For the purposes of this Common-Law Trust, the terms “United States” and “U.S.” mean only the Foreign Federal Legislative Democracy of the District of Columbia (D.C.) “Federal Corporation”

State the term “State” means --
(A) the several States;
(B) the District of Columbia;
(C) the Commonwealth of Puerto Rico;
(D) the United States Virgin Islands;
(E) Guam;
(F) American Samoa;
(G) the Northern Mariana Islands;
(H) the Trust Territory of the Pacific Islands; and
(I) Indian tribes, defined pursuant to the Secretary 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. The Terms “United States” and “U.S.” are not to be construed to mean or include the sovereign People, or any of the 50 unity States of America. Neither born nor naturalized in the “United States” nor “subject to its jurisdiction,” I am not now nor ever have been, as described in 26 CFR 1.1-1(c) and the 14th Amendment, a “U.S. Citizen.” Therefore, I am foreign with respect to the “United States.” I am not now nor ever have been, as defined in 26 USC 865(g)(1)(A), a “resident of the U.S.” 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 1.874-4 to be treated as a “U.S. resident alien” for any purpose. Further; I have utterly no intention of making any such election in the future.

I am one of the Sovereign People - American.
I am a non-taxpayer.
I am not now nor ever have been, defined pursuant to: 26 USC 7701 (a)(30), a “U.S. person.”
I am not now nor ever have been, defined pursuant to: 26 USC 7701 (a)(14), a “taxpayer”
I do not have now nor ever had, defined pursuant to: 26 USC 911 (d)(3), a “tax home within the “U.S.”
I am outside the general venue and jurisdiction of the U.S. Federal Corporation.
I am not now nor ever have been, defined pursuant to: 26 USC 3401, an “officer,” or an “employee,” or an “elected official” of the “United States,” 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.”
I am not now nor ever have been, defined pursuant to: 31 USC 3713, a “fiduciary,” or, as defined pursuant to: 26 USC 6901, a “transferee” or a “transferee of a transferee.”
I am not now nor ever have been, defined pursuant to: 26 USC Subtitle B, a “donor” or a “contributor,” and as one of the Sovereign People - American, I am exempt from any gift tax under 26 USC Subtitle B.
As one of the Sovereign People - American 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 defined pursuant to: 26 CFR 1.6015(a)-1, a “declaration” because I am exempt under 26 CFR 1.6015(I)-1 and fundamental law.
As one of the Sovereign People - American, I have no “self-employment income.”
As on of the Sovereign People - American, I derive no “gross income… from sources within the “U.S.,” either “effectively connected” or “not effectively connected with the conduct of a trade or business in the “U.S.,” as defined pursuant to: 26 USC 872(a).
As one of the Sovereign People - American, my private-sector remuneration is “from sources without the U.S.” defined pursuant to: 26 CFR 1.1441-3(a), and does not constitute 26 USC 3401 “wages,” and is therefore not mandatory withholding under 26 USC 3402(a),3101(a), or 26 CFR 1.144-1 because of it’s exemption under 26 USC 3401 (a)(6) and fundamental law.
As on of the Sovereign People - American, I never intentionally made, with any “knowingly intelligent acts,” any voluntary withholding “agreement” defined pursuant to: 26 USC 3402(p).
As of the Sovereign People - American, my income is not included as “gross income” under Subtitle A and is exempt from withholding.
As one of the Sovereign People - American, with no income from sources within the “U.S.,” my private-sector, non-“U.S.” income is free from all federal tax under fundamental law. (see Treasury Decisions
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3146 and 3640, and United States v. Morris, 125 F.Rept. 322.331). As one of the Sovereign People - American, my estate and/or trust is, defined pursuant to: 26 USC 7701(a)(31), a tax-exempt “foreign estate or trust.”

As “natural freeborn spiritual being” (see II:1:5 of the Constitution) one of the free Sovereign People American, I’ve never voluntarily, intentionally waive, with any “knowingly intelligent acts,” any of my unalienable rights, and, have utterly no intention of doing so now nor in the future. Any prima facie evidence or presumption to the contrary is hereby rebutted. Any past signatures on IRS and SSA forms, statements, etc. were in error and involuntarily made under threat, duress and coercion. I hereby revoke, cancel and render void, Nunc Pro Tunc, both currently and retroactively to the time of signing, any and all such signatures. I reserve my Common Law right, not to be compelled to perform under any agreement that I have not entered into knowingly, voluntarily, and intentionally.

I am not a 26 USC 7203 “person required.” I am a non-taxpayer, outside both general and tangential venue and jurisdiction of Title 26, United States Codes.

The public record being the highest form of evidence, freeborn spiritual being on the land being of sound mind, competent, over the age of eighteen do hereby certify, verify, state, claim and declare forever without abandonment; Real Property (on Earth); Personal Property (body); and Ecclesiastical Property (soul) together with all trusts, probate, rights, titles, interests droit, droit both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed on, and incurred by Debtor for any and every reason, purpose, and cause whatsoever.


Sui Juris, known as: John, of the genealogy of Doe freeborn spiritual being on the land state the facts contained herein are true, correct, complete, and not misleading, to the best of my personal first hand knowledge and belief. Being of sound mind, competent, over the age of 18. This my free will, voluntary act and deed to make, execute, seal, acknowledge and deliver under my hand and seal with explicit reservation of all my unalienable rights and my specific common law right not to be bound by any contract or obligation which I have not entered into knowingly, willingly, voluntarily, and without misrepresentation, duress, or coercion, whereby I did not sign nor consent. I am not now nor have ever been a U.S. Citizen or a Fourteenth Amendment Federal Citizen or Employee, I am not bound by sworn oath or oath of office. Whereas I hereby disclaim Clauses One and Two of Section One to the Fourteenth Amendment, together with Article Four Section Three Clause Two. “Without the U.S.” Should this not be true then let the record be corrected or it will stand as truth. Time is of the essence.

Veracity; In my Private Capacity as General Executor/Executrix of said Cestui Que Trust (Estate) account Droit, Droit, This serves Notice that your offer has been Accepted as Valuable Consideration and Returned for Value. This property is Exempt from Levy. Please Adjust this Account for the Proceeds, Products, Accounts and Fixtures and Release The Order(s) of The Court to Me Immediately. Make adjustment and close this account immediately, with prejudice. I accept your Oath, Oath of Office Security Agreement, Constitutions as by-laws, and Malfeasance Bond and place you in the Private commencing this self-executing binding contract between you and I. Further, I appoint you trustee “Fully Personally Liable Now” on your honor and solemn Oath to perform your obligations and duties to Protect My un-a-lien-able Rights in your Fiduciary Capacity against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, foreclosure, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, taxes, damages, interests, and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed on, and incurred by Debtor for any and every reason, purpose, and cause whatsoever. Please honor Obligation of Good Faith in Performance of your Duties. Quid Pro Quos, an equal exchange or substitution.

This my free will, voluntary act and deed true and lawful attorney-in-fact to make, execute, seal,
Certified Mail Article Number:

acknowledge and deliver under my hand and seal, explicitly reserving all rights without prejudice;

By: __________________________________________

Sui Juris known as; John of the genealogy of Doe Bailor for JOHN DOE Bailee

______________________________________________

Rand, Roe Third Party Witness Probatio plena
"Sealed and delivered in the presence of us."

______________________________________________

Richard, Roe Third Party Witness Probatio plena
"Sealed and delivered in the presence of us."

STATE OF ILLINOIS )
 ) SS:
COUNTY OF COOK )

CERTIFICATE OF ACKNOWLEDGMENT

On this date the individual named above, in his/her stated capacity, personally appeared before me to execute this acknowledgement that this instrument was signed, sealed, and delivered as their free will, voluntary act and deed to make, execute, seal, acknowledge and deliver under their hand and seal verified and authenticated for the uses and purposes therein mentioned.

__________________________________________  _________________________________
DATE  Signature of NOTARY PUBLIC

AFFIX

NOTARY SEAL  Date Commission Expires _________________

IF REQUIRED

NOTICE: Public acts defined: are those which have a public authority, and which have been made before public officers, are authorized by a public seal, have been made public by the authority of a magistrate, or which have been extracted and been properly authenticated from public records. Black’s Law Dictionary Sixth Edition (page 26)