

OF CONTINUANCE OF PARTICULARS OF RECORD

TITLE: REVOCATION OF MARRIAGE LICENSE

Posted this ____ day of _____, 198____.

First Recording to be found in the City of: Klamath Falls
 _____, County of Klamath, State of Oregon

under: Number(s): _____ Page(s): _____

From the Holy Bible, KJV:

Matthew 19:6 "Wherefore they are no more twain, but one flesh. What therefore GOD hath joined together, let no man put asunder."

TO ALL TO WHOM THESE PRESENTS SHALL COME, KNOW YE:

That the Marriage of CLARENCE WESLEY BYERS ----- and
NANCY KATHLEEN BYERS -----, holden one to the other, to be
 husband and wife, by right of SACRED UNION IN HOLY MATRIMONY binding
 one to the other and recognized by GOD. Henceforth, this union shall
 be known under the surname of -- BYERS -----; and, all off-
 spring thereof free of all contracts and claims of the (federal)
 State.

RECOGNITION OF FACTS

The STATE Marriage of the above-mentioned husband and wife, by
 Right vested in and of the Marriage License issued on the the lands
 and/or territories protected by the federal Constitution of the
 States of the United States, bound by Law, known as a codification
 of fiction(s) of law, is hereby held as no longer valid for cause of
 FRAUD.

STATEMENT OF FACTS

WHEREAS; The State Marriage License assigns a number which suborns, through
 deception, cloak and color of Law, those who shall accept and maintain such a
 License number and/or certificate of authority into what is now understood as an
 Article III Jurisdiction with Admiralty-Maritime implications. Further, this
 places individuals under the all "controlling" Limited Liability Act(s) disguised
 as Law(s). To wit/specifically, at the federal Governmental level, this deception
 is noted in U.S.C. Title 42, The Public Health and Welfare. Such controlling
 federal code(s) are construed by the States to mandate their authority over the
 family unit by intimidation, threat, and invasion of privacy. All for the purpose
 of manifesting itself as the absolute authority, to wit: "by the authority vested
 in me by the State of OREGON -----, I now pronounce you man and wife."
 Thus, joined under a State License; and, it is assumed by the (federal) State that
 the holder of the license gives over to the State all authority over the offspring
 of the marriage. This deception is to assure, by fiction of law, to the (federal)
 parental State an abundance of people (HUMAN RESOURCES) to be brought into servitude
 for the perpetual succession of: -working (taxpayers) for the discharge of debts/
 insurance premiums under collection of U.S.C. Title 26, Internal Revenue Code of the
 federal Constitution and the State Title(s) and/or Code(s) of Revenue and Taxation, of
 the (federal) State of OREGON -----.

WHEREAS; Without informed consent, the marriage license defrauds, extorts,
 and cheats the Individuals of their Right(s) of Responsibility as guaranteed in the
 Bill of Rights, 1 through 10, as it pertains to the Common Law Contractual Agreement
 of Marriage entered into under the authority of GOD. The people rely on the Law(s)
 of God first and the Law of the Land second, to wit: No State shall....pass any....
 Law impairing the obligation of contracts....clause in the United States Constitu-
 tion of the Republic, preceded by the Declaration of Independence enhancing the
 immunities and protections by inherent right(s).

Henceforth; It is now known, understood, clear and certain that the marriage
 license has by definite design become a tool to accomplish ends wholly beyond the
 sphere marked out by the U.S. Constitution of the Republic as a stealthy encroach-
 ment on and an easy way for breaking down the limitation(s) and guarantee(s) of
 protection against aggression and usurpation.

THEREFORE; The license, by its design and effect to insure a perpetual human resource, is recognized as an insurance policy and fictitious Certificate of Authority and does so through the foreign Jurisdiction of Admiralty and Maritime Limited Liability, better known as the federal Constitution. This guarantees to the federal form of government and the insurance of debts to the Nations of the World their perpetual succession for the payment of premiums of insurance; thus, securing Federal Reserve debt under the Tontine Insurance Doctrine schemes.

This form of control is recognized as the federal Constitution and is to be found upon our land under Amendments 11 (eleven) through 26 (twenty-six) as per Limited Liability and Jurisdiction of titles relinquishing Right(s) of Responsibility of those who are still deceived thereunder: in U.S.C. Titles (Not enacted into Law), as follows: USC Title 2, 7, 8, 11, 12, 15, 16, 19, 20, 21, 22, 24, 25, 26, 27, 29, 30, 31, 33, 36, 40, 41, 42, 43, 45, 46, 47, 48, 49, and 50. It is recognized that the insurance policy collecting U.S.C. Titles to be Title 26, the Internal Revenue Code which COLLECTS PREMIUMS FOR THE FINANCEERS OF THE NATIONS UNDER HIGH ADMIRALTY AND MARITIME CONTRACTS.

Of these Titles, Title 42, The Public Health and Welfare, and Title 20, Education, together with the other titles not enacted into law, are the fiction(s) of law used by the (federal) State to assume authority pursuant to numerous statutes, codes, rules and regulations, and license granted by the State to perform acts which the State otherwise holds illegal.

BE IT KNOWN, THE SOVEREIGN PEOPLE OF THE REPUBLIC, UNDER GOD, OWE THEIR FIRST LOYALTY TO THE HIGHEST AUTHORITY: THE LORD GOD.

We, the revoccees, recognize to our Being and to our offspring forever the guidance of that which God has given us, to wit: The Declaration of Independence, The Pledge of Allegiance, and the United States Constitution of the Republic, recognized as Article I through VII and the Bill of Rights, 1 through 10, and by the Constitution as being God's given Constitution and all the applicable U.S.C. Titles actually established as Law. They are as follows: 1, 3, 4, 5, 6, 9, 10, 13, 14, 17, 18, 23, 28, 32, 34, 35, 37, 38, 39, and 44.

REVOCATION

THEREFORE; Let it be known that CLARENCE WESLEY BYERS ----- and NANCY KATHLEEN BYERS -----, and their offspring (None from this union) ----- having been duped, deceived, and misled by the(se) device(s) and cloak(s) of Government(s) [The (federal) State], do hereby REVOKE and CANCEL the Limited Liability for the perpetual succession of debt and credit which is of Admiralty Jurisdiction with a fictitious Certificate of Authority issued in the State of NEVADA -----, County of WASHOE -----, recorded in the City or town of -----Reno-----, known as number 797813 -----, of the past, this, and for all time.

IN WITNESS WHEREOF, WE HEREUNTO SET OR HAND(S) this 23rd day of MARCH, 1984.

Clarence Wesley Byers
SIGNATURE OF HUSBAND

Nancy K. Byers
SIGNATURE OF WIFE

SUBSCRIBED TO AND AFFIRMED TO, BEFORE GOD'S COMMANDMENT:

Exodus 20:16 "Thou shalt not bear false witness against thy neighbour."

WITNESS(ES):
Michel Benjaminis
Marcella H. Benjaminis
Gregg Al Cramblet

Under the SEAL of:



STATE OF OREGON: COUNTY OF KLAMATH:ss

I hereby certify that the within instrument was received and filed for record on the 26th day of March A.D., 1984 at 3:48 o'clock P.M. and duly recorded in Vol M84, of ----- Misc. ----- on page 4810.

EVELYN BIEHN, COUNTY CLERK

by: Pamela Smith Deputy

Fee: \$ 8.00