



The office of the Secretary of State for The United States of America

Office hours: 9 A.M- 8:30 P.M. Monday –Friday

Phone: 1-951-389-0313

Email: secretaryofstatefortusa@generalpost.org

Letterhead for International Business for the people for The United States of America

Cancellatura of Foreign Instruments Act of 2013

COMES NOW, at least two affirmed American Nationals for the petitioning the United States, in Congress assembled to sign, accept and acknowledge the *Cancellatura* of Foreign Instruments Act of 2013.

One of the affirmed American Nationals

One of the affirmed American Nationals

general

ENACTMENT CLAUSE

BY the authority of the assembly of affirmed American Nationals and the reign of the heavens World Government, the *Cancellatura* of Foreign Instruments Act of 2013, and all other prior Acts signed by the current United States, in Congress assembled are recognized.

Cancellatura of Foreign Instruments Act of 2013

The United States of America, the Confederacy of 1781, to present time
our one supreme court in the form of

The Supreme Court of the Confederacy of The United States of America
Original and exclusive jurisdiction and venue

In the matter of a Security Interest, also known as the birth certificate, the Trust number in the form of an SSN, a master account number in the form of a District number, a collateral account for the surety/slave known as a credit rating and the deception of freedom and ownership known as corporate Voting Trust certificates, all certificates of title, deeds of trust, licenses, and all political ties with the Communist Party or any other party with the same agenda and discipline of worshipping violence, death and murder;

This is part one of the *Cancellatura* of Foreign Instruments Act of 2013 issued pursuant to the common law rules known as maxims of law and 13 Am Jur 2d *6 applicable to such cases against the Crown, and the Secretary of the Treasury located at 1500 Pennsylvania Avenue North West, Washington (DC) 20220 because the said corporate UNITED STATES and the instrumentalities of the UNITED STATES INC. known as the United States are imposing the provisions of a contract shocking to the conscience and contrary to public morals.

PART ONE

For this matter shall be shown as *the Cancellatura* of Foreign Instruments Act of 2013 and qualifications of acceding and ratifying by other countries, nations, states and people as a Treaty.

Chapter One:

Return of Papers and Averments

Find enclosed the following items: The Birth Certificate, the social security card and all other papers are returned to the aforesaid instrumentality of the UNITED STATES INC. The foreign instruments are refused without recourse to the trafficked infant and are returned herewith, by the demandant of age of majority, not a party to or subject of the foreign Bar Treaty of 1947. For with gratitude towards the Most High, the demandant hereby humbly extends Greetings and Salutations by Special Appearance, under religious right and a flag of peace, exercising Ministerial Powers as the Executor of the estate in this matter and all Matters connected with the Corporate papers, which are hereby returned and neither accepted nor acknowledged from heretofore:

Article one

The demandant claims by any law, a woman that had just expelled an infant from her womb would not qualify as a competent informant, nor would she agree to sign any document as an informant if she knew what the word legally meant and that her child was being legally classified as abandoned and an orphan. For a minor nor an infant have the legal capacity to contract, therefore cannot protect themselves from a foreign creature claiming to be the child's benefactor. Furthermore, neither does a mother and father have the legal capacity to place an infant and the infants future labor up as collateral for the debt and obligation that is exclusive to the UNITED STATES INC. under the direction and control of the CROWN.

Article two

Neither a doctor known as an M.D. a Nurse in whatever form, nor a local registrar under the United Nations Charter or any Bank Charter, ever had Power of Attorney to deliver the demandant, as an infant, to any foreign instrumentality nor to a creature like the UNITED STATES INC. or create a property chattel derived from the estate of the demandant.

Article three

The corporate papers are a felony conversion of the original identification of the demandant by way of the demandant's estate being converted into an international person that changes the status of the demandant into a surety/slave for the international person. No power of attorney was ever issued by the demandant for any corporation nor anyone else to convert the demandant's estate into anything.

Article four

It was never the demandant's will to be a trafficked infant and an abandoned orphan by legal definition into a foreign jurisdiction and overlay survey. The demandant's surroundings were cunningly disguised to be the original jurisdiction and venue of the demandant, All the while being contracted with obligations that are exclusive to the UNITED STATES INC., completely created out of nothingness by the corporate creature.

Article five

The Vital Statistics registrar of any STATE/ instrumentality does not have the right to convert a birth certificate into a security interest into a name that a foreign corporation owns without the demandant's knowledge and authority.

Article six

No SECRETARY OF STATE of any STATE, has the right to accept any aforesaid security interest and issue the security interest claim to another SECRETARY OF THE TREASURY OF THE UNITED STATES INC. without the knowledge of the Public nor International Community, which qualifies as Infant Trafficking.

Article seven

The foreign SECRETARY OF THE TREASURY OF THE UNITED STATES INC. never had the authority to act as a transfer agent on the demandant's behalf and deposit the aforesaid security interest claim into an account of the foreign federal reserve bank, a privately owned central bank. The transfer by the foreign agent resulted in subjecting the demandant to private courts of the private central bank, where common law does not exist. This unauthorized act by the purported "transfer agent" caused the demandant to be constantly subjected as a resident alien under a foreign corporation which qualifies as collateral slavery of the mind and physical collateral slavery without ever being convicted of a crime. Furthermore, all obligations forced on the demandant were the exclusive obligations of the UNITED STATES INC. Furthermore, the value of a compelled benefit and limited liability does not come close to the cost of the quasi agreement which is evidence of unjust weights and measures. Evidence: Title 31 section 3113.

Article eight

The foreign SECRETARY OF THE TREASURY OF THE UNITED STATES INC. never had the authority to claim an insurance death benefit on behalf of a foreign central bank to allow credit in the accounts of the foreign central bank/ federal reserve for payments of obligations that are exclusive to the foreign UNITED STATES INC. pursuant to the code of the SECRETARY OF THE TREASURY OF THE UNITED STATES INC. in Title 31, section 3128 USC.

Article nine

The foreign SECRETARY OF THE TREASURY OF THE UNITED STATES INC. never had the authority to subject the demandant to any *Ex Post Facto* law under the Bar Treaty of 1947 and neither did any of its instrumentalities. *Ex Post Facto* law is with intent to steal all of the estate of the demandant and attempt to tax any future earnings on top of the initial theft.

Article ten

The foreign SECRETARY OF THE TREASURY OF THE UNITED STATES INC. has a fiduciary obligation to inform the demandant of the existence of any trust agreement derived from the demandant's estate and a fiduciary obligation to administer said trust in the interest of the demandant's estate in accordance to all trust law on the planet Earth.

Article eleven

In the life of the demandant, "this creature called a trust "has stripped the demandant of all rights, remedies and protections of a standard trust agreement. It has subjected the demandant to copyright torts and the reputation of the demandant's estate around the world in the form of the foreign private central banks stealing the minerals of other nations and states under the umbrella of spreading democracy by the vehicle of war. Furthermore, further torts include but are not limited to being subjected to notoriously dangerous and ignorant police and sheriffs with military rank publicly displayed on their uniforms that are operating private companies in an altered name of their original office charters to make it appear of having authority, when they are acting in the interest of a foreign corporation on a daily basis, to fill their own pockets with the foreign corporate script.

Article twelve

It is unconscionable to think that the demandant's brothers and sisters have stooped to a level of buying, selling and investing in delivered and trafficked "Babies" without the knowledge and consent of the natural mother and father for payment on an obligation that is exclusive to the UNITED STATES INC. and the CROWN.

Article thirteen

For this *Cancellatura* of Foreign Instruments Act of 2013, having shown sufficient evidence of felony conversion, and having established sufficient grounds for International *estoppel by contract*, meaning all alleged contractual obligations are nothing more than a vehicle used to steal from the estate of the demandant, via the CERTIFICATE OF LIVE BIRTH.

Article fourteen

The *Cancellatura* of Foreign Instruments Act of 2013, while rendering any and all contracts with the UNITED STATES INC. and the CROWN or any trust that was created, for example "Northern Trust Corporation" and many other trusts and corporations that execute the human trafficking of the infants, null and void *ab initio*. Furthermore, any and all *quasi in REM* foreign proceedings/actions have been disqualified for not being genuine acts of correction and guidance for the benefit of the demandant.

Article fifteen

For with the advent of Marxism, the international bankers through fraudulent liens of *possassum*, and other means against quasi citizens, voters, residents, and property etc, have been committing blasphemy for conspiring to make the American people completely rely on the currency that the international bankers print and apply with interest. Silent weapons have been used to keep the American people from knowing the independent sphere of the Most High and his perfect example of Nation building and teachings of independence and self reliance. The American people also known as the demandant's of the *Cancellatura* of Foreign Instruments Act of 2013, have been judged by the Monarchs, as being infants from cradle to grave, and suffer from an unlawful siege from entering a court of common law to record reaching the age of majority. The American people are under siege from claiming their inheritance of citizenship of townships and under siege from operating as a separate body politic from the United Nations. Furthermore, the American people known as the demandant's have been designated domestic terrorists, paper terrorists, sovereign citizens by the UNITED STATES INC. and the CROWN and any other form of vile slander against anyone that even mentions the teachings of the Most High, Yahweh through yahushua of the reign of the heavens.

Article sixteen

Article VI of the original Articles of Confederation of 1781, and Article V of the Articles of Association of 2012, within The United States of America of the Confederacy of 1781 to present day, strictly forbids a Title of Nobility nor place of honour to be granted on any one man or woman . Upon any acceptance and acknowledgment of an aforesaid position, the man or woman forfeits any Citizen rights, privileges or immunities on the soil of America or the soil of the reign of the heavens World Government. For the very existence of a foreigner on the soil of America, attempting to charge an American with any sort of accusation is evidence in its purest form of Human Trafficking and the delivery of the man or woman to a foreign overlay survey to be fleeced by the foreign international communist entity under the cover of the name "American Bar Association". For with this evidence in its purest form, the Bar Treaty of 1947 simply cannot apply to any American, nor can any American be charged under it without being trafficked to and within its foreign survey. The idea of a Bar Treaty nullifies itself in its enforcement because a crime has to be committed to activate the Bar Treaty of 1947. For with this observation of fact renders the Bar Treaty of 1947 itself a crime.

Article seventeen

Therefore, the American Bar Association, the UNITED STATES INC., the CROWN, and its INSTRUMENTALITIES have lost all rights to impose any statutes, ordinances, codes, regulations, Military and Charitable Trust laws, uniform commercial codes, public policies, infractions, orders, emergency war powers, executive orders, surety law, or House resolutions, *et al*, for the disgusting heinous crimes committed against the American people, and against the Most High, Yahweh, when the Demandant was just five days old and trafficked, sold, traded, bonded, and securitized . Furthermore, the infant was measured, weighed, printed, and surveyed, which results in capturing the infants mind, body and soul, then delivered into a foreign trust, beyond the seas, without the knowledge and consent of the incapacitated mother and the otherwise distracted father. For without the full knowledge and consent of the mother and father, converted by felony into corporate parents, are trapped in a parasitic relationship, under the burden of raising a child with their own labor, in custody of their infant/baby, being legally classified as collateral and not the posterity of a family estate, all for an obligation that is exclusive to the UNITED STATES INC. and the CROWN. Any contract of unconscionable brute force, contrary to public morals is not a contract at all, nor any future contract being derived from an evil intent as inscribed in the above Articles.

QUALIFICATIONS OF ACCEDING AND RATIFYING THE *CANCELLATURA* OF FOREIGN INSTRUMENTS ACT OF 2013 AS A TREATY OR AN AGREEMENT.

One: The *Cancellatura* of Foreign Instruments Act of 2013 applies to every affirmed American National, reign National and Citizen, citizen of a township, a resident of a district, non-resident alien, resident alien of a corporation, and office holders within The United States of America, or as an individual in accordance with Article X of the Bill of Rights, by a letter of acceptance and acknowledgment, accepting and acknowledging the *Cancellatura* of Foreign Instruments Act of 2013 and its purpose.

Two: The *Cancellatura* of Foreign Instruments Act of 2013 is qualified as a Treaty, when a foreign Nation or State, foreign to The United States of America, the Confederacy of 1781 to present day, accedes or ratifies the *Cancellatura* of Foreign Instruments Act of 2013 for the purpose of protecting its people from these heinous crimes against humanity.

So signed into the law of The United States of America by the assembly of affirmed American Nationals, and accepted and acknowledged by the United States, in Congress assembled on the 29th day of August, 2013.

Delegate: *Charles Matthew Weiss*

Delegate: *Cheryl Ann Walker*

Affirmed by:

The office of the Governor of The United States of America,

John Harold

The office of the Secretary of State for The United States of America,

Leslie-Todd

The office of the Treasury for The United States of America

Leonard-William



The Registrar for the Government of The United States of America

I, **Alice Cenicerros**, certify **under penalty of bearing false witness** under the laws of The United States of America **that the foregoing paragraph is true and correct** according to the best of my current information, knowledge, and belief. The Office of the Registrar accepts and acknowledges the **cancellatura of foreign instruments act of 2013** and is recorded on:

August 30, 2013
Received Date

9:15 PM
Time

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The United States of America
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August 30, 2013
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Alice Cenicerros

(Official Seal)

