**©JANE ANNA DOE™ Estate / Trust**

©Jane-Anna: Doe - Living Womb-man

Executrix/ Jus Soli / Sui Juris

c/o 1313 Mockingbird Lane

Las Vegas, Nevada Republic.

within America, without United States, D.C.

near. [89101-9998]

Effective July 4th, 1794

Registered Mail: Return Receipt:

**REVOCATION OF ELECTION: TAXPAYER**

**(also termed as a “NON-TAXPAYER”)**

**NOTICE OF TAX-EXEMPT FOREIGN STATUS ©JANE ANNA DOE™ ESTATE & TRUST**

TO ALL WHOM THIS PRESENTS:

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

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

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

It is True that I: a private, living woman known as ©Jane Anna Doe™; am a natural born American state National of Georgia referred to as an Georgian, in its constitutional capacity, as one of the several states of the Union who is officially classified as a “***nontaxpayer***”;

And I: a living woman; am a private, non-resident, non-domestic, non-person, non-individual, nontaxpayer, and am not now, and never have been a “*United States citizen*”, resident, person, individual, or any other legal fiction.

It is True that I owe no taxes and Internal Revenue Service and United States, Inc have no jurisdiction over me. The constant and unceasing letters from the Internal Revenue Service and your satellite departments over the years that harass, threaten, attempt of coercion, scare tactics, stalking and all other actions are depriving me of our right to tranquility guaranteed by the preamble, and the rest of the “*Constitution for the united states of America*”.

You are in violation of the RlCO laws, stocking laws, mail fraud laws, deprivation of rights under color of law, human trafficking, contract, trust, anti-trust, as well as the common law and the constitution. Your actions are also acts of treason and tyranny for which the penalty is "*shall suffer death*". **[cf. 18 U.S. Code § 2381, 2382, 2384; and Constitution Article III, Sec. 2, Cl. 1; Article III, Sec. 3, Cl.1; Cl, 2, and 41 Am Jur PO §111)**

**IN RE: 26 CFR 1.871-10**

In accordance with **26 CFR § 1.871-10(d)(2)(ii)**, this jurat affidavit is formal lawful notice in pursuit of a Revocation of Election to treat any and all of my funds and assets as a *nonresident alien* from being considered by the IRS as "*effectively connected with a trade or business in the 'United States'*", as defined in 26 U.S.C. §864(b).

Information about me in fulfillment with the above CFR is as follows:

1. Name: ©JANE ANNA DOE™

2. Address: 1313 Mockingbird Lane,

Los Angeles, California republic,

on America, but without United States,

D.C., Near. [90210-9998]

3. Former SSN (no longer active): 123-45-6789

4. Applicable year(s): 1794 through 2019; and Current year until the death of my physical flesh.

5. Grounds for the correction: My unalienable, unviolable, inherent, imprescriptible, God-given, natural, and Universal rights when born (protected by the *Constitution for the united states of America*) to life, liberty, pursuit of happiness, privacy, respect, the fruits of my common right labors under common law, and the right to own and control property (*including labor and the fruits of my labor)* without any interference from any government, or requirement to report, account for, such monies or assets on such property.

This lawful notice is not to be construed under any circumstances as an admission that I ever made an ***informed, conscious contract*** to the Election as a 'voluntary' 'taxypayer' to treat any of my funds or assets as effectively connected with a trade or business *within* the United States; but instead is sent as notice to ensure that my status is properly reflected in your records and that you do, indeed, concur and comply with this notification of requirement for your concurrence and compliance. I do not now, nor have I ever; lived/ resided/ or domiciled *within* the 'United States' as defined in **26 USC Sec. 7701**; nor do I have any intentions of doing so in the future. All previously filed IRS forms W-4, 1040, and etcetera were done in error, since I paid tax professionals to assist me with filing forms, and *they also chose the incorrect forms* by incorrectly assuming my status to be that of “*U.S. citizen*”.

Take due lawful notice that: I have accurately declared myself to be a Nonresident Alien. I reside outside the foreign jurisdiction to which the Internal Revenue Code (IRC) operates, which is the District of Columbia and federal territories: cf. "***The United States government is a foreign corporation with respect to a state***."

[N.Y. re: Merriam, 36 N.E. 505, 141 N.Y. 479, Affirmed 16 S. Ct; 1973, 41 L. Ed. 287]

"*In the United States of America, there are two (2) separated and distinct jurisdictions, such being the jurisdiction of the states within their own state boundaries, and the other being federal jurisdiction (United States), which is limited to the District of Columbia, the U.S. Territories, and federal enclaves within the states, under Article I, Section 8, Clause 17*." [**Bevans v. United States, 16 U.S. 336 (1818)**]

" '**State**' shall be construed to include the District of Columbia, where such construction is necessary to carry out provisions of this title." [**26 U.S.C. Sec. 7701**]

“ '**United States**' when used in a geographical sense includes [is limited to] only the States [the District of Columbia and other federal territories within the borders of the states] and the District of Columbia." [**26 U.S.C. Sec. 7701**]

"A canon of construction which teaches that of Congress, unless a contrary intent appears, is meant to apply only within the territorial jurisdiction of the United States." [**U.S. v. Spelar, 338 U.S. 217 at 222 (1949)**]

"The term **'United States**' may be used in any one of several senses. It may be merely the name of a sovereign occupying the position analogous to that of other sovereigns in the family of nations. It may designate the territory over which the sovereignty of the United States ex- [324 U.S. 652, 672] tends, or it may be the collective name of the states which are united by and under the Constitution." [**Hooven & Allison Co. v. Evatt, 324 U.S. 652, 1945**]

“ **'Foreign, government**' means the government of the United States of America, as distinguished from the government of the several states." [Black's Law Dictionary, 5th Edition]

“ **'Foreign Laws**' means the laws of a foreign country or sister state." [Black's Law Dictionary, 6th Edition]

“ '**Foreign States'** means Nations outside of the United States ... Term may also refer to another state; i.e. a sister state. The term 'foreign nations', ... should be construed to mean all nations and states other than that in which the action is brought; and hence, one state of the Union is foreign, to another, in that sense." [Black's Law Dictionary, 6th Edition]

**Treasury Decision 3980, Vol. 29, January-December, 1927, pgs. 64 and 65** defines the words ‘*includes*’ and ‘*including*’ as: To comprise, comprehend, or embrace ... (2) To and enclose within; contain; confine ... But granting that the word 'including' is a term of enlargement, it is clear that it only performs that office by introducing the specific elements constituting the enlargement. It thus, and thus only, enlarges the otherwise more limited, preceding general language ... The word 'including' is obviously used in the sense of its synonyms, comprising; comprehending; embracing.”

“ '**Includes**' is a word of limitation. Where a general term in Statute is followed by the word, 'including' the primary import of the specific words following the quoted words is to indicate restriction rather than enlargement." Powers ex re. Covon v. Charron R.I., 135 A. 2nd 829, 832 Definitions­Words and Phrases pages 156-156, Words and Phrases under 'limitations'."

"In the interpretation of statutes levying taxes, it is the established rule not to extend their provisions by implication beyond the clear import of the language used, or to enlarge their operations so as to embrace matters not specifically pointed out. In case of doubt they are construed most strongly against the government and in favor of the citizen." [**Gould v. Gould, 245 U.S. 151, at 153**]

"Almost a century ago, Congress declared that "the right of expatriation [including expatriation from the District of Columbia or "U.S. Inc", the corporation] is a natural and inherent right of all people, indispensable to the enjoyment of the rights of life, liberty, and the pursuit of happiness, " and decreed that "any declaration, instruction, opinion, order, or decision of any officers of this government which denies, restricts, impairs, or questions the right of expatriation, is hereby declared inconsistent with the fundamental principles of this government." 15 Stat. 223-224 (1868), R.S. § 1999, 8 U.S.C. § 800 (1940).

[l] Although designed to apply especially to the rights of immigrants to shed their foreign, nationalities, that Act of Congress "is also broad enough to cover, and does cover, the corresponding natural and inherent right of American citizens to expatriate themselves." Savorgnan v. United States, 1950, 338 U.S. 491,498 note 11, 70 S. Ct. 292, 296, 94 L. Ed. 287.

[2] The Supreme Court has held that the Citizenship Act of 1907 and the Nationality Act of 1940 "are to be read in the light of the declaration of policy favoring freedom of expatriation which stands unrepealed." Id., 338 U.S. at pages 498-499, 70 S. Ct. at page 296.That same light, I think, illuminates 22 U.S.C.A. § 211a and 8 U.S.C.A.§ 1185." [Walter Briehl v. John Foster Dulles, 284 F2d 561, 583 (1957)]

For the purposes of this Jurat Affidavit, the terms "United States" and "U.S." *mean only the Federal Legislative Democracy of the District of Columbia*, Puerto Rico, U.S. Virgin Islands, Guam, American Samoa, and any other Territory within the "United States," which entity has its origin and jurisdiction from Article 1, Section 8, Clause 17-18 and Article IV, Section 3, Clause 2 of the Constitution for the United States of America. *The terms "United States" and "U.S."* ***are NOT to be construed to mean or include*** *the united 50 states of America.* United States Code (U.S.C. or U.S. Code) and Code of Federal Regulations (CFR) for illustrative purposes only.

1. I was neither born nor naturalized in the "United States" nor "subject to its jurisdiction,". I am NOT and never have been, as described in 26 CFR 1.1-1(c) and the XIV Amendment found in the “Constitution for the united States of America” a "U.S. citizen."
2. Therefore I AM an "alien" with respect to the "United States" and I am not consenting to the United States or U.S. trust.
3. I am not and never have been, as described in 26 USC 865(g)(1)(A), a "resident of the U.S."
4. I have never made, with any "knowingly intelligent acts" (Brady v. U.S., 397 U.S. 742, 748), any voluntary election under 26 USC 6013 or 26 CFR 1.871-4 to be treated as a "U.S. resident alien" for any purpose. Further, I have literally zero intention of making such election in the future.
5. I AM, as described in 26 USC 865(g)(1)(B), a "nonresident alien" of the "United States."
6. I AM, as described in 42 USC 2000e-16, a “White” and living beneficiary of the **JANE ANNA DOE** Estate & Trust.
7. I am not and never have been, as described in 26 USC 7701(a)(1) [see also: IRC 7701(a)(1) and Reg. 301.7701-1(a)] instructs that the term "person" includes terms that do not refer to "person" in the usual sense of a living being who is man or woman [womb-man].
8. I am not and never have been, as described in 26 USC 7701(a)(30), a "U.S. person."
9. I am not and never have been, as described in 26 USC 7701(a)(14), a "taxpayer."
10. I do not have and have never had, as described in 26 USC 911(d)(3), a "tax home within the U.S."
11. I am not and never have been a 26 USC 7203 "person required."
12. **I AM a "non-taxpayer"** and/or “**nontaxpayer**” outside both general and tangential venue and jurisdiction of Title 26, United States Code.
13. I AM therefore, as described in 26 CFR 1.871-2 and 26 USC 7701(b), a "nonresident alien" with respect to the "United States" and am outside the general venue and jurisdiction of the "U.S."
14. I am not and never have been, as described in 26 USC 3401, an "officer," or an "employee," or an "elected official" (of the "United States," or of a "State" or of any political subdivision thereof, nor of the District of Columbia, nor of a "domestic" corporation) earning "wages" from an "employer."
15. I am not and never have been, as described in 31 USC 3713, a "fiduciary," or, as described in 26 USC 6901, a "transferee" or a "transferee of a transferee."
16. I am not and never have been, as described in 26 USC Subtitle B, a "donor" or a "contributor," and as a "nonresident alien" excluded under 26 USC 2501(a)(2), I am ***EXEMPT*** from any gift tax under 26 USC Subtitle B.
17. As a "nonresident alien" not engaged in or effectively connected with any "trade or business within the United States" I am ***NOT REQUIRED*** by law to obtain a "U.S." Taxpayer Identification Number or a Social Security Number because of my exemption under 26 CFR 301.6109-1(g). Further, I am ***NOT REQUIRED*** by law to make, as described in 26 CFR 1.6015(a)-1, a "declaration" because I am ***exempt*** under 26 CFR 1.6015(i)-1 and fundamental law.
18. As a "nonresident alien," I have ***no*** "self-employment income," as described in 26 CFR 1.1402(9b)-3(d).
19. As a "nonresident alien," I derived ***no*** "gross income... from sources within the United States," --either "effectively connected" or "not effectively connected with the conduct of a trade or business in the United States," as described in 26 USC 872(a).
20. As a "nonresident alien," my private-sector remuneration is "from sources without the United States" as described in 26 CFR 1.1441-3(a), ***does not constitute*** 26 USC 3401 "wages," and is therefore ***not*** "subject to" mandatory withholding under 26 USC 3402(a), 3101(a), or 26 CFR 1.1441-1, because of its ***EXEMPTION*** under 26 USC 3401(a)(6) and fundamental law.
21. As a "nonresident alien," I have never intentionally made, with *ANY* "knowingly intelligent acts," *ANY* voluntary withholding "agreement" as described in 26 USC 3402(p).
22. As a "nonresident alien," my wages are ***not*** included in "gross income" under Subtitle A and is ***EXEMPT*** from withholding according to 26 CFR 1.441-3(a) and 26 CFR 31.3401(a)(6)-1(b).
23. As a "nonresident alien," with ***no*** income "from sources within the United States," my private-sector, non-"U.S." income is ***FREE*** from all federal tax under fundamental law (see Treasury Decisions 3146 and 3640, and United States v. Morris, 125 F. Rept. 322, 331).
24. **As a "nonresident alien," my estate and/or trust is, as described in 26 USC 7701(a)(31), a *TAX-EXEMPT* "foreign estate or trust."**
25. As a "natural born Citizen" (cf. **II:1:5 of the Constitution for the united states of America**), American Citizen and "nonresident alien" with respect to the federal "United State," I have never voluntarily, intentionally waive, with *ANY* "knowingly intelligent acts" *ANY* of my unalienable rights, and have absolutely ***no*** intention of doing so in the future. Any prima facie evidence or presumption to the contrary is hereby rebutted as null and void ab initio. Any past signatures on IRS and SSA forms, statements, etc., were done in error and involuntarily made under threat, duress, and coercion. I hereby revoke, cancel and render void, Nunc Pro Tunc Praeterea Preterea, both currently and retroactively to the time of signing, any and all such signatures/autographs. I claim and retain my Common Law right ***not*** to be compelled to perform under any agreement that I have not entered into voluntarily, intentionally, and with informed, conscious consent.

**You shall promptly and expeditiously process this *Revocation of Election* as instructed, and it is appreciated.**

**JURAT AFFIDAVIT:**

**Acceptance, Certification, Declaration, Recognition, Swear, and Verification**

I, the living, private woman and special heir ofיְהוָה who grants my sovereignty with the given-appellation ©Jane-Anna Doe™; do say and swear that I affirm, certify, declare, recognize, swear, and verify the above as a private, noncitizen, national, American, Georgian.

**"*I, ©Jane-Anna: Doe™; being duly sworn, hereby declare my intention to be a national American but not a citizen of the United States*. *My Certificate of Live Birth is proof of my status as a natural-born Georgian and National of Georgia republic on the date of July fourth in the common era year of one-thousand seven-hundred and seventy-six, in its constitutional capacity, as one of the several states of the Union."***

Govern yourself accordingly to the Maxims of Law.

Pursuant to 28 USC 1746(1) and executed "without the United States":

I affirm, certify, declare, swear, and verify under the Common Law of America, without the "United States" and under penalty of perjury under the laws of the united states of America, that the foregoing is True and correct, to the best of my current information, knowledge, comprehension, and belief; and I now affix my own autograph, DNA and seal to all the above affirmations. [cf. *28 U.S. Code § 1746 and Public Law 94-550, § 1(a)*]

Executed on this Fourth day of May in the Common Era year two thousand and nineteen.

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

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

Principal Secured Party, Power of Attorney General-in-Fact;

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

Copyright/ Trademark/ Trade name/ Patent owner .

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

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

Charles Paul Rettig

d/b/a Commissioner of the Internal Revenue Service   
77 K Street North East  
Washington, District of Columbia (Near) [20002]

Registered Mail: Return Receipt:

[Teresita Fuentes](https://en.wikipedia.org/w/index.php?title=Teresita_Fuentes&action=edit&redlink=1)

d/b/a Secretary of the Puerto Rico Treasury Department, or successor/assigns  
Puerto Rico Treasury Department  
10 Paseo Covadonga  
San Juan, Puerto Rico (Near) [00901]  
Registered Mail: Return Receipt:

**LAWFUL NOTICE.**

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

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

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

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

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

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

**JURAT AFFIDAVIT**

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

1. I: a private, living woman; am a natural born National and State Citizen of Georgia, in its constitutional capacity, as one of the several states of the Union; and a private, noncitizen, non-resident, non-domestic, non-person, non-individual, national referred to as a Georgian;
2. I explicitly claim and retain all of my unalienable, unviolable, imprescriptible, inherent, God/Creator-given, Creation-given, natural born rights eternally;
3. I do say it is True the United States, with intent and great deception, uses the term "*United States citizen*" and/or “*U.S. citizen*”, to deprive the people of their unalienable, unviolable, inherent, imprescriptible, God-given, natural, and Universal rights when born, their property, and sovereignty by reducing the people to chattel.
4. I have personal knowledge of the facts herein, and, if called as a witness, shall testify completely thereto;
5. I suffer no legal nor lawful disabilities, and have personal knowledge of the facts set forth in this instrument;
6. Pursuant to 28 USC 1746(1) and executed "without the United States": I affirm, certify, declare, swear, and verify under the Common Law of America, without the "United States" and under penalty of perjury under the laws of the united states of America, that the foregoing is True and correct, to the best of my current information, knowledge, comprehension, and belief; and I now affix my own autograph, DNA and seal to all the above affirmations. [cf. *28 U.S. Code § 1746 and Public Law 94-550, § 1(a)*]

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

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

All Rights Claimed and Retained / Without Assumpsit /

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

I come in peace, Truth, and honor.

Govern your self accordingly.

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

nunc pro tunc praeterea preterea.

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

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

Principal Secured Party, Sui Juris,

Power of Attorney General-in-Fact and Truth;

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

Copyright/ Trademark/ Trade name/ Patent owner

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

Email: YourEmailHere@hotmail.com

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

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

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

California republic State

Los Angeles County

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

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

SEAL

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

Public Notary Signature