

Section 11: No Longer Asleep at the Wheel – Declare Your Political Status

First, the purpose of a public recording of your political status is to establish your choice of political status. It is your intention that is controlling, not the perfection of any paperwork.

Second, for well over a year, the only paperwork necessary to declare your political status consists of four (4) pages: (1) 1779 Declaration; (2) a black and white copy of a birth certificate or naturalization paperwork; (3) two competent Witness Statements affirming that you are the man/woman who was born at the time and place indicated on the birth certificate.

Third, these four simple pages get recorded and/or published by one of four acceptable methods: (1) County Recorder's Office; (2) Assembly Land Recording Office; (3) (LRPS) International Land Recording Service; or (4) you can publish them in your local newspaper. The full suite of 928 paperwork is NOT REQUIRED and it makes no great difference which method you use to make the public recording/publishing ---- County Recorder's Office, LRO, LRPS or the newspaper.

The Article 928 paperwork is available on my website (www.annavonreitz.com) for everyone to look over and see if there are any other parts and pieces that apply to their situation. For example, if you have children, you probably will want to complete a **Baby Record**, and claim their correct political status for them. If you were in the military, you will want to send a simple severance letter via Registered Mail Return Receipt Requested (which is private), simply letting your branch commander know that you have returned home to your birthright political status.

You are not required to give anything up when you reclaim your birthright political status except your voter's registration, if you are not also retaining your federal Citizenship employment. You are no longer a shareholder with voting rights who is allowed to vote in their private, corporate, straw poll elections.

You don't have to get divorced. You don't have to revoke your election to pay income taxes (and shouldn't if you are a Federal worker and owe them!). You don't have to cash out of the Social Security system and you won't lose any Social Security or Military pension payments or services by adopting your natural political status.

Instead, you will regain your constitutional guarantees and your right to own your land outright in **Fee Simple Absolute** status. And, if you study and learn how, you will gain control of the foreign PERSONS that have been created in your name, so that these legal fictions can no longer be used to impersonate you, tax you, or otherwise cause you harm.

One of the glories of our American Way is that our government is simple and inexpensive and keeps bureaucracy to a bare minimum. Why? Because we are self-governing. All the bureaucratic red-tape costs us time and money, whereas it represents "make work" for our subcontractors and employees.

You have to, in the least, do Phases 1 and 2, and there is no getting around it. They have created "evidence" in the form of Birth Certificates and similar documents that show you have a private contract

with their commercial corporations. Until and unless you create "Superior Evidence" rebutting their claims, you are subject to them, to their "State of State" franchises, and all their private law.

Phase 1		
Identity Document Titles:	Purpose	Benefit to You
Birth Certificate	All these seals and watermarks and other gee-gaws on the Birth Certificate serve to identify the "Issuer" of the Birth Certificate, which is the foreign State of State Organization , not you. They are identifying your NAME as property belonging to them, which they are issuing bonds against. .	You have the proof in your hand of what has been done to you, who did it, and who is liable for it. You arrived first and have first right of recall and ownership, known as a reversionary trust interest in your own Good Name and assets. It is evidence of crime against you and fraud and non-disclosure against your mother. It is evidence of attempting to contract with and establish "unconscionable contract" with an infant.
2 Witnesses Testimonies	The first thing you are going to do is secure two Witness Testimonies from people who have "reasonable firsthand knowledge" of you and your family, who can affirm that you are "the" living man or woman whose birth occurred at such and such a time and place and to your parents.	This establishes the fact that you are the presumed "Donor" of the property referenced by the BC and also establishes your standing to sue these criminals.
Phase 2		
Status Correction Document Titles:	Purpose	Benefit to You
Declaration of Naturalization Act of July 1779 (1779 Declaration)	This 1779 Declaration is a very simple requirement by which our Forefathers identified themselves as Americans and not Brits, not French, not Dutch.... or any of the other options that were available in Colonial America . It brings you home to the Land and Soil. You declare the State you were born on and the County and State you have chosen to domicile on. It is the declaration you make to the Land and Soil Jurisdiction.	Our Federal Subcontractors have proliferated and promoted their citizenship(s) as separate political statuses and have created False Registrations as Territorial U.S. Citizens and as Municipal "citizens of the United States" in our names without our knowledge or consent. It reverses all presumptions being held against you and blocks any further interference by the "governmental services corporations" and their officers.
Declaration of Political Status	You are declaring your nationality to the Corporate United States. Your nationality is determined by the State you were born on.	It is an official document you will use often to show the de facto who you are.

Phase 3		
4/5 Letters Document Titles	Purpose	Benefit to You
Letter to Notice of Declaration of Political Status to US Secretary of State	Provide notice to the de facto via the office designated responsible ??	The Declaration of Political Status Document is your declaration of your Political Status as an American. It is an official document you will use often to show the de facto who you are.
Letter to Revoke your election to pay federal income taxes - IRS letter to Holtsville, NY	Provide verified notice of your status and election to cease taxation when you are ready. It firmly maintains your status as an American State National (Article IV, Section 2) who is "retired" from any presumption of United States citizenship and you are revoking your election to pay federal income taxes. The New York address ??? Letter of Revocation of Election to the Commissioners of both the IRS and the Internal Revenue Service-NY address.	If you do not work for/receive income from the Federal Zone , you are eligible to claim your exemption from federal income taxes. You are no longer asking for permission to do anything. You are informing governmental service contractors of who you are, what you are doing, and what (if anything) you want them to do.
Letter to Revoke your election to pay federal income taxes - IRS letter to Washington, DC	Provide verified notice of your status and election to cease taxation when you are ready. It firmly maintains your status as an American State National (Article IV, Section 2) who is "retired" from any presumption of United States citizenship and you are revoking your election to pay federal income taxes-DC address.	If you do not work for/receive income from the Federal Zone, you are eligible to claim your exemption from federal income taxes. You are no longer asking for permission to do anything. You are informing governmental service contractors of who you are, what you are doing, and what (if anything) you want them to do.
Letter Canceling voter registration to State Secretary of State	These are "elections" of corporate officers working for the foreign Federal Subcontractors and their "federated" State of State franchises and Municipal franchise operations. Since you have corrected your political status, you do not vote in Corporate elections.	Your evidence that you are no longer a shareholder in the Corporation. Only State Nationals who maintain Dual Federal Citizenship for any reason can certainly participate in the private shareholder elections of the federal service corporations and should do so - -- and should vote wisely and in favor of what is best for America
Letter to Military	You are no longer asking for permission to do anything. You are informing governmental service contractors of who you are, what you are doing, and what (if anything) you want them to do. as fully, completely, and permanently discharged from the U.S. military service and severed from the accompanying obligations of federal citizenship.	You have returned to my natural birthright political status and removed my permanent domicile to the land and soil of my birth state.

Phase 4		
928's Document Titles	Purpose	Benefit to You
Acknowledgement, Acceptance and Deed of Re-Conveyance (Born American) or Deed of Conveyance (Naturalized American)	Paragraph #1. Establishes the fact you are living soul of sound mind and body from birth state soil to the present soil you live on.	Paragraph #1. You are reconveying all names and NAMES from any presumption of being lost at sea and firmly establishing them on the soil.
	Paragraph #2. Revokes all Powers of Attorneys that you may have knowingly or unknowingly granted, as well as executorships, guardianships and agency relationships when dealing with the Corporations(s).	Paragraph #2. Releases you from any presumption that you have authorized to the Corporations(s) any Power of Attorney, Executorships, Guardianships or Agency Relationships and firmly establishes that you are the sole living owner, executor, beneficiary and agent of your name and estate since your 21 st birthday
Certificate of Assumed Name(s)	Paragraph #1: Invokes Common Law Rights and Remedies from the Session Laws of the STATE OF STATE. This paragraph is written in parse syntax.	Paragraph #1: Provides you the avenue of support of Common Law Rights within the CORPORATION.
	Paragraph #2: Establishes the fact that the Cestui Que Vie TRUST in your NAMES(S) was created without your consent or knowledge (no disclosure" and invokes the Remedy in Article IV of the Cestui Que Vie Trust Act of 1666 which is as one "having been found to be alive."	Paragraph #2: Invoking the remedy sets the record straight that you are a living soul standing on the soil and that you and your estate are owed all benefit, control and interest in the GRANTOR TRUST ESTATE and set free and clear of all liens, tithes, fees and all other encumbrances established by the law of Corporation(s) and CORPORATION(S).
	Paragraph #3: Reinstates the true and correct owner of the ESTATE NAME and ESTATE PROPERTY and all interest due as of your Birth Date.	Paragraph #3: You are seizing control of your STRAWMAN NAMES, the CESTUI QUE VIE ESTATE TRUST and reinstating it to your True Trade Name
	Paragraphs #4, 5, 6: Transfer of the ownership to the true and real trade name and address	Paragraph #4, 5, 6: Establishes the living you, standing on the soil, as the correct true and real trade name and address of your Estate
	Paragraph #7: Provides you the ability to conduct business in COMMERCE in you ASSUMED NAME for new business account registration to allow transfer of the Estate.	Paragraph #7: Removes any obstacles of confusion between you assumed NAME and true name.
	Paragraph #8, 9: Writ of Habeas Corpus to ensure that actions of the court are with living entities not Corporate Fictional entities to convey the estate to the living person.	Paragraph #8, 9: Conveys or transfers the Estate and all assets to the true owner and administrator that is the living you with a guarantee of prepayment

		and exemption from all Taxes, tithes and fees.
	Paragraph #10: Notice to the CORPORATION(S) that their bond, their oath and real, movable property will be liened if they violate you, your Estate or your assets in any way.	Paragraph #10: Restates to the CORPORATION(S) not to violate you or your assets or property past, present or future or you will seek remedy by putting a lien against their oath of office, their malpractice insurance and any real movable property. This remedy cannot be discharged by a bankruptcy or a probate claim.
	Paragraph #11: This paragraph is your Foreign Sovereign Immunities Act within the Certificate of Assumed Name Document.	Paragraph #11: Protects you, the living person standing on the soil of the united States of America, from any shenanigans from the FOREIGN CORPORATIONS(S).
Act of Expatriation and Oath of Allegiance for JOHN MARK DOE	This document is seizing control of the Cestui Que Vie Estate NAME. It firmly declares that you are not a citizen of the United States, and renounces all presumed citizenship claims or other political status claims that the CORPORATION(S) (USA, INC., UNITED STATES, INC., THE UNITED STATES OF AMERICA, INC, etc.) have made in your NAME. It repatriates your NAME to the land of your birth and the current address of where you live.	You are clearly telling the CORPORATION(S) that you are not a citizen of anything. Your true status is that of a living person born on the soil of your birth state, and now living in your current state. Your true Nationality is an American State National. You travel and conduct trade as an American State Vessel for all international trade and commerce.
Act of Expatriation and Oath of Allegiance for JOHN M. DOE	The document is seizing control of the Transmitting Utility NAME. It firmly declares that you are not a citizen of the United States, and renounces all presumed citizenship claims or other political status claims that the CORPORATION(S) (USA, INC., UNITED STATES, INC., THE UNITED STATES OF AMERICA, INC, etc.) have made in your NAME. It repatriates your NAME to the land of your birth and the current address of where you live.	You are clearly telling the CORPORATION(S) that you are not a citizen of anything. Your true status is that of a living person born on the soil of your birth state, and now living in your current state. Your true Nationality is an American State National. You travel and conduct trade as an American State Vessel for all international trade and commerce.
Act of Expatriation and Oath of Allegiance for JOHN DOE	This document is seizing control of the Cestui Que Vie Estate NAME. It firmly declares that you are not a citizen of the United States, and renounces all presumed citizenship claims or other political status claims that the CORPORATION(S) (USA, INC., UNITED STATES, INC., THE UNITED STATES OF AMERICA, INC, etc.) have	You are clearly telling the CORPORATION(S) that you are not a citizen of anything. Your true status is that of a living person born on the soil of your birth state, and now living in your current state. Your true Nationality is an American State National. You travel and conduct trade as an

	made in your NAME. It repatriates your NAME to the land of your birth and the current address of where you live.	American State Vessel for all international trade and commerce.
Mandatory Notice of Foreign Sovereign Immunities Act (FSIA)	This a Mandatory Notice to the CORPORATIONS(S) that your vessel (you) is not acting in any presumed capacity with the CORPORATIONS(S) since your birth. You are owed all material rights, duties, exemptions, insurances, treaties, bonds, agreements and guarantees, including indemnity and full and faith credit . It also clearly states that you are owed the Law of Peace. If the CORPORATION(S) trespass on your sovereignty are subject to full commercial liability and penalties.	This is a Mandatory Notice which tells the CORPORATIONS(S) who you are: a Foreign Sovereign from your birth state of The United States of America (Unincorporated). It tells them that no presumptions can be made about you, the living person, that they shall commit no trespass against and if they do, they will be subject to full commercial liability and penalties under 18 USC 2333, USC 1341 and 1342 . It also tells them that you are owed the Law of Peace.
Cancellation of All Prior Powers of Attorney (POA)	This document will cancel and remove any presumption of any and all prior Powers of Attorney that you knowingly or unknowingly signed.	Ensures that the CORPORATIONS(S) do not have any Powers of Attorneys tucked in their back pockets to be used against you.
Extended Power of Attorney	This document rescinds your signature and dissolves all Adhesion/Unilateral/Unconscionable Contracts except those you voluntarily and knowingly agree to that you specified herein.	Ensures that the CORPORATIONS(S) do not have any contracts tucked in their back pockets to be used against you.
DNA Paramount Claim	Claims your DNA from the moment of conception.	Protects you DNA from being claimed by the Corporation, your claim is prior to birth.
Notice of Intent and Fee Schedule (Recommended)	Sets forth fees to be instated in any business dealing with your STRAWMAN NAMES, the CESTUI QUE VIE ESTATE TRUST. Establishes full disclosure of the terms of contracting and opportunity of other party to withdraw offer after one warning.	Provides common law remedy to seek damages if trespass occurs against you or your property.
Common Carry Declaration (Recommended)	This document affirms and claims your right to bear any arms that we choose, without interference.	Secures your right to bear arms , as a peaceful, private American which is encrypted on your Credential Card when you identify yourself
Family Document Titles	Purpose	Benefit to You
Baby Deed of Land Recording (one for each of	The Baby Deed claims that the child is:	Status corrected people can claim their children and grandchildren,

your children under age of 18)	1. Living, not dead like the Birth Certificate claims. 2. Born on the land and soil, thus an inheritor of the natural resources, and a sovereign in that jurisdiction. 3. Lives within the physical borders of the 50 States, not lost at sea. 4. Has a birthright claim to American status because the one claiming them is American. 5. Has a family, is not abandoned, and does not need the care of the STATE.	protecting them from any involvement of/with the STATE.
Marriage Paperwork	Establishes your marriage as a Lawful Marriage on the Public Record as opposed to a “ Legal Marriage ” licensed as a Joint Venture between two Legal Persons chartered by a State of State, subject to the Statutory Laws of that State of State. This document is called a “ Solemn Record and Proclamation of Lawful Marriage ” This is evidence that you are acting as living people getting married and not functioning as business entities engaged in a Joint Venture merger— which is how your marriage will otherwise be “interpreted” by the existing court systems.	Recording this “Solemn Record and Proclamation of Lawful Marriage” protects your marriage from being treated as a commercial contract and prevents you and your children from being subjected to the unilateral demands of Territorial and Municipal Agencies. I will also point out that doing this prevents a lot of the other heartaches that can be associated with marriages — CPS, forced vaccinations, denial of home school rights, inequitable divorces, and a whole lot more can be settled privately and should be settled privately by arbitration.

Where to Publish?

There are four equally valid ways to record and/or publish your choice. They are:

- (a) The [Land Recording Office](#) (LRO) provided by your State Assembly, which is the usual means if you contact your State Assembly. You can contact your State Assembly [HERE](#);
- (b) The [International Land Recording and Publishing System](#) (LRPS) provided by an independent subcontractor, Global Family Group, as a public global and international recording and publishing system;
- (c) County Deed Recording Offices (if they will accept your paperwork which they lawfully should but most act unlawfully and refuse to record our documents at the time of this publication) and;
- (d) Self-Publication in local newspapers by publishing three times within three months.

Refer to: [Paperwork Training Course](#) and all the [Chart Your Course](#) Video Trainings to comprehend what the process will mean for your life and what you are doing.

Use the terms below for more in depth learning by using the glossary of terms found [here](#). Still more detail is available by searching these same terms as part of more than 5000 articles made available on the public record for further study of these topics and so many more: [custom search](#)

Supplemental Material:	Paperwork Training Course	Chart Your Course	Article #928
Search Key Topics: SearchAnnavonReitz or AnnavonReitz			
1779 Declaration	claim your exemption	foreign State of State Organization	presumption
18 USC 1341	Colonial America	Full Commercial liability	Public notary vs Notary Republic
18 USC 1342	Common law rights	full faith and credit	reconveyance
18 USC 2333	County Recorder	GRANTOR TRUST ESTATE	reconveying
928	Credential Card	guardianship	record and publish
Act of 1666	Deed of Conveyance	legal marriage vs lawful marriage	revoking your election
Act of Expatriation	Deed of Reconveyance	Legal Name vs Lawful name	right to bear arms
Act of Repatriation	discharged from the military	Legal Name vs LEGAL NAME	Session Laws
Affidavit vs Testimony	election to pay	naturalization	shareholder elections
allegiance	ESTATE NAME and ESTATE PROPERTY	Oath of allegiance	Signature vs autograph
American State Vessel	executorship	paramount claim	Solemn Record and Proclamation of Lawful Marriage
Article IV, Cestui Que Vie Trust Act	Federal zone	Power of attorney	Voter registration
Assumed Name	Fee Schedule	Presumed citizenship	Voter vs elector
Baby Deed	Fee Simple Absolute	Full Commercial liability	Writ of Habeas Corpus
Baby Record	Foreign Sovereign	presumed Donor	