

Cathy Irene Deese (Stowell)
 6th Judicial District
 1/2 Mile West, Gunnison Reservoir Road
 Sterling, Utah

RESCISSION OF SOCIAL SECURITY POLICY AND APPLICATION
 NOTICE BY AFFIDAVIT

STATE OF UTAH]
 : AFFIRMED
 COUNTY OF Sanpete]

I, the undersigned, a Free White Citizen in Utah and thereby in the United States of America, hereby affirm, declare and give notice that:

1. I, Cathy Irene Deese (Stowell), am of lawful age and competent; am a natural born Free White Citizen in the State of Utah and thereby in the United States of America, in fact, by right of heritage, within the State of Utah, protected by the original Constitution for the United States of America (1787), including its Preamble and Bill of Rights (1791); retain unalienable rights of God, in positive law embodied in the Declaration of Independence, 1776, binding upon myself and my parentage, this day and for all time; and,

STATEMENT OF ORIGINAL STATUS

2. I, Cathy Irene Deese (Stowell), a free white Christian female, was born on or about Oct 1, 1949, in the County of York, in the State of South Carolina, a State of the United States of America; and,
3. I, Cathy Irene Deese (Stowell), was sired by Elbert Elisha Deese, a free white male, born on or about Aug 19, 1931, in the County of Gaston, in the State of North Carolina, a State of the United States of America; and,
4. I, Cathy Irene Deese (Stowell), was given birth by Lela Louise Stone, a free white female, born on or about Jan 16, 1931, in the County of Gaston, in the State of North Carolina, a State of the United States of America; and,
5. Elbert Elisha Deese and Lela Louise Stone were one, joined in the state of Holy wedlock at the time Cathy Irene Deese (Stowell) was natural born to them; and,
6. Elbert Elisha Deese, Cathy Irene Deese (Stowell)'s father, was sired by Henry Ethel Deese, a free white male, born on or about Sept 7, 1897, in the County of Chesterfield, in the State of South Carolina, a State of the United States of America; and,
7. Elbert Elisha Deese, Cathy Irene Deese (Stowell)'s father, was given birth by Mary Magdenline Brewer, a free white female, born on or about Jun 28, 1899, in the County of Chesterfield, in the State of South Carolina, a State of the United States of America; and,
8. Henry Ethel Deese and Mary Magdenline Brewer were one, joined in the state of Holy wedlock at the time Elbert Elisha Deese was natural born to them; and,
9. Lela Louise Stone, Cathy Irene Deese (Stowell)'s mother, was sired by Eugene Roland Stone, a free white male, born on or about Nov 5, 1907, in the County of Gaston, in the State of North Carolina, a State of the United States of America; and,
10. Lela Louise Stone, Cathy Irene Deese (Stowell)'s mother, was given birth by Floy Mae Woods, a free white female, born on or about Aug 29, 1911, in the County of Burke, in the State of North Carolina, a State of the United States of America; and,
11. Eugene Roland Stone and Floy Mae Woods were one, joined in the state of Holy wedlock at the time Lela Louise Stone was natural born to them; and,

STATEMENT OF CAUSE

12. Social Security (FICA) is a voluntary social insurance policy which, by submission, suborns me, an otherwise Free, White, Natural, citizen in the State of Utah and thereby in the United States of America, into the Federal jurisdiction that has been created within regional concepts, to divest the posterity of their birthright in the Statute of 1776 [The Declaration of Independence] and to reduce the posterity to mere subjects of the United States and, thereby, reduce the sovereignty of the several States to no effect, as districts, in a scheme of centralized government throughout the national socialist scheme of the Social Security Act; and,

13. The Social Security (FICA) social insurance scheme is deployed to limit my title of "Citizen," with intent, through misrepresentation, to impair, extort and divest me of my God given Unalienable Rights (viz, natural rights), otherwise protected by the limitations set out in the Organic Law for the United States of America, by requiring me through uninformed, implied and direct, consent (submission) to surrender or limit the affect of my title of American Citizen, to accomplish ends wholly beyond the sphere marked out by the Declaration of Independence (1776), the original Constitution for the United States of America (1787), and the Bill of Rights (1791); and,

14. The Social Security scheme (FICA) is a stealthy encroachment on, and an easy way to circumvent, the limitation(s) and guarantee(s), provided by "We the people," against singular centralized government, specifically, but not limited to, the limitations and guarantees against abridgment and subornation of my Inalienable and Unalienable Rights of God, as expressed and asserted in the Declaration of Independence (1776), as set out in the original Constitution for the United States of America (1787) and its Bill of Rights (1791), and, as earlier expressed and asserted in the Declaration and Resolves of The First Continental Congress (1774); and,

15. Participation in Social Security, a social insurance policy, and the agency (power of attorney) scheme thereunder, is an attempt by creatures of the government to compel me into a joint adventure, with regional (interstate and international) statutory implications, of an intragovernmental nature, in pursuant to declaratory Amendments not provided for in the Constitution for the United States of America; and,

16. Only by my informed consent can the government exercise an unauthorized intragovernmental authority over me, in the jurisdiction(s) of the United States, outside the limitations of the original Constitution (1787) and the Bill of Rights (1791); and,

17. All power (right) belongs within me, to accept or deny control, in areas of law which are not within the jurisdiction of the organic Constitution for the United States of America (1787) and the Constitutions for the several States, that could pertain, or attempt to pertain, to me, as one of "We the People" of the Preamble to the Constitution for the United States of America (1787), which power (right) is protected by the limitations set out in the 9th Article in amendment to the Organic Constitution [Bill of Rights (1791)]; and,

18. I was deceived into believing I was required, or could be required, to obtain a Social Security account and number in order to exercise my basic rights of Life, Liberty, and the Pursuit of Happiness; and,

19. The application for Social Security Account (SS-5) contains no warning of its implications or conditions, nor does it set forth where its implications or conditions might be discovered; and,

RESCISSION FOR CAUSE

20. WHEREFORE, formal notice is hereby given, that I, Cathy Irene Deese (Stowell), a Free, White, American Citizen and Co-Heir to the limitations set out in the Organic Law, in fact, duped, deceived and misled into submission, without my informed consent, by the (se) device(s) and cloak(s) of the Government(s) of the United States and the several

states, do hereby, RESCIND, CANCEL, and REPUDIATE the application for the aforesaid undermining Social Insurance scheme and reclaim my title as a Free, White, citizen in the State of Utah, and thereby in the United States of America, and Co-Heir to the Declaration of Independence (1776), and, do hereby rescind said Social Insurance account and number 552-82-1821, and the agency represented thereby, and, specifically deny any consent, whatsoever, to be governed by this unauthorized jurisdiction, for the past, this day, and all time; and,

21. WHEREFORE, formal notice is also given, that I, Cathy Irene Deese (Stowell), hereby repudiate all statutory benefits and obligations of the aforesaid social insurance scheme; that I absolutely will not use accounts established thereunder, identifying numbers or other identifiers, which represent said account, except to repudiate same; and, that I will not apply for, receive, collect, or attempt to apply for, receive, or collect, any privilege or benefits established under said social insurance scheme, whatsoever; and, that said numbered account will be treated as though it never had been established as fully and completely as if same had never been applied for or assigned; and,

INTENT

22. My intent is to be a Free, Lawful, Natural American Citizen and Co-Heir to the Organic Law as stated in The Declaration of Independence (1776) and as restated in the Preamble to the Constitution for the united States of America (1787), which I am in fact by said Organic Law; to claim my God given Rights declared by the Statute of 1776, and the limitations on government set out in the original Constitution for the united States of America (1787) and its Bill of [Limitations] Rights (1791); and to re-establish myself as an American Citizen (de jure), pursuant to my rights as a Co-Heir to the Statute of 1776 and Organic Law, to the end of preserving the Christian Republic of the united States of America as formed, and limited, by the Constitution for the united States of America (1787), and further limited by the Bill of Rights (1791); and,

NOTICE TO TRESPASSERS

23. This is notice to all who would subject me to a deprivation of my rights and corresponding responsibility, as an American Citizen pursuant to the Statute of 1776 (The Declaration of Independence). All claimants have 30 days from the date of this "Notice by Affidavit" to make any claims such claimants may wish to assert in a Court of organic Article III judicial authority; failure to do so is an admission of estoppel and laches upon all comers. Any further deprivation of my vested rights as American Citizen by any governmental agent(s) or agency(ies) will be, by its taking place, a declaration of Mixed War between codified statutory law and common law, waged against me, by whatever person or entity who might commit such trespass, and will be remedied by whatever action is necessary and lawful taking into account the moral gravity of the deprivation in the particular instance; and,

24. The statements and information contained herein are true and correct to the best of my knowledge; are set forth for cause, superseding any previous denials of aforementioned I may have made to date; and my signature and seal hereafter are the voluntary act of my own hand; and,

FURTHER AFFIANT SAITH NOT.

Subscribed and affirmed mine pro tunc on the date of my reaching majority, the Oct 1, 1970.

Subscribed, sealed and affirmed this 2 day of November, in the Year of our Lord and Savior, Nineteen Hundred and Ninety Four, in the County of Sanpete.

Gathy Irene Deese (seal)
Gathy Irene Deese (Stow)
6th Judicial District
1/2 Mile West, Gunnison Reservoir Road
Sterling, Utah

We, the undersigned, witness this day that the one known to us to be the above signator did personally appear before us in the County of Sanpete and upon affirmation did execute and affix the above signature and seal hereto.

David P. [Seal] citizen of the State of Utah
[Signature] a citizen of the State of Utah
Michael [Seal] a citizen of the State of Montana

Cathy Irene Deese (Stowell)
 6th. Judicial District
 1/2 Mile West, Gunnison Reservoir Road
 Sterling, Utah

RESCISSION OF DRIVER'S LICENSE AND APPLICATION
 NOTICE BY AFFIDAVIT

STATE OF UTAH]
 : AFFIRMED
 COUNTY OF Sanpete]

I, the undersigned, a Free White Citizen in Utah, and thereby in the United States of America, hereby affirm, declare and give notice that:

1. I, Cathy Irene Deese (Stowell), am of lawful age and competent; am a natural born Free White Citizen in the State of Utah, and thereby in the United States of America, in fact, by right of heritage, within the State of Utah, protected by the original Constitution for the United States of America (1787), including its Preamble and the Bill of Rights (1791); retain unalienable rights of God, in positive law embodied in the Declaration of Independence, 1776, binding upon myself and my parentage, this day and for all time; and,

STATEMENT OF ORIGINAL STATUS

2. I, Cathy Irene Deese (Stowell), a free white Christian female, was born on or about Oct 1, 1949, in the County of York, in the State of South Carolina, a State of the United States of America; and,
3. I, Cathy Irene Deese (Stowell), was sired by Elbert Elisha Deese, a free white male, born on or about Aug 19, 1931, in the County of Gaston, in the State of North Carolina, a State of the United States of America; and,
4. I, Cathy Irene Deese (Stowell), was given birth by Lela Louise Stone, a free white female, born on or about Jan 16, 1931, in the County of Gaston, in the State of North Carolina, a State of the United States of America; and,
5. Elbert Elisha Deese and Lela Louise Stone were one, joined in the state of Holy wedlock at the time Cathy Irene Deese (Stowell) was natural born to them; and,
6. Elbert Elisha Deese, Cathy Irene Deese (Stowell)'s father, was sired by Henry Ethel Deese, a free white male, born on or about Sept 7, 1897, in the County of Chesterfield, in the State of South Carolina, a State of the United States of America; and,
7. Elbert Elisha Deese, Cathy Irene Deese (Stowell)'s father, was given birth by Mary Magdenline Brewer, a free white female, born on or about Jun 28, 1899, in the County of Chesterfield, in the State of South Carolina, a State of the United States of America; and,
8. Henry Ethel Deese and Mary Magdenline Brewer were one, joined in the state of Holy wedlock at the time Elbert Elisha Deese was natural born to them; and,
9. Lela Louise Stone, Cathy Irene Deese (Stowell)'s mother, was sired by Eugene Roland Stone, a free white male, born on or about Nov 5, 1907, in the County of Gaston, in the State of North Carolina, a State of the United States of America; and,
10. Lela Louise Stone, Cathy Irene Deese (Stowell)'s mother, was given birth by Floy Mae Woods, a free white female, born on or about Aug 29, 1911, in the County of Burke, in the State of North Carolina, a State of the United States of America; and,
11. Eugene Roland Stone and Floy Mae Woods were one, joined in the state of Holy wedlock

at the time Lela Louise Stone was natural born to them; and,

STATEMENT OF CAUSE

12. The Division of Motor Vehicles is a subdivision of the State of Utah, in its corporate capacity as an agent of the Congress of the United States; and,

13. By implied and direct consent, through licensing this subdivision of the State of Utah, I would allow said subdivision to regulate my person by statutory law pursuant to or through the international statutory citizenship on the 14th amendment to the United States Constitution and would surrender my rights, property, and titles to the corporate State of Utah in exchange for privileges, and I decline to do so; and,

14. The State of Utah is barred from forcing a member of the posterity to license the State to step outside the Constitution for the United States of America (1787) or the Constitution for the State of Utah, and pursuant to the limitations in Article I section ten of the Constitution for the United States of America (1787) and the 9th Article of the Bill of Rights, the power to offer or refuse such statutory license is retained by the people in their individual capacity; and,

15. The power to license the people is not granted to Congress or the State in the Organic Law of either the United States of America or the State of Utah; and,

16. It can be seen from the tenth article of the Bill of Rights this power to license must be granted to either the United States of America, in the Constitution for the United States of America (1787), or to the States by their respective state constitutions, otherwise, the power remains reserved to the people, subject to the vested rights retained by the individual members therein; and,

17. I am now more knowledgeable about my right to license or not to license this State, being aware of the fact that to license the State is in the nature of allowing the State to impose an unauthorized statutory jurisdiction on me, and, being aware that giving uninformed consent to the sanctions and police power of de facto government (government acting beyond the limitations of the constitutions to which government(s) are lawfully subject), is void for fraud; and,

18. The application for and driver's license does not contain any warning, whatsoever, that any rights are being waived or that a privilege is being obtained instead of my vested rights, nor does said application set forth the conditions thereof or indicate where those conditions may be found; and,

19. I was deceived into believing that application for and issue of a driver's license was a legitimate function of the corporate agency issuing same, and, that I was, or could be, required to make application in order to exercise my rights to locomotion, have access and egress, and to own and use property in a motor vehicle; and,

RESCISSION FOR CAUSE

20. WHEREFORE, let it be known, that I, Cathy Irene Deese (Stowell), a Free White Utah Citizen, and thereby a United States Citizen, a Co-Heir to the Organic Law; in fact having fully considered said application for and license # 151470835; and realizing said license was created by submission without my informed consent, now exercise my rights as stated in the Declaration of Independence and protected by the Preamble to the United States Constitution (1787), Article I section ten of the Constitution for the United States of America (1787) and the 9th and 10th Articles of the Bill of Rights (1791); and for the aforementioned cause, fully and completely, hereby, RESCIND and CANCEL said license, and from this day and for all time let it be known that the corporate government of the State of Utah will hereafter be in trespass of my rights which are protected by the conditions set out in the Organic Law of these United States of America, whenever attempting to exercise the aforementioned unauthorized power over me; and,

21. WHEREFORE, formal notice is also hereby given, that I, Cathy Irene Deese (Stowell), hereby repudiate all statutory benefits and obligations of the aforesaid license; That I absolutely will not use accounts established thereunder, Identifying numbers or other identifiers, which represent said account, except to repudiate same; and, that I will not apply for, receive, collect, or attempt to apply for, receive, or collect, any privilege or benefits established under said license, whatsoever; and, that said numbered account will be treated as though it never had been established as fully and completely as if same had never been applied for or assigned; and,

INTENT

22. My intent is to be a Free, Lawful, Natural American Citizen and Co-Heir to the Organic Law as stated in The Declaration of Independence (1776) and as restated in the Preamble to the Constitution for the united States of America (1787), which I am in fact by said Organic Law; to claim my God given Rights declared by the Statute of 1776, and the limitations on government set out in the original Constitution for the united States of America (1787) and its Bill of [Limitations] Rights (1791); and to reestablish myself as an American Citizen (de jure), pursuant to my rights as a Co-Heir to the Statute of 1776 and the Organic Law, to the end of preserving the Christian Republic of the united States of America as formed, and limited, by the Constitution for the united States of America (1787), and further limited by the Bill of Rights (1791); and,

NOTICE TO TRESPASSERS

23. This is notice to all who would subject me to a deprivation of my rights and corresponding responsibility, as an American Citizen pursuant to the Statute of 1776 (The Declaration of Independence). All claimants have 30 days from the date of this "Notice by Affidavit" to make any claims such claimants may wish to assert in a Court of organic Article III judicial authority; failure to do so is an admission of estoppel and laches upon all comers. Any further deprivation of my vested rights as an American Citizen by any governmental agent(s) or agency(ies) will be, by its taking place, a declaration of Mixed War between codified statutory law and common law, waged against me, by whatever person or entity who might commit such trespass, and will be remedied by whatever action is necessary and lawful taking into account the moral gravity of the deprivations in the particular instance; and,

FURTHER AFFIANT SAITH NOT.

Subscribed and affirmed mine pro tunc on the date of my reaching majority, the Oct 1, 1970.

Subscribed, sealed and affirmed this 2 day of November, in the Year of our Lord and Savior, Nineteen Hundred and Ninety Four, in the County of Sanpete.

Cathy Irene Deese (seal)
Cathy Irene Deese (Stowell)
6th Judicial District
1/2 Mile West, Gunnison Reservoir Road
Sterling, Utah

We, the undersigned, witness this day that the one known to us to be the above signator did personally appear before us in the County of Sanpete and upon affirmation did execute and affix the above and seal hereto.

[Signature] citizen of the State of Utah
[Signature] a citizen of the State of Utah
[Signature] a citizen of the State of Utah

Cathy Irene Deese (Stowell)
6th Judicial District
1/2 Mile West, Gunnison Reservoir Road
Sterling, Utah

RESUMPTION OF MARRIAGE LICENSURE AND APPLICATION
NOTICE BY AFFIDAVIT

STATE OF UTAH]
 : AFFIRMED
COUNTY OF Sanpete]

We, the undersigned, Free White American Citizens in the State of Utah, and thereby in the United States of America, hereby affirm, declare that:

1. We, Cathy Irene Deese (Stowell), and Neil Glenn Stowell, are of lawful age and competent; are natural born Free White Citizens in the State of Utah, and thereby in the United States of America, in fact, by right of heritage, within the State of Utah, protected by the prohibitions against the State of Utah contained in the original Constitution for the United States of America (1787); and, retain unalienable rights of God, in positive law embodied in the Declaration of Independence, 1776, binding upon ourselves and our parentage, this day and for all time, and do now knowingly state the following:

STATEMENT OF ORIGINAL STATUS

2. I, Cathy Irene Deese (Stowell), a free white Christian female, was born on or about Oct 1, 1949, in the County of York, in the State of South Carolina, a State of the United States of America; and,
3. I, Cathy Irene Deese (Stowell), was sired by Elbert Elisha Deese, a free white male, born on or about Aug 19, 1931, in the County of Gaston, in the State of North Carolina, a State of the United States of America; and,
4. I, Cathy Irene Deese (Stowell), was given birth by Lela Louise Stone, a free white female, born on or about Jan 16, 1931, in the County of Gaston, in the State of North Carolina, a State of the United States of America; and,
5. Elbert Elisha Deese and Lela Louise Stone were one, joined in the state of Holy wedlock at the time Cathy Irene Deese (Stowell) was natural born to them; and,
6. Elbert Elisha Deese, Cathy Irene Deese (Stowell)'s father, was sired by Henry Ethel Deese, a free white male, born on or about Sept 7, 1897, in the County of Chesterfield, in the State of South Carolina, a State of the United States of America; and,
7. Elbert Elisha Deese, Cathy Irene Deese (Stowell)'s father, was given birth by Mary Magdenline Brewer, a free white female, born on or about Jun 28, 1899, in the County of Chesterfield, in the State of South Carolina, a State of the United States of America; and,
8. Henry Ethel Deese and Mary Magdenline Brewer were one, joined in the state of Holy wedlock at the time Elbert Elisha Deese was natural born to them; and,
9. Lela Louise Stone, Cathy Irene Deese (Stowell)'s mother, was sired by Eugene Roland Stone, a free white male, born on or about Nov 5, 1907, in the County of Gaston, in the State of North Carolina, a State of the United States of America; and,
10. Lela Louise Stone, Cathy Irene Deese (Stowell)'s mother, was given birth by Floy Mae Woods, a free white female, born on or about Aug 29, 1911, in the County of Burke, in the State of North Carolina, a State of the United States of America; and,

11. Eugene Roland Stone and Floy Mae Woods were one, joined in the state of Holy wedlock at the time Lela Louise Stone was natural born to them; and,

12. I, Neil Glenn Stowell, a free white Christian female, was born on or about Apr 21, 1945, in the County of San Bernadino, in the State of California, a State of the United States of American; and,

13. I, Neil Glenn Stowell, was sired by Elvin James Stowell, a free white male, born on or about Mar 26, 1902, in the County of Carbon, in the State of Utah, a State of the United States of American; and,

14. I, Neil Glenn Stowell, was given birth by Mary Mae DaVee, a free white female, born on or about Nov 6, 1915, in the County of Pawnee, in the State of Kansas, a State of the United States of America; and,

15. Elvin James Stowell and Mary Mae DaVee were one, joined in the state of Holy wedlock at the time Cathy Irene Deese (Stowell) was natural born to them; and,

16. Elvin James Stowell, Neil Glenn Stowell's father, was sired by Heber John Stowell, a free white male, born on or about Jul 14, 1860, in the County of Weber, in the State of Utah, a State of the United States of America; and,

17. Elvin James Stowell, Neil Glenn Stowell's father, was given birth by Ellen LaVinia Thomas, a free white female, born on or about Apr 13, 1869, in the County of Warwickshire, in the State of England, a State of the United States of America; and,

18. Heber John Stowell and Ellen LaVinia Thomas were one, joined in the state of Holy wedlock at the time Elvin James Stowell was natural born to them; and,

19. Mary Mae DaVee, Neil Glenn Stowell's mother, was sired by Harry Benjamin DaVee, a free white male, born on or about Jul 8, 1886, in the County of Jasper, in the State of Illinois, a State of the United States of America; and,

20. Mary Mae DaVee, Neil Glenn Stowell's mother, was given birth by Myrta Elma Smith, a free white female, born on or about May 2, 1884, in the County of Ployd, in the State of Indiana, a State of the United States of America; and,

21. Harry Benjamin DaVee and Myrta Elma Smith were one, joined in the state of Holy wedlock at the time Mary Mae DaVee was natural born to them; and,

STATEMENT OF CAUSE

22. The State Marriage License is issued, and administered by a statutory subdivision of the State of Utah through statute or code, subsequent to our submission by uninformed implied or direct consent; and,

23. The Marriage License is a creature of said statute or code and not an instrument of Common Law, and the Laws of God; and,

24. The Constitution for the united States of America prohibits the States from interfering in the obligation of contracts; and,

25. The State Marriage License places the State in a third party relationship to our marriage, outside the normal limitations placed on the State by the Constitution for the united States of America and the State of issue, a matter of which we were not informed; and,

26. The Marriage License is deployed for the State and the United States to acquire a grant of authority from those entering a marital contract, to exercise legislative jurisdiction over the product of the marriage (children), through the subdivisions of the State and United States concerned with health, welfare and education, by uninformed implied and direct consent (submission), obtained from affiants, which subjects our parental authority to otherwise de facto law, to violate God's ordinances and statutes and the Organic Law for the United States of America: which license was deployed specifically to remove our inalienable right to train and instruct our children in the Christian view which established the de jure jurisdiction guaranteed in the Constitution for the United States of America (1787) and The Declaration of Independence (1776); and,

27. The aforesaid marriage license represents only uninformed implied and direct consent, obtained by agency (power of attorney), to a third party (corporate State) interest, and is enforced through de facto jurisdiction(s) under the de facto authority of the State, given power by said submission; and,

28. Only by our informed consent can the government de facto exercise authority over us, which otherwise is outside the Constitution for the State of Utah and the Constitution for the United States of America (1787) and a violation of our rights as ordained in The Declaration of Independence (1776); and,

29. All power (right) lies within us, pursuant to the Statute of 1776, restated in the Preamble, as ones of "the posterity" of the Preamble to the Constitution for the United States of America (1787), which right is protected by the 9th Article of the Bill of Rights (1791), and Article I section 10 and Article IV section 4 of the Constitution for the United States of America (1787) and the constitutions for the original several States, when attempts are made to make such statutory code provisions pertain to us;

30. We were deceived into believing we were required, or could be required, to apply for and obtain a marriage license in order to exercise our basic marital rights of Life, Liberty, and the Pursuit of Happiness; and,

31. The application for marriage license contains no warning of its implications or conditions, nor does it set forth where its implications or conditions might be discovered; and,

RESCISSIO FOR CAUSE

32. WHEREFORE, let it be known, that we, Cathy Irene Deese (Stowell) and Neil Glenn Stowell, Free White Natural American Citizens, Co-Heirs; in fact, having been duped, deceived and misled by State Licensed preachers, and/or de facto government officer(s) to give the aforementioned uninformed consent(s), implied or direct (i.e., submission), do hereby RESCIND and CANCEL the application and license for marriage, known as 15873, and all implied or direct consent that may be derived therefrom, for cause as previously stated; of the past, this day and for all time, so help us God; and,

33. WHEREFORE, formal notice is also given that we hereby repudiate all statutory benefits of the aforesaid marriage license scheme; that we absolutely will not use the license established thereunder or identifying numbers or other identifiers which represent said license except to repudiate same; and, that we will not apply for, exercise, receive, or collect, or attempt to apply for, exercise, receive, or collect any benefits established by statute through said marriage license scheme, whatsoever; and, that we, never having lawfully applied for said marriage license, as aforesaid, will treat same as fully and completely non-existent the same as if we had never applied therefore or issued same; and,

INTENT

34. Our intent is to be Free, Lawful, Natural American Citizens and Co-Heirs to the Organic Law as stated in The Declaration of Independence (1776) and as restated in the Preamble to the Constitution for the united States of America (1787), which we are both in fact by said Organic Law; to claim our God given Rights declared by the Statute of 1776, and the limitations on government set out in the original Constitution for the united States of America (1787) and its Bill of [Limitations] Rights (1791); and, to reestablish ourselves as American Citizens (de jure), pursuant to our rights as a Co-Heirs to the Statute of 1776 and the Organic Law, to the end of preserving the Christian Republic of the united States of America as formed, and limited, by the Constitution for the united States of America (1787), and further limited by the Bill of Rights (1791); and,

35. FURTHER, This notice is not to be construed to be made for the purpose of divorce by anyone for any cause but, rather, this notice is made to expel the State's unlawful third party interest in our marriage, said interest being obtained by misrepresentation and lack of full disclosure to cause our submission without informed consent; and to return our agreement, to act as husband and wife, to the Laws of God as established by the Holy Bible and the Common Law pursuant thereto; and,

NOTICE TO TRESPASSERS

36. This is notice to all who would subject us to a deprivation of our rights and corresponding responsibility as husband and wife, and to parentage, as American Citizens pursuant to the Statute of 1776 (The Declaration of Independence). All claimants have 30 days from the date of this "Notice by Affidavit" to make any claims such claimants may wish to assert in a Court of organic Article III judicial authority; failure to do so is an admission of estoppel and laches upon all comers. Any further deprivation of our vested rights as an American Citizens by any governmental agent(s) or agency(ies) will be, by its taking place, a declaration of Mixed War between codified statutory law and common law, waged against us, by whatever person or entity who might commit such trespass, and will be remedied by whatever action is necessary and lawful taking into account the moral gravity of the deprivations in the particular instance; and,

37. The statements and information contained herein are true and correct to the best of our knowledge; are set forth for cause; and our signatures and seals hereafter are the voluntary acts of our own hands; and,

FURTHER APPLICANTS SAITH NOT.

Subscribed and affirmed nunc pro tunc on the date Cathy Irene Dease (Stowell) reached majority, the Oct 1, 1970.

Subscribed, sealed and affirmed this 27th day of October, in the Year of our Lord and Savior, Nineteen Hundred and Ninety Four, in the County of Sanpete.

Cathy Irene Deese
Cathy Irene Deese (Stowel)
6th Judicial District
1/2 Mile West, Gunnison Reservoir Road
Sterling, Utah



Neil Glenn Stowell (seal)
Neil Glenn Stowell - Affiant
6th Judicial District
1/2 Mile West, Gunnison Reservoir Road
Sterling, Utah

We, the undersigned, witness this day that the ones known to us to be the above signatories did personally appear before us in the County of Sanpete and upon affirmation did execute and affix the above signature and seal hereto.

Douglas J. Jones a citizen of the State of Utah
Michael J. Charnick a citizen of the State of Utah
Stephen R. Rogers a citizen of the State of UTAH

102684

FILED AND RECORDED AT REQUEST OF
Cathy I Deese
Nov. 7, 1994

8:00 AM NOVEMBER 11 1994
BOOK 111 OF OFFICIAL
RECORDS PAGE 447A LINCOLN
COUNTY, NEVADA

Francis A. Dejeu
COUNTY RECORDER