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Notice of Deed of Acknowledgement and Acceptance With Consideration Nunc Pro Tunc Ab Initio

LAMAR COUNTY, GA. SUPERIOR COURT

OF 26 2016 AT 1:39 M

BPA BOOK PAGES 58 1

TO:

STATE OF OHIO, grantor/issuer/transferor/assignor

UNITED STATES OF AMERICA, grantor/issuer/transferor/assignork

IN RE:

CHARMAIN ROSE BASSETT, STATE OF OHIO CERTIFICATION OF BIRTH

STATE FILE NUMBER 134-60-158631

FROM:

Charmain-Rose: Bassett, transferee/assignee/grantee, "Grantee"

BE IT KNOWN to all persons and men worldwide, and to the Grantors:

I, the undersigned, **Charmain-Rose: Bassett**, grantee/assignee/transferee herein, with intent and purpose, freewill act and deed execute this Deed of my Acknowledgement and Acceptance *nunc pro tunc ab initio* in consideration of One lawful dollar as per the above-referenced CERTIFICATION OF BIRTH CHARMAIN ROSE BASSETT (see Exhibit A attached herewith) under the terms of the Deed. Grantee orders that the record on file in a court of record be updated to show my acknowledgement and acceptance with consideration of said Deed. This record replaces the previously filed said acknowledgements on record with any public record custodian.

Done under my hand and seal with intent, special purpose, freewill act and deed.

Charmain-Rose: Bassett

3344 Secor Road Toledo [43606] Ohio

Non-domestic without the U.S.

Release with Consideration—Nunc Pro Tunc Ab Initio

TO:

STATE OF OHIO, Releasee/Obligor

UNITED STATES OF AMERICA, Releasee/Obligor

IN RE:

Public U.S. Citizen "CHARMAIN ROSE: BASSETT," "CHARMAIN R. BASSETT,"

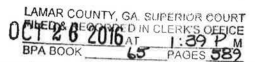
"Charmain R. Bassett"

FROM:

Charmain-Rose: Bassett, in personam, and in esse, Releasor/Obligee

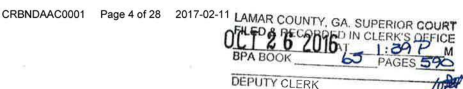
Resolved that *I*, **Charmain-Rose: Bassett**, *in esse*, and *in personam*, of the age of majority, competent and able to release, and now coming with express intent and purpose, being duly affirmed, hereby depose, certify and declare:

- a. That I, Charmain-Rose: Bassett, expressly intend no longer to be Surety for the State-created, Public U.S. Citizen "CHARMAIN ROSE BASSETT," "CHARMAIN R. BASSETT," "Charmain R. Bassett," or any derivative of said commercial NAME and nom de guerre thereof;
- b. That I, Charmain-Rose: Bassett, expressly intend to irrevocably terminate the guardian/ward legal relation but reserve all personal property rights, legal and equitable by nature or by characteristic, granted or secured by The Constitution of the United States of America, The Constitution of the State of OHIO, the historic fundamental rights of American Equity Jurisprudence under the principles and Maxims of Equity and trust law where I am without any adequate remedy at Law and "in all matters in which there is any conflict or variance between the rules of equity and the rules of common law with reference to the same matter, the rules of Equity shall prevail" (Judicature Act of 1873);
- c. That *I*, **Charmain-Rose: Bassett**, presently a surety "U.S. citizen" and therefore a statutory resident of the State of Ohio, expressly intend, upon the filing of this Release, to return to my former **natural born Citizen** status conferred at my **natural birth** on September 15, 1960, that status being a **private individual** National Citizen of the United States of America conferred by Section 1 of the Fourteenth Amendment to the Constitution of the United States of America and further defined in *Hale v. Henkel*, 201 US 43, 74 (1906) and *Selective Draft Law Cases*, 245 U.S. 366, 389 (1918);
- d. KNOW ALL MEN BY THESE PRESENTS, That I, Charmain-Rose: Bassett, in consideration of One lawful dollar, do absolutely and irrevocably release and disclaim Nunc Pro Tunc Ab Initio all personal property interests, legal and equitable, in the Public U.S. Citizen "CHARMAIN ROSE BASSETT" created by the



STATE OF OHIO and the UNITED STATES OF AMERCA Description of severally and jointly hereinafter referred to as RELEASEES) on September 27, 1960, upon the public filing of a "CERTIFICATE OF LIVE BIRTH" (Exhibit A);

- e. That *I*, **Charmain-Rose: Bassett**, absolutely release and disclaim said property interests so as to limit the RELEASEES in whose favor said property interests would otherwise be exercisable, hereby discharging said RELEASEES of all duties and obligations relating to said interests effective immediately;
- f. That *I*, **Charmain-Rose: Bassett**, upon returning to my former status defined above, intend to be identified as a beneficial member of the **Posterity** for whom The Constitution of the United States of America was ordained and established as intended and declared in its Preamble by its sovereign creator, "We the People of the United States of America;"
- g. That *I*, **Charmain-Rose: Bassett**, reserve all personal and property rights, legal and equitable by nature, granted or secured by The Constitution of the United States of America, The Constitution of the State of Ohio, and the historic American Equity Jurisprudence and intend to be legally bound by this Release executed and delivered in accordance with the spirit and intent of 20 Pa. C. S. 6103, the Maxims of the Law of Contract and the Maxims of Equity;
- h. That I, Charmain-Rose: Bassett, in returning to my former status defined above upon the filing of this Release with a third party public office and no longer deemed a "rebel, belligerent or enemy" of the UNITED STATES OF AMERICA during its permanent state of "temporary" national emergency and war, expressly intend to claim a purely beneficial interest by nature to all property, including "money," of my Protective/Spendthrift trust account, these accounts having been first established by Congress with the consent of President Woodrow Wilson on October 6, 1917. Said Protective/Spendthrift trust account was established to hold property of an "enemy" of the United States, the elements of which trust are articulated in the Act, named the "Trading with the Enemy Act." But said Act was subsequently amended by the "Emergency Banking Relief Act" on March 9, 1933, then to apply to all artificial persons and quasi-artificial individual persons, including "any person within the United States" ... "subject to the jurisdiction thereof." No longer a "rebel, belligerent or enemy" of the UNITED STATES OF AMERICA, my Protective/ Spendthrift trust account is presently under the care of the President as Commander in chief, with the trustee powers of the former Alien Property Custodian presently vested in and exercised by the Secretary of the Treasury.



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

The public filing of this Release renders null and void any previous Release filed with any state-created public office serving as a third party custodian record keeper.

IN WITNESS whereof I have hereunto set my Hand and Seal, this _____ Z5th Day of

October in the year of our Lord Two Thousand 2016.

Charmain-Rose: Bassett, Releasor

Charmain-Rose: Bassett

3344 Secor Road

Toledo [43606] Ohio

Non-domestic without the U.S.

Verification and Acknowledgment

OCTOBER, 25, 2016

TED JOHN GRACHEK

Notary Public, State of Ohlo

Restoration of Private American National Citizenship Status Nunc Pro Tunc Ab Initio

Accordingly, I, Charmain-Rose: Bassett, in esse and sui juris, being duly sworn, depose and declare that:

Constitutional Private American National Citizenship Status

- I, Charmain-Rose: Bassett, declare that upon the filing and recording of the foregoing "Release with Consideration—Nunc Pro Tunc Ab Initio" (Exhibit 3), I have returned to my former de jure, constitutional American citizenship status conferred on the day of my natural birth, September 15, 1960, in Lucas County, Toledo, Ohio;
- 2. I, Charmain-Rose: Bassett, am therefore a constitutional Private American National Citizen of the United States protected by Section 1 of the Fourteenth Amendment to the Constitution for the United States of America and guaranteed a civilian due process of law on both a federal and state level by the Fifth and Fourteenth Amendments to the Constitution for the United States of America;

One of "We the People," Member of the "Posterity" and Beneficial Heir

3. I, Charmain-Rose: Bassett, am therefore one of "We the People," a member of the "Posterity," and Beneficial Heir for whom the Constitution was ordained and established as set forth in the Preamble. The Supreme Court has declared:

"[A]t the Revolution, the sovereignty devolved on the people, and they are truly the sovereigns of the country, but they are sovereigns without subjects . . . and have none to govern but themselves; the citizens of America are equal as fellow citizens, and as joint tenants in the sovereignty."

Chisholm v. Georgia, 2 U.S. 419, 471 (1793).

Trustees and Beneficiaries of the Constitutional Trust

4. I, Charmain-Rose: Bassett, am therefore one of the beneficiaries and beneficial heirs of the Constitutional Trust, the officers of both federal and state governments being my trustees having taken the constitutional oath of Article VI, Clause 3, to support and defend the

CRBNDAAC0001 Page 6 of 28 2017-02-11

Constitution for the United States of America, the Supreme Law of the Land. For the Supreme Court has declared:

"Whatever it [the federal government] acquires, it acquires for the benefit of the people of the several States who created it. It is their trustee acting for them, and charged with the duty of promoting the interests of the whole people of the Union in the exercise of the powers specifically granted."

Scott v. Sanford, 60 U.S. 393 at 448 (1857)

LAMAR COUNTY, GA. SUPERIOR COURT FILED & RECORDED IN CLERK'S OFFICE OF THE DESCRIPTION OF THE DESCRI

The Court then concluded:

"But as we have before said, it [the Territory composing the Louisiana Purchase] was acquired by the General Government as the representative and trustee of the people of the United States, and it must be therefore held in that character for their common and equal benefit; for it was the people of the several States, acting through their agent and representative, the Federal Government, who in fact acquired the Territory in question, and the Government holds it for their common use until it shall be associated with the other States as a member of the Union."

Scott v. Sanford, supra, at 448.

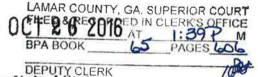
DEPUTY CLERK

Constitutional Private State Citizen and Private State Resident

- 5. I, Charmain-Rose: Bassett, am therefore a constitutional, Private Citizen of the Ohio State due to being a constitutional, Private Resident of the Ohio State (one of my privileges and immunities of Private American National Citizenship declared by the Supreme Court in the Slaughter-Houses Cases, 83 U.S. 36 at 79, (1873)) privately residing on the land at Common Law and in Equity pursuant to Section 1 of the Fourteenth Amendment to the Constitution for the United States of America;
- 6. I, Charmain-Rose: Bassett, am therefore a constitutional Private Citizen and Private Resident of the Ohio State, privately residing on the land at Common Law and in Equity pursuant to Section 1 of the Fourteenth Amendment to the Constitution for the United States of America;

Spiritual and Temporal Law of the Private American National Citizen

7. I, Charmain-Rose: Bassett, am subject to only the Law of Jehovah God set forth by the <u>AV1611 King James Reformation English Bible</u> including the doctrines of the English Reformation, the English/American Common Law and Equity, the Constitution for the United States of America including the Bill of Rights, and the Constitution of the Ohio State, the state of my constitutionally-protected, non-statutory, Common Law private residence.



Allegiance to the de jure, Constitutional Government of the United States

8. I, Charmain Rose Bassett, am subject to the civilian "federal" government of Republic of the United States established in 1789 by the Constitution for the United States. Said civilian "federal" government was "broadened and enlarged" to be made "national" by Section 1 of the Fourteenth Amendment, to which civilian "national" government I owe allegiance. Said National government was in place from July 28, 1868, to March 9, 1933.

No Allegiance to the de facto, Statutory Military Government of the United States

9. I, Charmain-Rose: Bassett, owe no allegiance to the *de facto*, statutory military government of the United States. For on March 9, 1933, said constitutional, civilian national government was "ousted" and replaced by a temporary emergency war powers military national government which owes the non-combatant, Private American National Citizen protection while waging war on the "enemies" within the United States presently under military occupation. (This maxim of protection to be afforded to the non-combatant Private Citizen is set forth in Article 23 of the Lieber Code, General Orders No. 100, issued by President Lincoln on April 24, 1863.) Said protection to be provided for today includes, but is not limited to, a special passport, a special driver's license and a special concealed carry permit issued by the Commander in chief's temporary emergency war powers military government in Washington, D.C.

Subject to Only Constitutional, Civilian Jurisdiction/Due Process of Law

10. I, Charmain-Rose: Bassett, can only be given a constitutional, civilian due process of law protected by the Fifth Amendment on a federal level and the Fourteenth Amendment on a state level in all matters, criminal and/or civil. For the judicial officers of said military government to do otherwise, would be a breach of trust.

Not Subject to Statutory, Military Jurisdiction/Due Process of Law

11. I, Charmain-Rose: Bassett, am not subject to a statutory, military due process of law imposed by a temporary military jurisdiction within the United States. Therefore, I DO NOT CONSENT, I DO NOT CONSENT, to a statutory, military jurisdiction including its military due process of law, federal and/or state.

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

Further Affiant Sayeth Not.

LAMAR COUNTY, GA SUPERIOR COURT
FILED & RECORDED IN CLERK'S DEFICE
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Numin - Nose: trasset

Charmain-Rose: Bassett, American Freeman/American National

Pre-March 9, 1933, Private Citizen of the United States

Private Citizen of the Ohio State

Special and Private Resident of the Lucas County

All Rights Reserved Without Prejudice

Verification and Acknowledgment

OCTOBER 25, 2016

TED JOHN GRACHEK

Notary Public, State of Ohio

Rescission of Signatures of Suretyship-Nunc Pro Tunc Ab Initio

Accordingly, I, Charmain-Rose: Bassett, in esse and sui juris, being duly sworn, depose and declare that:

I, Charmain-Rose: Bassett, hereby rescind and revoke *Nunc Pro Tunc Ab Initio* every signature of suretyship, public and private, ever provided by Affiant on behalf of Ohio corporate sole/artificial person/statutory Public U.S. citizen "CHARMAIN ROSE BASSETT," created on September 15, 1960;

This Rescission of Signatures of Suretyship—Nunc Pro Tunc Ab Initio extends to every public government contract be it federal, state, county and/or city. This rescission and revocation of public signatures of suretyship includes, but is not limited to, the initial application for a social security number/taxpayer identification number; every individual and/or corporate tax return ever filed, be it federal, state, county and/or city; every application for a marriage license as well as every marriage license; every court document ever signed in any legal action, civil and/or criminal; the initial application for selective service in the Armed Forces of the United States; every application for an individual driver's license, federal and/or state, as well as every driver's license, federal and/or state; every application for a United States passport as well as every issued United States passport; every application for voter registration as well as every voter registration card; and every other public government contract, known and unknown, evidencing a signature of suretyship, every signature now being a signature of agency by the beneficiary Nunc Pro Tunc Ab Initio;

This Rescission of Signatures of Suretyship—Nunc Pro Tunc Ab Initio extends to every private business contract. This rescission and revocation of private signatures of suretyship includes, but is not limited to, every application for a bank account, individual and business; every application for any form of insurance, including life insurance, motor vehicle insurance, business insurance, and home insurance; and every other application involved in any private business endeavor and/or private investment evidencing a signature of suretyship, every signature now being a signature of agency by the beneficiary Nunc Pro Tunc Ab Initio;

This Rescission of Signatures of Suretyship—Nunc Pro Tunc Ab Initio is retroactive to the date of September 15, 1960, the date of the public filing and registration of affiant's Certificate of Live Birth in the State of Ohio, County of Lucas.

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

Cold

Further Affiant Sayeth Not.

Chamain - Nose: Carrett

Charmain-Rose: Bassett, American Freeman/American National

Pre-March 9, 1933, Private Citizen of the United States

Private Citizen of the State of Ohio

Special and Private Resident of the County of Lucas

All Rights Reserved Without Prejudice

Verification and Acknowledgment

OCTOBER 25, 2016

TED JOHN GRACHEK

Notary Public, State of Ohio

Disclaimer of Implied Trusteeship and/or Quasi-Trusteeship Nunc Pro Tunc Ab Initio

Accordingly, I, Charmain-Rose: Bassett, in esse and sui juris, being duly sworn, depose and declare that:

I, Charmain-Rose: Bassett, with intent and purpose being a Private American Citizen of the United States, hereby disclaim and refuse *Nunc Pro Tunc Ab Initio* any implied trusteeship and/or implied quasi-trusteeship, public and private, ever knowingly or unknowingly provided by Affiant on behalf of Ohio quasi-corporate sole/artificial person/statutory Public U.S. citizen "CHARMAIN ROSE BASSETT," including any variation of said *nom de guerre*/name of war, created on September 27, 1960;

This Disclaimer of Implied Trusteeship and or Quasi-Trusteeship—Nunc Pro Tunc Ab Initio extends to every public government trust relation be it federal, state, county and/or city. This disclaimer and refusal of public trusteeship and/or quasi-trusteeship includes, but is not limited to, the initial application for a social security number/taxpayer identification number; every individual and/or corporate tax return ever filed, be it federal, state, county and/or city; every application for a marriage license as well as every marriage license; every court document ever signed in any legal action, civil and/or criminal; the initial application for selective service in the Armed Forces of the United States; every application for an individual driver's license, federal and/or state, as well as every driver's license, federal and/or state; every application for a United States passport as well as every issued United States passport; every application for voter registration as well as every voter registration card; and every other public government trust relation, known and unknown, evidencing an implied trusteeship and/or quasi-trusteeship on behalf of Ohio quasi-corporate sole/Public U.S. citizen "CHARMAIN ROSE BASSETT;"

This Disclaimer of Implied Trusteeship and or Quasi-Trusteeship—Nunc Pro Tunc Ab Initio extends to every private trust relation. This disclaimer and refusal of private trusteeship includes, but is not limited to, every application for a bank account, individual and business; every application for any form of insurance, including life insurance, motor vehicle insurance, business insurance, and home insurance; and every other application involved in any private business endeavor and/or private investment evidencing an implied trusteeship and/or quasi trusteeship on behalf of Ohio quasi-corporate sole/Public U.S citizen "CHARMAIN ROSE BASSETT;"

This Disclaimer of Implied Trusteeship and or Quasi-Trusteeship—Nunc Pro Tunc Ab Initio— concerning Ohio quasi-corporate sole "CHARMAIN ROSE BASSETT" is retroactive to the date of September 27, 1960, the date of the public filing and registration of affiant's Certificate of Live Birth in the State of Ohio, County of Lucas.

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

Further Affiant Sayeth Not.

Charmain-Rose: Bassett, American Freeman/American National Pre-March 9, 1933, Private Citizen of the United States Private Citizen of the State of Ohio Special and Private Resident of the County of Lucas

All Rights Reserved Without Prejudice

Verification and Acknowledgment

OCTOBER 25, 2016

TED JOHN GRACHEK

Notary Public, State of Ohio

Accordingly, I, Charmain-Rose: Bassett, in esse and sui juris, being duly sworn, depose and declare that:

- I, Charmain-Rose: Bassett, hereby resign from being the Registered Agent for quasi-corporate sole, artificial person, Ohio Registered Organization "CHARMAIN ROSE BASSETT," State File Number 134-60-158631. Therefore, having resigned as registered agent, I am no longer authorized to receive service of process or perform any other legal act as Registered Agent for or on behalf of "CHARMAIN ROSE BASSETT."
- I, Charmain-Rose: Bassett, hereby resign *Nunc Pro Tunc Ab Initio* from being the Registered Agent for quasi-corporate sole, artificial person, Ohio Registered Organization "CHARMAIN ROSE BASSETT" from the day it was created on September 27, 1960, the day my "Certificate of Live Birth" was filed the Office of Clerk-Recorder, in the County of Lucas, Toledo, Ohio.
- I, CHARMAIN ROSE BASSETT, therefore shall neither commit by verbal obligation nor sign any documents, public or private, indicating that I am the Registered Agent for "CHARMAIN ROSE BASSETT." Further, I DO NOT CONSENT, I DO NOT CONSENT to being or functioning or performing any actions as the Registered Agent or quasi-Registered Agent for Ohio Registered Organization "CHARMAIN ROSE BASSETT."

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

Further Affiant Sayeth Not.

Charmain-Rose: Bassett, American Freeman/American National

Pre-March 9, 1933, Private Citizen of the United States

Private Citizen of the State of Ohio

Special and Private Resident of the County of Lucas

All Rights Reserved Without Prejudice

Verification and Acknowledgment

OCTOBER 25, 2016

TED JOHN GRACHEK

Notary Public, State of Ohio

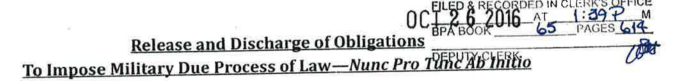
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I hereby certify that this child was born alive on the date stated above. 190. SIGNATURE 190. SIGNATURE 190. SIGNATURE 190. SIGNATURE 190. Oly 190. ATTENDANT AT BIRTH M. D. () 190. O. () 190. DATE SIGNED 190. DATE SIGNED 191. DATE SIGNED 200. DATE SIGN. BY LOCAL REG. PT. REGISTRAR'S SIGNAPPY	OTHER (Specify)

Original CoLB to be provided upon writer request.

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LAMAR COUNTY, GA. SUPERIOR COURT

Accordingly, I, **Charmain-Rose: Bassett**, *in esse* and *sui juris*, being duly sworn, depose and declare that:

I, Charmain-Rose: Bassett, with intent and purpose, being a Pre-March 9, 1933, Private American National Citizen of the United States protected by Section One of the Fourteenth Amendment to the Constitution for the United States of America, in consideration for one lawful dollar, hereby Release and Discharge—Nunc Pro Tunc Ab Initio—all legislative, executive and judicial officers of the United States and all legislative, executive and judicial officers of the several States of their statutory emergency war powers Obligations to impose upon Affiant, Charmain-Rose: Bassett, a military due process of law, civil and/or criminal, public and/or private.

This **Release** and **Discharge** of **Obligations** to **Impose Military Due Process** of **Law** —**Nunc Pro Tunc Ab Initio**—concerning Ohio quasi-corporate sole "CHARMAIN ROSE BASSETT" is retroactive to the date of September 27, 1960, the date of the public filing and registration of affiant's Certificate of Live Birth in the state of Ohio, county of Lucas.

This Release and Discharge of Obligations to Impose Military Due Process of Law—Nunc Pro Tunc Ab Initio—includes the military jurisdiction imposed after April 25, 1938, on all the courts, federal and state, said military jurisdiction conferred by Congress through Section 17 of the "Trading With the Enemy Act" of 1917 (50 USC App. 5(b) as the Act was amended by the "Emergency Banking Relief Act" of 1933 (12 USC 95a).

This Release and Discharge of Obligations to Impose Military Due Process of Law —Nunc Pro Tunc Ab Initio—has been necessitated by the declared state of a temporary, national banking emergency imposed by President Franklin D. Roosevelt on March 6, 1933, via Proclamation 2039. Three days later said proclamation was "approved and confirmed" by Congress passing its "Emergency Banking Relief Act" on March 9, 1933, followed by President Roosevelt's Proclamation 2040 on March 9, 1933, thereby ousting America's Constitutional civilian government while imposing a temporary, statutory, emergency war powers military government and subsequent military jurisdiction. This

state of temporary national emergency remains in effect; all branches of government sitting in temporary emergency war powers military jurisdiction.

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

Further Affiant Sayeth Not.



Charmain-Rose: Bassett, American Freeman/American National

Pre-March 9, 1933, Private Citizen of the United States Private Citizen of the State of Ohio Special and Private Resident of the County of Lucas All Rights Reserved Without Prejudice

Acknowledgement and Verification

John Glack

TED JOHN GRACHEK

Notary Public, State of Ohlo

LAMAR COUNTY, GA SUPERIOR COURT

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Acknowledgement and Acceptance of Oaths of Office To Support the Constitution of the United States of America Nunc Pro Tunc Ab Initio

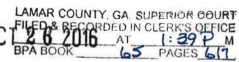
Accordingly, I, Charmain-Rose: Bassett, in esse and sui juris, being duly sworn, depose and declare that:

I, Charmain-Rose: Bassett, with intent and purpose, being a Pre-March 9, 1933, Private American National Citizen of the United States protected by Section One of the Fourteenth Amendment to the Constitution for the United States of America, hereby Accept the Oaths of Office of all legislative, executive and judicial officers, federal and state, to support and defend the Constitution for the United States of America in consideration for one lawful dollar. Said Acknowledgment and Acceptance of Oaths of Office to Support the Constitution of the United States of America—Nunc Pro Tunc Ab Initio—is retroactive from the date of September 27, 1960, the date of the public filing and registration of affiant's Certificate of Live Birth in the State of Ohio, County of Lucas.

Further, all judicial officers are hereby bound by their constitutional Oaths of Office to support and defend the Constitution of the United States of America which includes giving Affiant a constitutional, Civilian Due Process of Law in civil and criminal matters on both a federal and state level. Refusal or failure to do so would be a violation of Affiant's Civilian Due Process Rights secured from federal infringement by the Fifth Amendment to the Constitution, and from state infringement by Section One of the Fourteenth Amendment to the Constitution.

Further, said judicial officers have been Released and Discharged of any obligation whatsoever to impose a military due process of law and are bound to provide only a **Civilian Due Process of Law** in any action involving Affiant, be it civil or criminal. To proceed otherwise would be a violation of their constitutional Oaths of Office taken pursuant to Article VI, Section 3, of the Constitution of the United States of America.

Further, I, Charmain-Rose: Bassett, do not and shall not consent to a statutory, military due process of law, but shall insist on only a constitutional, Civilian Due Process of Law involving all matters relating to this temporary emergency war powers military government imposed on March 9, 1933, its courts, federal and state,



sitting in temporary emergency war powers military jurisdiction since April 25, 1938.

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

Further Affiant Sayeth Not.



Charmain-Rose: Bassett, American Freeman/American National Pre-March 9, 1933, Private Citizen of the United States Private Citizen of the State of Ohio Special and Private Resident of the County of Lucas All Rights Reserved Without Prejudice

Verification and Acknowledgment

OCTOBER 25, 2.016

TED JOHN GRACHEK

Notary Public, State of Ohio

My Commission Expires 6-8-21

LAMAR COUNTY, GA. SUPERIOR COURT OCTUBER RECORDED IN CLERK'S OFFICE AT 1:39 M BPA BOOK PAGES 6/8

Notice of Private Trust Arrangement UTY CLERK

This is Actual and Constructive Notice

of a Special and Private Trust Arrangement

Established by Pre-March 9, 1933,

Private American National Citizen of the United States,

Charmain-Rose: Bassett, Grantor/Settlor and Beneficiary,

Agent of Record Without Recourse for "Charmain-Rose: Bassett,"

The Indenture governing the Special use of Private Business Trust

"Charmain-Rose: Bassett."

NOTICE 1: The Private Master File Trust Number is: RB772340626US

All trust res documents will display a specific private trust res number derived from the above Private Master File Trust Number.

NOTICE 2: Pursuant to its Private Trust Indenture, Private Business Trust "Charmain-Rose: Bassett" is not a "person" defined by the "Trading with the Enemy Act" of 1917 (50 USC App. 5(b)) as amended by the "Emergency Banking Relief Act" of 1933 (12 USC 95a). therefore, the Trust is not subject to any statutory, temporary emergency war powers military jurisdiction, federal and/or state, and therefore cannot be given a statutory, temporary emergency war powers military due process of law without a Breach of Trust. The Trust, is a "person" designated in the Fifth and Fourteenth Amendments to the Constitution of the United States of America and therefore, may only be given a constitutional civilian due process of law on a federal and state level pursuant to the Fifth and Fourteenth Amendments to the Constitution of the United States of America.

NOTICE 3: This arrangement is to be governed by the twenty Maxims of English/American Equity uniquely cognizable in a Special Term of a Federal District Court in Chambers, in

LAMAR COUNTY, GA. SUPERIOR COURT FLED & RECARRED IN CLERK'S OFFICE (126 2016 AT 1:39 P M BPA BOOK 5 PAGES 619

Camera, ex parte, sitting in Exclusive English/American Equity Jurisdiction conferred by Article III, Section 2, Subdivision 1 of the Constitution for the United States of America.

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

Further Affiant Sayeth Not.

Charmain-Rose: Bassett, Grantor-Settlor/Beneficiary

Pre-March 9, 1933, Private Citizen of the United States

American Freeman/American National

Private Citizen of the State of Ohio

Special and Private Resident of the County of Lucas

Agent of Record Without Recourse for

Private Business Trust Charmain-Rose: Bassett

All Rights Expressly Reserved

Verification and Acknowledgment

OCTOBER 25, 2016 Hal John Aralik

TED JOHN GRACHEK

Notary Public, State of Ohlo

LAMAR COUNTY, GA, SUPERIOR COURT FILED & RECORDED IN CLERK'S DEFICE OC 126 2016 AT 1:39 M PAGES 620

Affidavit of Exemption From Withholding PUTY CLERK Concerning Non-Taxpayer "CHARMAIN ROSE BASSETT"

Nunc Pro Tunc Ab Initio

Accordingly, I, Charmain-Rose: Bassett, 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 first-hand knowledge and belief.

- Affiant was naturally born in the geographic united States of America, in the state of Ohio, on a location within the city of Toledo, on the Fifteenth day of September, in the year of our Lord Nineteen hundred Sixty (September 15,1960);
- Affiant, a natural person, became a de jure, natural born Private Citizen of the united States of America on the day of her natural birth pursuant to Section 1 of the Fourteenth Amendment to the Constitution of the United States; and therefore,
- 3. Affiant, a natural person, became a de jure, natural born Private Citizen of the state of Ohio on the day of her natural birth pursuant to Section 1 of the Fourteenth Amendment to the Constitution of the United States of America, said State citizenship having been conferred by her bona fide, Private Residency in the county of Lucas;
- 4. Affiant, by operation of law, was pledged as Property for, wedded to and made Surety for, a de facto, artificial person, state-created, quasi-corporate sole, statutory Public United States citizen by means of a "Certificate of Live Birth" filed with the County of Lucas, in the State of Ohio, on September 27, 1960;
- Affiant, by operation of law, was restored to her former status of being a Private Citizen
 of the United States of America: American National upon the public filing of a "Release
 With Consideration—Nunc Pro Tunc Ab Initio" with the Clerk of Court, County of
 Lucas, Ohio;
- 6. Affiant has eliminated any presumption of fact that Affiant is Property of, Surety for, and/or wedded to said statutory Public United States citizen by Affiant's public filing of a "Rescission of Signatures of Suretyship—Nunc Pro Tunc Ab Initio" with the Clerk of Court, County of Lamar, Georgia. Affiant makes her home in County of Lucas, State of Ohio, in which county Affiant privately resides on the land within a non-militarily occupied

LAMAR COUNTY, GA. SUPERIOR COURT ELECTRIC PLANT I SA P M BPA BOOK 65 PAGES 62

private estate under special equitable interests by nature and does not publicly reside in said county according to statute, federal or state;

7. Affiant, by virtue of her constitutionally-protected status of being a Pre-March 9, 1933, Private National Citizen of the United States of America, is as foreign to the present de facto, Emergency War Powers, Roman Civil Law-based, military due process of the courts of the United States and the courts of the several states. For the former de jure, Constitutional, Common Law/Equity-based, civilian due process of the United States (guaranteed to all Pre-March 9, 1933, Private American National Citizens by the Fifth Amendment) and the Common Law/Equity-based, civilian due process of the several states (guaranteed to all Pre-March 9, 1933, Private American National Citizens by Section 1 of the 14th Amendment) has been altered and/or modified into the present de facto, Emergency War Powers, Civil Law-based, military due process of the United States and the military due process of the several states by the congressionally-amended, World War I statute titled "Trading With the Enemy Act" (50 USC App. 5(b)) as amended by "The Emergency Banking Relief Act" (12 USC 95a) and the subsequent Presidential Proclamation (2040), both events transpiring on March 9, 1933;

THEREFORE:

- 8. Affiant is not a statutory public "United States citizen;"
- Affiant is not a statutory public "resident" of the United States;
- 10. Affiant is not a statutory public "resident" of any state of the United States;
- 11. Affiant is not a statutory public "United States person;"
- 12. Affiant is not a statutory public "non-citizen national;"
- 13. Affiant is not a statutory public "citizen" of the State of Ohio;
- 14. Affiant is not a statutory public "resident" of the State of Ohio;
- 15. Affiant is not a statutory public "resident alien;"
- 16. Affiant is not a statutory public "non-resident alien;"
- 17. Affiant is not a statutory public "taxpayer;"
- 18. Affiant is not a statutory public "non-taxpayer;"

19. Affiant does not have a statutory public "tax home within or without the United States" presently under military occupation via the "Trading with the Enemy Act" (1917) as amended by the "Emergency Banking Relief Act" (1933);

- 20. Affiant, in holding the citizenship status of a Pre-March 9, 1933, Private National Citizen of the United States of America secured by Section 1 of the Fourteenth Amendment to the Constitution of the United States of America, specially and privately residing at common law and in equity in the State of Ohio, is not subject to the Internal Revenue Code as it applies only to a "person" defined under the "Emergency Banking and Relief Act" of March 9, 1933;
- 21. Affiant, as a matter of public record, is the Non-Surety Agent of Record without recourse for unincorporated, non-statutory **Private Business Trust** and *de facto* Private Citizen "CHARMAIN ROSE BASSETT" created by Grantor/Settlor Charmain-Rose: Bassett. Private Business Trust "CHARMAIN ROSE BASSETT," as a matter of public record, is presently under a special and private trust arrangement governed by the Maxims of Equity, where, by the Judicature Act of 1873 in operation today, "when the rules of common law and the rules of equity conflict over the same subject matter the rules of equity shall prevail" (Pomeroy, Eq. Jur. §124, §219, §279, §354, §357);
- 22. Affiant declares that Private Business Trust "CHARMAIN ROSE BASSETT" is a vessel in domestic and world commerce for the benefit of a special and private Sole Beneficiary holding the status of Pre-March 9, 1933, Private Citizen of the United States secured by Section 1 of the Fourteenth Amendment to the Constitution of the United States, all "income" received by Private Business Trust "CHARMAIN ROSE BASSETT" being the special and private equitable property by nature of Sole Beneficiary;
- 23. Affiant, based upon the above, declares Private Business Trust "CHARMAIN ROSE BASSETT" is a Non-taxpayer, having no "income," all "income" being the special and private equitable property by nature of Sole Beneficiary;
- 24. Affiant declares that Non-Taxpayer Private Business Trust "CHARMAIN ROSE BASSETT" has never received, nor shall ever receive, any beneficial income, including profit and/or gain from any "source;" income derived from wages, tips, salaries, etc., whatsoever; has never had a past or present tax liability, and is therefore exempt from any form of backup withholding by any business, public or private, and exempt from withholding by any employer, public or private; affiant further declaring that all income taxes previously paid to the *de facto* military government of the United States to be a gift;

25. Affiant declares this Affidavit of Exemption from Withholding Concerning Non-Taxpayer "CHARMAIN ROSE BASSETT"—Nunc Pro Tunc Ab Initio renders null and void any previous Affidavit of Exemption from Withholding filed with any public office.

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

Further Affiant Sayeth Not.

Charmain-Rose: Bassett, American Freeman/American National

Pre-March 9, 1933, Private Citizen of the United States Private Citizen of the State of Ohio

Special and Private Resident of the County of Lucas

All Rights Reserved Without Prejudice

Acknowledgement and Verification

OCTOBER 25, 2016

TED JOHN GRACHEK

Notary Public, State of Ohio

My Commission Expires 6-8-21

NOTICE: Declaration of Fee and Fine Schedule TY CLERK

For Violation or Depravation of the Constitutionally-Secured Rights of

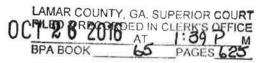
Charmain-Rose: Bassett

Non-Statutory American Freeman, American National Pre-March 9, 1933, Private American National Citizen Citizenship Status Protected by Section 1 of the Fourteenth Amendment Of the Constitution for the United States of America

Nunc Pro Tunc Ab Initio

Know All Men by These Presents, including all officers, agents and representatives, legislative, executive and judicial, of the United States presently under military occupation, as well as all "persons" defined in your "Trading With the Enemy Act" of October 6, 1917 (50 USC App. 5(b), as amended by your "Emergency Banking Relief Act" of March 9, 1933 (12 USC 95a), that I, Charmain-Rose: Bassett, in esse and sui juris, with intent and purpose upon my oath before Jehovah God:

- 1. Do hereby declare that violations of my natural, unalienable and inalienable rights will cost you and/or your office(s) the following amounts in Federal Reserve Notes being legal tender for all debts, public and private, and in United States Dollars, being in gold and silver coin and/or currency redeemable in gold and silver coin, being lawful money of the United States of America, Nunc Pro Tunc Ab Initio.
- 2. Further, I hereby declare that I am not dead, or alieni juris, or of unsound mind. I am not a ward of the state, a lunatic, or an incompetent. I am not an artificial person, or a quasi-artificial person, or a statutory, public "U.S. citizen," or a legal fiction or merged with a legal fiction.
- 3. Further, I am a natural born American citizen, a living, breathing, flesh and blood Man on the land with an eternal soul, created in the **image of God**, of the age of majority, fully fit and capable of governing myself, and to manage my private affairs, including my private estate, of which I am the beneficiary and true owner.
- 4. Further, I am the real party in interest and therefore release you of your military duties and obligations as guardians of my estate. My "Declaration of Status" with exhibits clearly shows that I am not missing or an absentee, and therefore I release you of your duties and obligations as administrators.
- 5. Further, I am not deprived of my God-given reasoning and understanding, and



therefore, I hereby rescind our guardian/executor/administrator relationship; you have been released and discharged of your duties and obligations to give me your protective, paternal, patrimonial, Military Due Process of Law in any and all capacities, administrative as well as judicial.

- 6. Further, I am not a "person" under the Trading with the Enemy Act" as amended by the "Emergency Banking Relief Act," nor do I consent to being said "person" in any forum whatsoever, be it public or private.
- 7. Further, I have acknowledged and accepted the Oaths of Office for all Officers and Agents of the legislative, executive and judicial branches of government, federal and state, to support and defend the Constitution of the United States of America. Said oaths are binding without any presumption that could justify the imposition of Military Due Process of Law and the denial of Civilian Due Process of Law secured by the Constitution.
- 8. Further, I am neither subject to nor do I consent to the military jurisdiction of the United States presently under military occupation since March 9, 1933, nor do I owe any allegiance to any temporary, *de facto* military government, nor do I consent to any military due process of law, judicial or administrative.
- 9. Further, my Private American National Citizenship status and relationship to the military governments of the United States, federal and state, are fully explained in this "Declaration of Status" with its attached twelve exhibits.

Therefore, based upon the above, I hereby declare that any violations of my rights, protected by the Constitution of the United States of America, will cost you and/or our office(s) the following amount(s) in Federal Reserve Notes, being **legal tender** for all debts public and private, and in United States Dollars, being **lawful money** of the United States of America. (One United States Dollar equals 23.2 grains of .999 pure gold.)

Further, Any violation of my rights, protected by the Constitution of the United States of America, will be a breach of trust, and will create a conflict invoking the rules of equity. For in all matters in which there is any conflict or variance between the rules of equity and the rules of law with reference to the same subject matter, the rules of equity shall prevail.

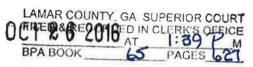
Further, all fees will be doubled if I, Charmain-Rose: Bassett, am treated in any way like an enemy, rebel or a belligerent under *de facto* military government. All fees and fines will be tripled if I, Charmain-Rose: Bassett, am injured harmed, or hurt in any

way. All fees and fines will increase by twenty-five percent (25%) annually due to the rapid rate of inflation after the year of our risen Lord Jesus Christ, 2015.

Rights Violated

Fees and/or Fines

1. Trespassing on, searching, or using my private trust, personal or private property, including, but not limited to any derivation of the name which is my beneficial trust property, including, but not limited to: CHARMAIN ROSE BASSETT; CHARMAIN R. BASSETT; Charmain R. Bassett; BASSETT, CHARMAIN ROSE.; charmain bassett;
but not limited to any derivation of the name which is my beneficial trust property, including, but not limited to: CHARMAIN ROSE BASSETT; CHARMAIN R. BASSETT; Charmain R. Bassett; BASSETT, CHARMAIN ROSE.; charmain bassett;
which is my beneficial trust property, including, but not limited to: CHARMAIN ROSE BASSETT; CHARMAIN R. BASSETT; Charmain R. Bassett; BASSETT, CHARMAIN ROSE.; charmain bassett;
CHARMAIN R. BASSETT; Charmain R. Bassett; BASSETT, CHARMAIN ROSE.; charmain bassett;
BASSETT, CHARMAIN ROSE.; charmain bassett;
BASSETT, CHARMAIN ROSE.; charmain bassett;
or any other derivation of said trust name: 5,000,000 and Five Million
2. Denial of due civilian due process, each event: 5,000,000 and Five Million
3. Harassment by phone, mail, email or in person: 5,000,000 and Five Million
4. Intimidation or threatening to harm my rights: 5,000,000 and Five Million
5. Assaulting, touching, grabbing, or searching: 5,000,000 and Five Million
6. Arresting, handcuffing, tying, zip-tying: 5,000,000 and Five Million
7. Confiscating, damaging, towing my vehicle: 5,000,000 and Five Million
8. Beating or Assaulting when on the ground:
9. Forced interrogation, verbal abuse:
10. Forced breathalyzer or false arrest: 5,000,000 and Five Million
11.Incarceration, confinement per day: 5,000,000 and Five Million
12. Forced injections, vaccinations, implants:
13. Taking Blood and/or bodily fluid samples: 5,000,000 and Five Million
14. Taking DNA samples or skin puncture: 5,000,000 and Five Million
15. Using, capturing or selling my image:
16. Trespassing on private trust property: 5,000,000 and Five Million
17 Confiscating/damaging private trust property: 5,000,000 and Five Million
18 Breach of Trust:
19. Electroshock, frequency or Taser assault:
20 Laser sound or direct energy weapon assault: 5,000,000 and Five Million
21 Microwave, x-ray, MRI assault: 5,000,000 and Five Million
22 CSCAN radar transmission assault: 5,000,000 and Five Million
23 Nuclear or biological attack with or w/o intent: 5,000,000 and Five Million
24 Poisoning with or w/o intent:
25 Torturing or threatening to torture: 5,000,000 and Five Million
26. Fingerprinting or scan, each finger:



27.Eye retina/facial recognition scan:	5,000,000 and Five Million
28.	
29. Using, storing, selling private, personal Or identity information:	5,000,000 and Five Million 5,000,000 and Five Million
30.Gun confiscation, per gun:	5,000,000 and Five Million
31. Any other personal/trust right violation:	5,000,000 and 11ve without

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

Further Affiant Sayeth Not.

Charmain-Rose: Bassett, American Freeman/American National

Pre-March 9, 1933, Private Citizen of the United States

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