

# DECLARATION OF ALLEGIANCE TO AN AMERICAN REPUBLIC

To all Sundry by these Presents:

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COMES NOW Declarant, James Robert-Moser, a sentient American national, who herein will state and render a formal Declaration of Allegiance to an American republic. The primary intent and purpose of this Declaration is to cancel the naturalization that is caused by the 14th amendment, or the nationality that is held under such, and secure Independence held by nationality de jure status, which is held in conformity with the law of nations, to enjoy Life, Liberty and the pursuit of Happiness; all such natural and unalienable Rights which are vested in and secured by the Constitution for the United States of America; moreover, it is discerned by Declarant that Governments are instituted among a People, deriving their just powers from the consent of the Governed; and with reserving all absolute Rights henceforth—

Declarant so does state and/or affirm the following in enumeration in matter thereof:

- I. I have a date of nativity of July 21, A.D. 1941 (see attached incorporated hereto); and,
- II. I have been bestowed said earthly presence by my heavenly Creator;
- III. I was natural born in the country of Pennsylvania to a father of the same origin; wherefore,
- IV. I am a native of the American republic of Pennsylvania under the rule of jus sanguinis; hence, I am a natural born Pennsylvania national (Pennsylvanian) under the principles of international and American law;
- V. I am executing this declaration under my own free will, of full knowledge and, as being a neutral, without any injurious intent to the United States or any state or State in or of the Union or the United States;
- VI. I understand that the Constitution for the United States of America, of which I am not party to, is the supreme organic law of the United States of America, the several States of America and the several States;
- VII. I do not and will not participate in elections, as set forth by the Constitution of the United States, 14th amendment, section 2, that mandates federal citizen participation as it is an act of sedition against my republic;
- VIII. I execute this declaration as a matter of natural right as pursuant to the general premises of the law of nations and by ancillary law established by Congress of the United States, as vested to said Congress by the Constitution of the United States, Article I, Section 8, Paragraph 4, which includes, but is not limited to, Public Law, 15 United States Statutes at Large, Chapter 249, pps 223-224, section 1 (1868), and Title 8 of the United States Code, sections 1481(a)(2) and 1101(a)(21)&(23); and in regard to all such law,
- IX. I understand that it is bestowed to legally change my natural national domicile to that of an acquired national domicile; hence, I have elected to become a Mississippi national (Mississippian) [and citizen]; and,
- X. I hereby assert as a matter of natural right, which is sustained by the law of nations and the aforesaid congressional authority, that as of my date of nativity any presumed, implied and/or legally induced 14th amendment naturalization or persona designata is unlawful, thus void ab initio; and hence,
- XI. I hereby assert and enjoin that any private domestic law that relates to and/or is caused by federal citizens that is imposed on me by presumption, or anything that is joined to such law of or in adhesion that is imposed on me and/or expressed by me in error, due to a scheme and/or wanton omissions, which is hereby void and canceled, is foreign law, hence, in regard to me, all such law is severed ab initio; inasmuch as:
  - ◆ I have never given my express consent to be or become a citizen and national of the United States; and, declare my allegiance to the republic/state of Mississippi and claim sole nationality thereof.\*

ASSEVERATION IN PAIS AND/OR UNDER PENALTY OF LAW PURSUANT TO PREMISE OF TITLE 28 USC § 1746(1).

I believe that all mandates of law in this declaration are met pursuant to Title 8 USC § 1101 et seq., which offers prima facie evidence of law; thus, without prejudice, yielding to the foreign state known as the United States in a special limited capacity for the sole purpose of this document, pursuant to relevant content herein, I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this day of February 16, A.D. 2002, as nunc pro tunc as of my age of majority for declared termination of de facto status.

James Robert Moser SEAL

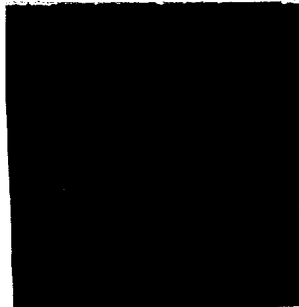
James Robert-Moser, Mississippi national, reserving absolute rights

STATE MS - DESOTO CO. FILED

FEB 27 3 14 PM '02

State of Mississippi )  
County of Desoto ) ss

BK 1 PG 520  
W.E. DAVID CLK.



ATTESTATION—NOTARY OF THE DE FACTO JURISDICTION.

Done this day of February 16, A.D. 2002 in witness hereof:

Debra L. Jordan  
Notary Public of the State of Mississippi; foreign agent – commission expires \_\_\_\_\_ NOTARY SEAL –

Notary Public State of Mississippi At Large  
My Commission Expires: November 2, 2005  
Bonded Thru Heiden, Brooks & Garland, Inc.

ATTESTATION—SUBSCRIBING WITNESSES IN PAIS, OR THE DE JURE OR FOREIGN JURISDICTION:

Kim Shelly SEAL      Bell Cochell SEAL      \_\_\_\_\_ SEAL  
Mississippi republic native; witness      Mississippi republic native; witness      Mississippi republic native; witness

This document is to serve as an actual notice and constructive contract, state and/or federal; accordingly, originals have been formally served to the following governmental offices for purpose of permanent and evidential record:

- President of the United States of America;
- United States Department of Justice;
- Department of State of the United States of America;
- Governor of the State of Mississippi;
- Attorney General of the State of Mississippi;
- Secretary of State of the State of Mississippi.

\* This Instrument is regulated by intrinsic definitions. See the reverse side of this Document for a Lexicon of words, phrases and styles.

The following words, phrases and styles are set forth to help establish an accurate explication of this Declaration:

1. 14th amendment means the "reconstruction amendment" that is found in the Constitution of the United States; an offer. <sup>A</sup>
2. ab initio means from inception by reason of legal cause, which includes matters of misrepresentation, nondisclosure, artifice, scheme, fraud, bad faith, secret ballot, impetus, and various matters of law *e.g.* lex de jure; Acts of Congress.
3. allegiance includes fidelity to the nation of an American republic and is to include its political autonomy (*see* neutral).
4. American national includes one (be he natural born or naturalized by the general rule which is set forth by Title 8 USC § 1101(a)(23)) who: 1) is not a "citizen and national of the United States"; 2) maintains a lawful nationality; 3) has a national domicile of an American republic; 4) may change his natural national domicile to an acquired national domicile, as provided by right or law; 5) does not have or maintain dual nationality or citizenship; and, 6) enjoys special protection of the United States at home, abroad, and for actions done by it, or any State, under the color and/or authority of law.
5. American republic means one of the several American states or nations that is in the Union. (*see* republic; country)
6. citizen includes a status, or a right, of which a national of an American republic may partake in any level of state or federal government. One *is not* deemed a "citizen" until he engages such right in a specific jurisdiction or in any given political sphere, which is to include exercising suffrage or running for any state or federal public office: citizen = subject.
7. citizen and national of the United States means a person that either has or maintains an unnatural nationality or dual citizenship, so-called, with the United States under the 14th amendment who is deemed a resident "within the State" of which he inhabits (*vide* Title 8 USC §§ 1101(a)(22)(A) and 1401(a)), thus is subject to private domestic law.
8. Constitution of the United States means the United States Constitution, as it was adopted in 1787, and all subsequent amendments that are enacted to date, which are: I through XXVII *i.e.* special law (*see* private domestic law).
9. Constitution for the United States of America means the United States Constitution, as adopted in 1787, and its first Ten Articles in Amendment (Bill of Rights), and subsequent amendments Eleven, Twelve and Thirteen (original), which is an international agreement or charter of sovereignties and is deemed the supreme organic quasi-public law of the Union.
10. country means the geographical territory/land of an American republic, of which its nationals are in absolute dominion.
11. Declarant includes the meaning of a Protester, Claimant or Injured Party, which is one that has a natural right of redress.
12. de facto means of fact, but not complying with law in all respects; not of right; private. (*see* de jure; treason)
13. de jure means according to law; by right; complying with law in all respects. (*see* de facto; republic; country)
14. federal citizen means a citizen and national of the United States *i.e.* U.S. citizen/person; one of a foreign nation.
15. foreign agent means a person that represents a national government that is of a foreign nature. (*see* de facto; State)
16. foreign law includes any law that is foreign or repugnant to the domestic law of a country. (*see* private domestic law)
17. foreign state includes a corporation or state that is separate from another jurisdiction, sovereignty or nation. (*see* republic)
18. injurious includes anything that would: be in defiance of law; incite insurrection or rebellion; or, disrupt the public peace.
19. insurgent means a person that knowingly or unknowingly participates in the political system under the 14th amendment.
20. jus sanguinis means having nationality of the *lawful country* of one's father over nationality of a foreign state or nation.
21. law of nations means the law of nations (or international law) and anything that is derived from, or is held under, the principles of such law or doctrines, which is based on the principles set forth by Emer de Vattel or analogous law.
22. national means a member of an American republic who owes allegiance to such republic, or to the country, nation, state or State thereof (*vide* Title 8 USC § 1101(a)(21)), and does not owe political allegiance to other countries, nations, states or sovereignties. A national does not and will not partake in any government de facto benefit/welfare programs.
23. natural born means one that was born to American parents in a country or republic of America. (*vide* jus soli/sanguinis)
24. naturalization means inducting a national of an American republic into a foreign body politic at birth. The term "foreign body politic" includes the civil society or nation contrived by the 14th amendment—*see also* State and United States.
25. neutral includes one not having enmity to factions, insurgents, rebels, belligerents (or belligerent nation(s)), or States, and taking no side in their issues and/or conflicts who reserves all rights absolute held under the law of nations.
26. the people includes the civil society ([re]public de jure) or nation of one of the several countries that are in the Union.
27. persona designata includes a citizenship and nationality that is in violation of right or law. (*see* de facto; ab initio)
28. private domestic law includes any private or public law that is induced under the 14th amendment that creates separate venues, jurisdictions and laws that generally apply to citizens and nationals of the United States, which includes any law executed by the United States or its sundry quasi-political subdivisions, the several States, that is deemed internal to their respective jurisdictions or is reciprocal; such law also includes any compact, which is an instrument executed either between or by the United States and/or the several States that would encompass any matter that does or may pertain to American peoples at large and is executed either with or without the general knowledge of said peoples. In factum, all such law is considered private law, inasmuch as it is/was instituted by the government[s] of federal citizens. As used herein, the term "private domestic law" or "law" as used herein is to include any act, statute, code, resolution, action, proclamation, order, or international treaty or agreement that has been or will be laid down, given, ordained, executed or established by any government or organization, or its officers, officials, employees or agents, in or of the [U]nited States (*vide* foreign law, martial law, special law, special maritime law, private international law *i.e.* conflicts of law; *also* within the State *and* out of the state *i.e.* beyond sea or public law de jure; *also see* color of law). Nothing herein is to be construed to prejudice any grievance, claim, right or security secured by any American constitution or international law.
29. republic means a state or nation that is independent of its form of government; a country that is of a de jure character.
30. sentient means a living and conscious man who is not an artificial person nor unwittingly represents such an entity.
31. several States means the several States of America that are subordinate to the mandates that are effectuated by the 14th amendment; all such States, foreign bodies politic or organizations which are created by insurgents or rebels. (*see* State)
32. several States of America means the Republics of America of which create the Union that have clipped sovereignty.
33. state includes one of the several countries/nations in the Union, which maintains a national government de facto; the term state also means a foreign state or a government of a state (*see* State) (*vide* Title 8 USC § 1101(a)(14)).
34. State includes a government of a country or district, which has been empowered by federal citizens by their election.
35. sedition includes the portrayal of insurrection and rebellion as set forth by the Lieber Code, General Orders of the U.S. War Department, 1863 *i.e.* involving oneself in an alternate or foreign body politic *vide* INSURGENT, Webster's, 1828.
36. Union means the federation of compact States as defined by the Constitution for the United States of America.
37. United States and United States of America means the federation State or government of the Union; a foreign state and corporation mandated to operate in a pre-14th amendment mode under dicta set forth by the 14th amendment.

<sup>A</sup> Note: The 14th amendment was not lawfully ratified- see the Congressional Record-House, June 13, 1967, pp 15641-15646.

Robert Mosen

COMMONWEALTH OF PENNSYLVANIA · DEPARTMENT OF HEALTH  
VITAL RECORDS

*Certification of Birth*

DATE OF BIRTH

07-21-1941

FILE NO

0950560-1941

DATE FILED

07-31-1941

COUNTY OF BIRTH

ERIE

DATE ISSUED

02-12-2002

NAME

JAMES ROBERT MOSER

SEX MALE

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FATHERS NAME

ROBERT MOSER

MOTHERS MAIDEN NAME

ESTHER ANDERSON

This is to certify that this is a true copy of the record which is on file in the Pennsylvania Department of Health in accordance with Act 66, P.L. 304 approved by the General Assembly, June 29, 1953.

*Robert S. Zimmerman, Jr.*

Robert S. Zimmerman, Jr., MPH  
Secretary of Health

*Charles Hardester*

Charles Hardester  
State Registrar

H105.105 (REV.09/00)



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