and glorious Protestant Constitution for the United States of America, with its Baptist/Calvinist-inspired Bill of Rights, for themselves and for their Posterity—of which I am a beneficially interested member.

This "Declaration of Status of Michael David Plaster: American Freeman; Pre-1933 Private Citizen of the United States: American National," supersedes any previous filing with any public office of said Declaration of Status.

LAMAR COUNTY, GA. SUPERIOR COURT
FILED & RECORDED IN CLERK'S OFFICE
MAY 2 6 2015 AT LO:02A M
BPA BOOK PAGES 658

DEPUTY CLERK

Further Affiant Sayeth Not.

Michael David Plaster, American Freeman/American National

Right Thumb Print

Pre-1933 Private Citizen of the United States Private Citizen of the State of Ohio Private Resident of the County of Crawford Agent for "MICHAEL DAVID PLASTER" All Rights Reserved Without Prejudice

| Acknowledgement | |
|-----------------|--|
|-----------------|--|

United States of America)
State of Ohio) s.a.
County of Crawford)

Before Me, on this day **Michael David Plaster**, known to me to be the natural person described herein, personally made a restricted visitation and solemnly affirmed under the Law of God and the Maxims of Equity that every statement given above was the whole truth to the best of his knowledge.

Subscribed and Affirmed before me on this 21 day of May 2015.

Shawna Whited

Sha Notary P My Co

Shawna Whited Notary Public - State of Ohio My Commission Expires

January 15, 2018

Notary Public

CALEB A. TYSON CLERK SUPERIOR/JUVENILE COURT LAMAR COUNTY COURTHOUSE 326 THOMASTON STREET, BOX 7 BARNESVILLE, GA 30204

Debra L. Holmes, Deputy Tammy R. Bell, Deputy William S. Hewitt, Deputy Danielle Lindsey, Deputy Paula Reeves, Deputy Lesley Kilchriss, Assistant

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IMPORTANT NOTICE

It has always been the responsibility of the sender of documents to be recorded to insure that personal information be redacted or concealed in some fashion, and it is ENTIRELY the responsibility of the sender.

This office will no longer attempt to redact personal information, such as, but not limited to, social security numbers, account numbers, birthdates, and the like from documents sent to be recorded in the public domain.

Documents recorded in the public record are subject to inspection by anyone, and the sender should take the appropriate steps.

William S. Hewitt Deputy Clerk

(Besterna)

Affidavit Of michael d plaster

i michael d plaster, hereinafter referred to as affiant, hereby certify and declare on the unlimited commercial liability of affiant that the following facts are true, and correct to the best of the affiants personal knowledge, understanding and belief.

Affiant declares that:

i have not ever registered to vote, therefore i would not be a registered voter.

i have sent NOTICE OF REVOCATION OF SIGNATURE AND COMMAND TO EXPUNGE RECORDS OF VOTER REGISTRATION, dated September 3, 2020, by certified mail #7011 1570 0000 3479 6777 to Frank LaRose, office of OHIO SECRETARY OF STATE and Patricia A Armstrong, office of CHAIR, CRAWFORD COUNTY BOARD OF ELECTIONS, certified mail # 7011 1570 0000 3479 7231.

i have received no response from either office.

Further affiant says not.

____seal

ohio nation/state }

Crawford county }

ACKNOWLEDGEMENT

Subscribed and sworn to before me, the undersigned notary public, this day of December, 2021 by Michael David Plaster, whose autograph above I witnessed on this date in Crawford County, Ohio.

Notary Public

My Commission Expires: 1114 29, 7025



michael d plaster