Appendix S

Affidavit of Foreign Status

Reader's Notes:

Appendix S

1	Certified Mail Number:
2 3	Date:
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6	John Q. Doe
7	c/o general delivery
8	Marin county
9	San Rafael [ZIP code exempt]
10 11	CALIFORNIA, USA
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14	FOREIGN STATUS AFFIDAVIT
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17	CALIFORNIA STATE/REPUBLIC)
18) Subscribed, Sworn and Sealed
19 20	MARIN COUNTY)
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23	PREAMBLE
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25	The following Affidavit of Foreign Status is a public notice to all
26	interested parties concerning the Affiant's "birthrights" and his "status" as
27	an "AMERICAN INHABITANT", as that status would apply with respect to the
28	American States (the 50 independent States of the Union) and also with
29 30	respect to the "United States", as follows:
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32	1. The Affiant, John Q. Doe, was natural born a free Sovereign in
33	Massachusetts, which is one of the sovereign States of the Union of several
34	States joined together to comprise the confederation known as the United
35	States of America. He is, therefore, a "nonresident alien" individual with
36	respect to the "United States", which entity obtains its exclusive
37	legislative authority and jurisdiction from Article 1, Section 8, Clause 17
38 39	and Article 4, Section 3, Clause 2 of the Constitution for the United States of America. The Affiant's parents were Sovereigns also, born in sovereign
40	States of the Union. As the progeny of Sovereign people, the Affiant was
41	born " one of the sovereign people A constituent member of the
42	sovereignty synonymous with the people." Scott v. Sanford, 19 How. 404. The
43	Affiant is alien to so-called 14th Amendment "United States" citizenship, and
44	also nonresident to so-called 14th Amendment State residency, and therefore
45	he is a "nonresident alien" with respect to both. As a Sovereign whose
46 47	Citizenship originated in Massachusetts by birth, and who has remained intact
47 48	in California since the year 1952, the Affiant is also a foreigner (alien) with respect to the other 49 States of the Union and with respect to the
48 49	"United States". As a consequence of his birth, the Affiant is an "American
50	Inhabitant". And further
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52	2. The Affiant, to the best of his informed knowledge, has not
53	entered into any valid agreements of "voluntary servitude". And further
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1 3. The Affiant is a "NONRESIDENT ALIEN" with respect to the "United 2 States", as that term is defined and used within the Internal Revenue Code 3 (Title 26, United State Code) and/or Title 27 and the rules and regulations 4 promulgated thereunder as follows:

6 The Internal Revenue Code (Title 26, United State Code) and associated 7 federal regulations, clearly and thoroughly make provision for Americans born 8 and living within one of the 50 Sovereign States of America, to wit:

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Section 1.871-4 Proof of residence of aliens.

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- (a) **Rules of evidence.** The following rules of evidence shall govern in determining whether or not an alien within the United States has acquired residence therein for purposes of the income tax.
- (b) **Nonresidence presumed.** An alien by reason of his alienage, is presumed to be a nonresident alien.

[26 CFR 1.871-4]

And further

22 The Affiant was not born or naturalized in the "United States", 4. consequently he is not a "citizen of the "United States" nor a "United States 23 24 citizen", as those terms are defined and used within the Internal Revenue 25 Code (26 U.S.C.) and/or Title 27 and the rules and regulations promulgated 26 thereunder; and, therefore, he is not subject to the limited, exclusive 27 territorial or political jurisdiction and authority of the "United States" as 28 defined.

30 The "United States" is definitive and specific when it defines one of 31 its citizens, as follows:

Section 1.1-1

(c) Who is a citizen. Every person born or naturalized in the United States and subject to its jurisdiction is a citizen.

[26 CFR 1.1-1(c)]

39 And further

5. The Affiant is not a "citizen of the United States" nor a "United States citizen living abroad", as those phrases are defined and used in the Internal Revenue Code (26 U.S.C.) and/or Title 27 and the rules and regulations promulgated thereunder. And further

6. The Affiant is not a "resident alien residing within the geographical boundaries of the United States", as that phrase is defined and used in the Internal Revenue Code (26 U.S.C.) and/or Title 27 and the rules and regulations promulgated thereunder. And further 50

51 7. The Affiant is not a "United States person", a "domestic 52 corporation", "estate", "trust", "fiduciary" or "partnership" as those terms 53 are defined and used within the Internal Revenue Code (26 U.S.C.) and/or 54 Title 27 and the rules and regulations promulgated thereunder. And further 1 8. The Affiant is not an "officer", "employee" or "elected official" 2 of the "United States", of a "State" or of any political subdivision thereof, 3 nor of the District of Columbia, nor of any agency or instrumentality of one 4 or more of the foregoing, nor an "officer" of a "United States corporation", 5 as those terms are defined and used within the Internal Revenue Code (26 6 U.S.C.) and/or Title 27 and the rules and regulations promulgated thereunder. 7 And further

9 9. The Affiant receives no "income" or "wages with respect to 10 employment" from any sources within the territorial jurisdiction of the 11 "United States" and does not have an "office or other fixed place of 12 business" within the "United States" from which the Affiant derives any 13 "income" or "wages" as such, as those terms and phrases are used and defined 14 within the Internal Revenue Code (26 U.S.C.) and/or Title 27 and the rules 15 and regulations promulgated thereunder. And further

17 10. The Affiant has never engaged in the conduct of a "trade or 18 business" within the "United States", nor does the Affiant receive any income 19 or other remuneration effectively connected with the conduct of a "trade or 20 business" within the "United States", as those terms are defined and used 21 within the Internal Revenue Code (26 U.S.C.) and/or Title 27 and the rules 22 and regulations promulgated thereunder. And further

24 The Affiant receives no "income", "wages", "self-employment 11. 25 income" or "other remuneration" from sources within the "United States", as 26 those terms are defined and used in the Internal Revenue Code (26 U.S.C.) 27 and/or Title 27 and the rules and regulations promulgated thereunder. All 28 remuneration paid to the Affiant is for services rendered outside (without) 29 exclusive territorial, political and legislative jurisdiction and the 30 authority of the "United States". And further

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32 12. The Affiant has never had an "office" or "place of business" 33 within the "United States", as those terms are defined and used in the 34 Internal Revenue Code (26 U.S.C.) and/or Title 27 and the rules and 35 regulations promulgated thereunder. And further

37 13. The Affiant has never been a "United States employer", nor 38 "employer", nor "employee" which also includes but is not limited to an 39 "employee" and/or "employer" for a "United States" "household", and/or 40 "agricultural" activity, as those terms are defined and used in the Internal 41 Revenue Code (26 U.S.C.) and/or Title 27 and the rules and regulations 42 promulgated thereunder. And further

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14. The Affiant has never been involved in any "commerce" within the territorial jurisdiction of the "United States" which also includes but is not limited to "alcohol", "tobacco" and "firearms" and Title 26, Subtitle D and E excises and privileged occupations, as those terms are defined and used in the Internal Revenue Code (26 U.S.C.) and/or Title 27 and the rules and regulations promulgated thereunder. And further

51 15. The Affiant has never been a "United States" "withholding agent" 52 as those terms are defined and used in the Internal Revenue Code (26 U.S.C.) 53 and/or Title 27 and the rules and regulations promulgated thereunder. And 54 further 1 16. The Affiant had no liability for any type, kind or class of 2 Federal Income Tax in past years, and was and is entitled to a full and 3 complete refund of any amounts withheld, because any liability asserted and amounts withheld were premised upon a mutual mistake of fact regarding the 4 The Affiant has never knowingly, intentionally, and 5 Affiant's status. voluntarily changed his Citizenship status nor has he ever knowingly, 6 7 intentionally, and voluntarily elected to be treated as a "resident" of the 8 "United States". And further

11 17. The Affiant, to the best of his current knowledge, owes no "tax" 12 of any type, class or kind to the "United States" as those terms are defined 13 and used in the Internal Revenue Code (26 U.S.C.) and/or Title 27 and the 14 rules and regulations promulgated thereunder. And further

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17 The Affiant anticipates no liability for any type, class or kind 18. 18 of federal income tax in the current year, because the Affiant does not 19 intend to reside in the "United States", he does not intend to be treated as either a "resident" or a "citizen" of the "United States", he is not and does 20 21 not intend to be involved in the conduct of any "trade or business" within 22 the "United States" or receive any "income" or "wages" from sources within the "United States", as those terms are defined and used in the Internal 23 24 Revenue Code (26 U.S.C.) and/or Title 27 and the rules and regulations 25 promulgated thereunder. And further

28 The Affiant, by means of knowingly intelligent acts done with 19. 29 sufficient awareness of the relevant circumstances and consequences (Brady v. 30 U.S., 397 U.S. 742, 748 (1970)) never agreed or consented to be given a 31 federal Social Security Number (SSN), same said as to a federal Employee 32 Identification Number (EIN) and, therefore, waives and releases from 33 liability the "United States" and any State of the Union of 50 States, for any present or future benefits that the Affiant may be entitled to claim 34 under the Old-Age Survivors and the Disability Insurance Act, and/or the 35 36 Federal Unemployment Tax Act. Additionally, your Affiant makes no claim to 37 any present or future benefits under any of the foregoing; and 38

40 20. Therefore, I, John Q. Doe, am a natural born free inhabitant and, 41 as such, a Sovereign Citizen/Principal inhabiting the California Republic. 42 Therefore, I am not "within the United States" but lawfully I am "without the 43 United States" (per Title 28, U.S.C., Section 1746, Subsection 1), and 44 therefore I have no standing capacity to sign any tax form which displays the 45 perjury clause pursuant to Title 28, Section 1746, Subsection 2. And further 46

48 PLEASE NOTE WELL: At no time will the Affiant construe any of the 49 foregoing terms defined within the Internal Revenue Code, Title 26, United 50 State Code, or within any of the other United State Code, in a metaphorical 51 sense. When terms are not words of art and are explicitly defined within the 52 Code and/or within a Statute, the Affiant relies at all times upon the clear 53 language of the terms <u>as they are defined therein</u>, NO MORE and NO LESS: 54

... When aid to construction of the meaning of words, as used in the statute, is available, there certainly can be no "rule of law" which forbids its use, however clear the words may appear on "superficial examination" [United States v. American Trucking Association] [310 U.S. 534, 543, 544 (1939)] This unsworn certification is being executed WITHOUT the "United States", pursuant to Section 1746(1) of Title 28, United State Code, Federal Rules of Civil Procedure: I affirm under penalty of perjury, under the laws of the United States of America, that I executed the foregoing for the purposes and considerations herein expressed, in the capacity stated, and that the statements contained herein are true and correct, to the best of my knowledge. Executed Anno Domini, on this the _____ day in the month of _____, 199____. Subscribed, sealed and affirmed to this _____ day of _____, 199_____ John Q. Doe, Citizen/Principal, by special Appearance, in Propria Persona, 36 proceeding Sui Juris, with Assistance, Special, with explicit reservation of all of my unalienable rights and without prejudice to any of my unalienable rights. John Q. Doe c/o general delivery San Rafael [ZIP code exempt] CALIFORNIA, USA

1	California All-Purpose Acknowledgement
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4	CALIFORNIA STATE/REPUBLIC)
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6	COUNTY OF MARIN)
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o 9	On the day of, 199 Anno Domini, before me
10	personally appeared John Q. Doe , personally known to me (or proved to me on
11	the basis of satisfactory evidence) to be the Person whose name is subscribed
12	to the within instrument and acknowledged to me that he executed the same in
13	His authorized capacity, and that by His signature on this instrument the
14 15	Person, or the entity upon behalf of which the Person acted, executed the instrument. Purpose of Notary Public is for identification only, and not for
16	entrance into any foreign jurisdiction.
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18	WITNESS my hand and official seal.
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