(This is an "experimental" document! HAND WRITE it out on 8 1/2 by 14 inch (legal) size paper. You also need to get the Notary certified in the county where he/she got their

Notary authorization or at the Secretary of State's office, but you don't need it Apostilled, just certified with a seal from whichever office! Leave about 3 inches from the top edge of the page and at least an inch on both the left and right margins! This document can be used as a stand alone if you don't have an issue in play by filing it into your County Recorder after Notary is certified and then sending the certified copies to the usual...your Sec. Of State, Atty. Gen, Governor, County Sheriff, etc. When using this document with another doc or filing this doc it must be the first document entered into the record initially.

Obviously, REMOVE this statement and move everything up!)

AFFIDAVIT OF STATUS OF John Quincy of the family of public

I, John Quincy, of the family of public, having Firsthand Knowledge, and being of the age of majority, competent to testify if called to testify, will testify to the same, and do so Declare that on November 20th of 1960 at 3:12 pm that I was declared to be born alive, and not pronounced dead or lost, and to be the Son (/ Daughter) (male offspring / female offspring) of John Steven of the family of public and Anna Jane of the family of smith.

The Affiant will further remind this Court, etc., that all States, have a Repository of records of live births, and that each State would then become the "First Witness" to these great live birth advents. Each State also has a separate recording office for those that have been declared dead or lost. Those that have experienced a live birth advent are FURTHER validated that such a live birth took place by the Federal Government by it having assigned a federal number ("Social Security" number), and, Therefore, the Federal Government becomes a "Second Witness" to the great advent of the Affiant's live birth.

To be clear, the State of	/ STATE OF	does
hold in its State Registrar's office a record ϵ	evidencing the live advent of	the Affiant and is
the "First Witness" to the great advent that	did occur, and, FURTHER, t	he Federal
Government did assign an identification nu	mber ("Social Security" num	ber) thus
becoming the "Second Witness" to the grea	at advent of the live birth of th	ne Affiant.

The Affiant will remind the Court (etc.) of the Court's status of now being that of a "Third Witness" as it has called (or will call) the name of this Party (the Affiant) to come to be identified and that the Court has set forth to settle an alleged issue as the Prosecutor, etc., has a claim, in commerce and in commercial revenue collection, against the Affiant.

The State of	/ STATE OF	, also being the holder of
such proof of identification	(the birth certificate), ho	lds a position of Trustee to supervise
the settlement of all claims	on any and all tax liabilit	ies in the name of JOHN QUINCY

PUBLIC as the State/STATE is a Trustee of that name, and FURTHER delegates the Trustee position to this Court, etc.

I am sure that this Court, etc., will take the proper and lawful action to "close" this (or any) issue quickly, quietly and privately.

John Quincy of the family of publi

Affiant's signed name (John Quincy of the family of public) here with NO line under your name.

NOTARY PUBLIC JURAT

John Quincy of the family of public (filled in by Notary by hand) stood before me and declared that the above signature on this document is that of John Quincy of the family of public.

Notary printed name	Notary Signature
My Commission expires on	
in the county of	
in the STATE OF	

NOTARY SEAL

Crimped seal or stamped seal or whatever Notary has. It is advisable to only use a Notary with a crimping seal and who also uses a stamp of the round seal.