

Bristol Bay Recorders Office Cover Sheet



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In Order: Notice of Paramount Claim upon My ϕ Private Nature ϕ Divine Proportion ϕ Manifest Essence ϕ , pages 1-3; Declaration, pages 1-2; waiver, pages 1-2; Declaration of Revocation of Election, pages 1-11; Your errors in Certificates of Birth; abatement of said errors shown on your records, pages 1-2; Affidavit, pages 1-2, 3 Attachments: (1) CERTIFICATE OF LIVE BIRTH-STATE OF CALIFORNIA, pages 1-2, (2) CERTIFICATE OF MARRIAGE-STATE OF ALASKA, pages 1-2, (3) DNA PROFILE Report.

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Return to:
Prepared by: kevin
For: Kevin Francis Ramey/Private Citizen
c/o P.O. Box 223
Togiak, Alaska [99678]
Non-Domestic

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2016-000004-0

Recording District 307 BRISTOL BAY

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Document Title: *Notice of Paramount Claim upon my Private Nature
Divine Proportion Manifest Essence - Declaration -
Waiver - Declaration of Revocation of Election - You errors
in certificate of Birth abatement
of said errors shown on your records
Affidavits in support*

Grantor: *Kevin Francis Ramey*

Grantee: *Kevin Francis Ramey*

Recording District: *Bristol Bay*

Property Description: *Private Citizen American National Status
Declaration*

After Recording Return to: *Kevin Francis Ramey*

*Prepared by: Kevin
For: Kevin Francis Ramey
c/o P.O. Box 223
Togiak, Alaska 99678
Non-Domestic*

THIS COVER SHEET HAS BEEN ADDED TO THIS DOCUMENT TO PROVIDE SPACE FOR THE RECORDING DATA. THIS COVER SHEET APPEARS AS THE FIRST PAGE OF THE DOCUMENT IN THE OFFICIAL PUBLIC RECORD.

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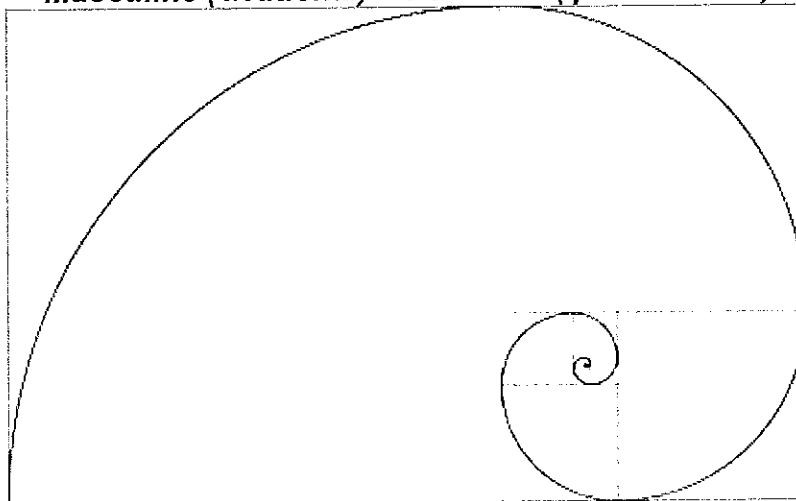
Notice of Paramount Claim upon My ϕ Private Nature ϕ Divine Proportion ϕ Manifest Essence ϕ

The Divine Proportion ϕ has been known throughout the Ages as a "relation" - in perfect proportion - of the whole to its parts. It is a relationship so perfect that its parts are to each other as the whole is to its larger part. This "divine fractal" describes the course and perfection of Nature as a "whole" and is known by the Greek symbol ϕ . The bright Light of Truth shining upon this authentic writing serves as proper notice and "a priori" paramount claim upon all property and time marked by My ϕ Private Nature ϕ Divine Proportion ϕ Manifest Essence ϕ .

My ϕ sincere wish, through this proper Notice of Paramount Claim upon My ϕ Private Nature ϕ Divine Proportion ϕ Manifest Essence ϕ , is to acknowledge the absolute gift of form and substance given me the moment of My ϕ conception through the love of My ϕ honorable father ϕ and mother ϕ and all others familiar ϕ from time immemorial. My ϕ Private Nature ϕ Divine Proportion ϕ Manifest Essence ϕ provides a living "spirit" (form/word (1)) upon the "promised land" (substance/DNA (ϕ -1)) and indeed constitutes a private claim of paramount title to the storyline (subject-matter) of My ϕ life.

$$\phi = \text{Divine Proportion/Golden Ratio} = \frac{(1 + \sqrt{5})}{2} = 1.618033988749894848204586834\dots$$

Masculine (1/rational) + Feminine (ϕ -1/irrational)



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“Man, know thyself in true proportion”

Oracle of Delphi

φ

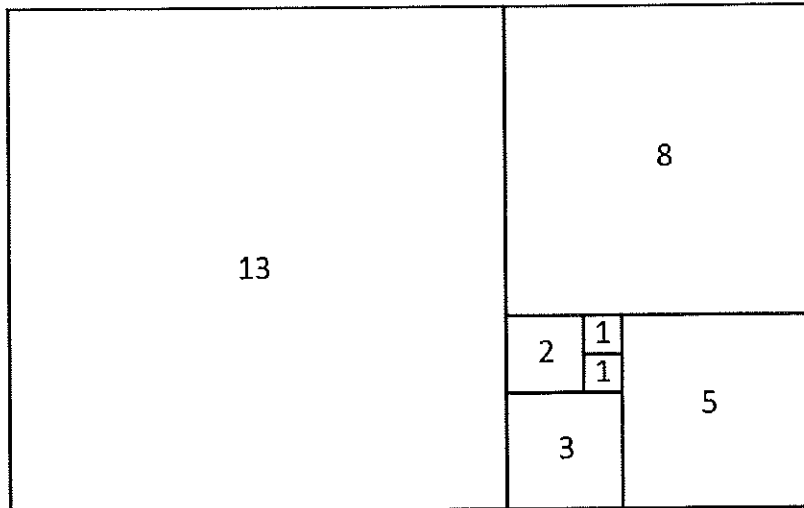
φ *Father* - The term sperm refers to the male reproductive cells and is derived from the Greek word (σπέρμα) sperma (meaning "seed"). In the types of sexual reproduction known as anisogamy and oogamy, there is a marked difference in the size of the gametes with the smaller one being termed the "male" or sperm cell. A uniflagellar sperm cell that is motile is referred to as a spermatozoon, whereas a non-motile sperm cell is referred to as a spermatium. Sperm cells cannot divide and have a limited life span, but after fusion with egg cells during fertilization, a new organism begins developing, starting as a totipotent zygote. The human sperm cell is haploid, so that its 23 chromosomes can join the 23 chromosomes of the female egg to form a diploid cell. In mammals, sperm develops in the testicles and is released from the penis.

φ *Mother* - The ova are developed from the primitive germ cells which are imbedded in the substance of the ovaries. Each primitive germ cell gives rise, by repeated divisions, to a number of smaller cells termed oögonia, from which the ova or primary oöcytes are developed. Human ova are extremely minute, measuring about 0.2 mm. in diameter, and are enclosed within the egg follicles of the ovaries; as a rule each follicle contains a single ovum, but sometimes two or more are present. By the enlargement and subsequent rupture of a follicle at the surface of the ovary, an ovum is liberated and conveyed by the uterine tube to the cavity of the uterus. Unless it is fertilized it undergoes no further development and is discharged from the uterus, but if fertilization take place it is retained within the uterus and is developed into a new being. Note: Mitochondrial DNA is matrilineal.

φ *The “First” of Myself* - A zygote (from Greek ζυγωτός zygōtos "joined" or "yoked", from ζυγοῦν zygoun "to join" or "to yoke"), is the initial cell formed when two gamete cells are joined by means of sexual reproduction. In multicellular organisms, it is the earliest developmental stage of the embryo. A zygote is always synthesized from the union of two gametes, and constitutes the first stage in a unique organism's development. Zygotes are usually produced by a fertilization event between two haploid cells - an ovum (female gamete) and a sperm cell (male gamete) - which combine to form the single diploid cell. Such zygotes contain DNA derived from both parents, and this provides all the genetic information necessary to form a new being.

Fibonacci Sequence/ “Hero’s Journey”





- 1 = DNA of father = Sperm/Spirit/Form**
- 1 = DNA of mother = Ovum/Land/Substance**
- 2 = DNA of father/mother = Zygote/New Being**
- 3 = State of emergency = "Tempest" of birth process**
- 5 = Arrival of offspring = Legitimate child or afterbirth "sibling"**
- 33 = Coronation of the One/Sovereign/Self-evident/True Man/ φ = 1, 1, 2, 3, 5, 8, 13**



Divine Proportion φ / Vitruvian Man

As the only true authority having and holding absolute dominion over all that I AM φ - be it known that it has been My φ Will from the beginning to keep "pure" My φ Private Nature φ Divine Proportion φ Manifest Essence φ - meaning - free of separation/divorce, moral turpitude, undue influence, seditious activity, criminal conduct, civil conspiracy, constructive contamination, and erroneous belief systems. My φ Will be done through the word, hand, and breath of the true Man/kevin - for I AM φ the sixthborn legitimate son of My φ biological father/ronald-dean, (Ramey) and mother/lois=marie (Akin) of the lawful house of Ramey. Nothing shall ever divide My φ house, usurp My φ absolute dominion over the aggregate of My φ private kingdom, or imply that I AM φ lost, dead, abandoned, condemned, forgotten, forsaken, overseas, or at war.

In Loving Memory of All that I AM φ



Kevin Francis Ramey

kevin-francis.ramey



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Declaration

Through this word of mouth statement regarding matters of truth and fact I declare:

*"I acknowledge, with God as my witness, the absolute gift of unique DNA/allodium and living spirit delivered exclusively to me more than fifty-seven years ago when two separate essential states - sperm and ovum - became united states through a lawful and private physical union of unconditional love and labor between my true genetic father and mother as fully expressed within the nonconventional **Notice of Paramount Claim upon My φ Private Nature φ Divine Proportion φ Manifest Essence φ** - clearly experienced by me alone from the beginning as private property not entrusted or subject to any other and attested to as such by me alone upon "historical" PLACE OF BIRTH #3397-7 _____ within a fictitious Western time frame of 03/08/1958 HOUR:02:45PM.*

Kevin Francis Ramey

kevin-francis_ramey



attestor


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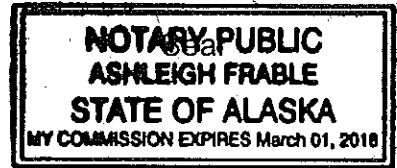
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State of Alaska/STATE OF ALASKA
County of Bristol Bay/COUNTY OF BRISTOL BAY

On this the 4th day of the January month in the year two thousand and 2016, within the artificial time construct known or accepted by many throughout the "world" as Anno Domini (A.D.) "in the Year of Our Lord" or Common/Christian Era (CE), before me, Ashleigh Frable, the undersigned Notary Public, stands a living American National, kevin-francis: ramey, born to the soil of California and endowed with all his natural and unalienable rights, proven through satisfactory evidence provided by an authenticated Record of Live Birth and corroborating forensic DNA lab report to be the same true 'mortal' man, kevin, who marked by genetic seal thumbprint the preceding document in my presence, and who swore or affirmed to me that the entire writing is truthful and accurate to the best of her knowledge, experience, and belief.


(Official signature and seal of Notary)
My commission expires: March 01, 2018.



NOTE: Use of the notary public is for verification of autograph or seal of individual biological 'character' confirmation only implying no presumption to federal jurisdiction whatsoever.

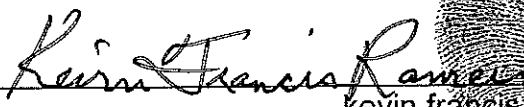



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waiver

from the beginning, with God as my witness, i, kevin, a true man of God, acknowledge all blessings given by God; repent all transgressions against God; and waive all claims without God.



kevin francis ramey



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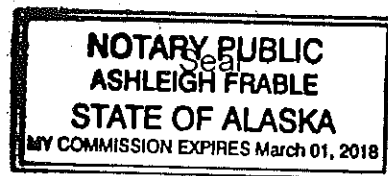
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State of Alaska/STATE OF ALASKA
County of Bristol Bay/COUNTY OF BRISTOL BAY

On this the 4th day of the January month in the year two thousand and 2016, within the artificial time construct known or accepted by many throughout the "world" as Anno Domini (A.D.) "in the Year of Our Lord" or Common/Christian Era (CE), before me, Ashleigh Frable, the undersigned Notary Public, stands a living American National, kevin-francis: ramey, born to the soil of California and endowed with all his natural and unalienable rights, proven through satisfactory evidence provided by an authenticated Record of Live Birth and corroborating forensic DNA lab report to be the same true 'mortal' man, kevin, who marked by genetic seal thumbprint the preceding document in my presence, and who swore or affirmed to me that the entire writing is truthful and accurate to the best of her knowledge, experience, and belief.



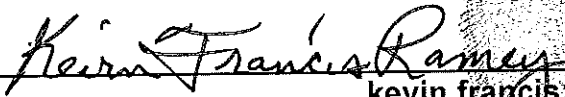

(Official signature and seal of Notary)
My commission expires: March 01, 2018



NOTE: Use of the notary public is for verification of autograph or seal of individual biological 'character' confirmation only implying no presumption to federal jurisdiction whatsoever.

Exceptance of Oath

I accept your Oaths of Office for value as far as that goes.


kevin francis: ramey 



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Declaration of Revocation of Election

This document exercises the option provided by the US Congress which provides American Nationals [defined as Nonresident Alien Individuals in Title 26 Statutes and Regulations] to terminate the unintended 'voluntary election' per USC § 6013(g)(4)(A)

The Legal/Lawful Basis for Revocation of Election

It should be noted that from the beginning kevin-francis: ramey, has been denominated a founding child by the Registrar of the State of California resulting in the erroneous deposit or misdelivery of my lawful genetic parent's private property - product - to the care of the Church or administration by the State. Presently, i, kevin-francis: ramey,, the full age of majority with absolute dominion over said product physically possess fully authenticated certificate(s) of 'Live Birth' for Kevin Francis Ramey and stand ready for a final account settlement for I am the one and only true living owner/heir to all such property. Any unauthorized reference to Kevin Francis Ramey is also a reference to any derivative or appurtenant product constituting unlawful copyright infringement or criminal trespass by implication. Finally, all annexed records or writings within this declaration clearly evidence my lawful ground(s) and status regarding this particular matter.

Relevant United States Supreme Court Decisions

Regarding territorial jurisdiction of the United States, the U.S. Supreme Court stipulated in Foley Brothers, Inc. v. Filardo, 336 U.S. 281 (1949) that:

" The canon of construction which teaches that legislation of Congress, unless a contrary intent appears, is meant to apply only within the territorial jurisdiction of the United States is a valid approach whereby unexpressed congressional intent may be ascertained. It is based on the assumption that Congress is primarily concerned with domestic conditions."

In effect, this decision states (according to West Law) the following in summary:

"It is a well-established principle of law that all federal regulations [and statutes] apply only within the territorial jurisdiction of the United States [the District of Columbia] unless a contrary intent appears [required implementing regulations are published in the Federal Register]."



Consequently, all the IRC of Title 26 (both statutes and codes/implementing regulations) are applicable only within the territorial and legislative jurisdiction of the District of Columbia per the U.S. Supreme Court.

Thus, the legislative intent of the 16th Amendment is for the IRC to apply only to the geographical and legislative jurisdiction for those who are the proper federal 'Taxpayers' as expressed in the IRC at **26 USC §7701 (a)(14)**. And how are Statutory 'Taxpayers' defined? It means " *any person subject to any internal revenue tax.*" The statutory term 'person' as defined at **26 USC §7701 (a)(1)** refers only to statutory legal fictions created by and under the dominion and subject to the US Congress, i.e. the National Government.

Furthermore, the American People are acting under God's sovereign authority. As such the United States Supreme Court has declared in Yick Wo v. Hopkins, 118 U.S. 356 (1886) that:

"Sovereignty itself is, of course, not subject to the law for it is the author and source of the law."

Furthermore, the United States Supreme Court in United States v. Cooper Corporation, 312 U.S. 600 (1941) stated:

"Since in common usage, the term person does not include the sovereign, statutes not employing the phrase are ordinarily construed to exclude it."

Clearly, the statutory definition of 'person' is found in **26 USC §7701(a)(1)**. This is referred to in the statutory definition of Taxpayer at **26 USC §7701(a)(14)**. Note that this does not reflect or include any reference to American Nationals. It is the American Nationals that are recognized as being Sovereigns [through God's Sovereign Authority] by birth in one of the 50 states of the Union or from having one's parents born there.

Issues Relevant to the Internal Revenue Service

It is clearly seen that the Internal Revenue Service has created in Title 26 of the United States Code [USC] a statutory legal option for those who are Nonresident Alien Individuals to Terminate with discretion any voluntary Federal Income Tax Election established by **26 USC §6013 (g) [Election to treat nonresident alien individual as resident of the United States]**.

Once a statutory 'election' was initially established, those Nonresident Alien Individuals who make that 'election' under **26 USC §6013 (g) or (h)** immediately became a federal statutory 'Taxpayer'. Former nontaxable income is then deemed taxable like that of a U.S. Resident Alien. Such 'election' consequently is then applicable for all subsequent years pursuant to **26 USC §6013 (g) (3) Duration of Election**.

It is by this process that the Nonresident Alien Individual becomes 'voluntarily' liable via this 'election' for a tax never levied upon him. This results in the electors entire private sector employer paid wages or earnings being taxed under Chapter 24 of the Internal Revenue Code for all taxable years following the initial 'election' as part of the Duration of Election section at **26 USC §6013 (g) (3)**.



26 USC §7701 (b)(1)(B) defines the statutory term 'Nonresident Alien Individual' as:

"An Individual is a Nonresident Alien if such individual is neither a [statutory] citizen of the United States [District of Columbia per 26 USC §7408(d)] nor a resident [Alien or foreigner from another nation] of the United States [District of Columbia per 26 USC §7408(d)]."

Notice that in order to confer intentional confusion on the reader; it defines what a Nonresident Alien Individual *is* rather than what it *is not*.

So by careful reading one can determine the true meaning of the statutory term 'Nonresident Alien Individual'. It is none other than American Nationals who are born in the Constitutional Republic consisting of one of the 50 states of the Union. For further confirmation of this, see **26 CFR 1.871-1 (b) (4) Expatriation to avoid tax** which reads as follows:

"For special rules applicable in determining the tax of a nonresident alien individual who has lost U.S. citizenship with a principal purpose of avoiding certain taxes, see section 877."

In regard to Expatriation, American Nationals are the only ones who can give up their Constitutional U.S. citizenship status and rejoin as a former member of the Constitutional Republic [those born in one of the 50 states of the Union]. It is clear the terms 'Nonresident Alien Individual' and 'American National' mean the same.

The former President of the U.S., William Taft, clarified that the Legislative intent of the 16th Amendment was that Congress could only levy the Federal Income Tax on members of the National government. So only if an American National chooses to be an employee of the National Government could one acquire the status of 'Taxpayer'.

NOTE: It should be carefully noticed that the terms 'American National' and 'U.S. Citizen' are distinctly different in their meaning.

President Taft further clarified the Legislative Intent by stating:

"The decision of the Supreme Court [Pollock v Farmer's Loan & Trust Company, 157 U.S. 429, 1895] in the income tax case deprived the National Government of a power which, by reason of previous decisions of the court, it was generally supposed that government had. I therefore recommend to the Congress that both Houses, by a two-thirds vote, shall propose an amendment to the Constitution conferring the power to levy an income tax upon the National Government without apportionment among the States in proportion to population."

The Constitution was not violated by the 16th Amendment (Rule of Apportionment) because it was dealing only with the jurisdiction of the 10 mile square 'District of Columbia', the National Government, a jurisdiction in which the Constitution does not apply.

So it is totally clear that American Nationals were never liable to the Federal Income Tax Laws



unless they made a 'statutory election' pursuant to **26 CFR 1.871-1(a) Classification of Aliens** 'election' by unknowingly being tricked into filing a Form 1040US Individual Income Tax Return. Let it be known that per Clark v. United States, 95 U.S. 539, a statutory 'election' cannot constitute a valid contract. So it is by deceitful trickery, obfuscation, and intentionally misrepresentative legalese that liability to the Income Tax is acquired via **26 USC §6013(g)** by the American National. The American National is then fraudulently -but legally-treated as a U.S. Resident Alien, a legal Taxpayer.

When an American National chooses to be employed by the National Government, his/her performance in any public office falls under the definition of a '**Trade or Business**' per **26 USC §7701 (a) (26)**. The fact of this deceit is carefully kept from the American people to enable the continuing wholesale theft, rape, and plunder through taxation of the American people. The American people have not the slightest hint that the Income Tax liability is being imposed upon them by such an unconscionable deception. The means of removing this unintended 'election of liability' has been kept a closely guarded secret.

26 CFR 1.871-1 Classification and manner of taxing alien individuals is the regulation in particular that demonstrates the voluntary nature for American Nationals to exercise the choice to make an 'election' to have their income taxed or treated like that of a Resident Alien.

26 CFR 1.8711 (a) Classes of aliens, states:

"For purposes of the income tax, alien individuals are divided generally into two classes, namely, resident aliens and nonresident aliens. Resident alien individuals are, in general, taxable the same as [statutory] citizens [legal fictions] of the United States; that is, a resident alien is taxable on income derived from all sources, including sources without the United States." See §1.11(b).

Nonresident alien individuals are taxable only on certain income from sources within the United States and on the income described in section 864(c)(4) from sources without the United States which is effectively connected for the taxable year with the conduct of a trade or business in the United States [meaning only the District of Columbia per 26 USC §7408(d)].

However, nonresident alien individuals [American Nationals] may elect, under section 6013 (g) or (h), to be treated as U.S. residents for purposes of determining their income tax liability under Chapters 1, 5, and 24 [wage withholding] of the code."

In particular, the last paragraph clearly shows that election to being liable for the Income Tax is purely voluntary as the phrase "may elect" is used. This thus proves that the first filing of the 1040 Tax form is not mandatory in any sense, and thus the paying of such tax is purely voluntary unless the American National has been hoodwinked into filing that first 1040 Tax form. This then causes the triggering of the election to become a so-called Taxpayer. This is further shown to be so from certain U.S. Treasury admissions to be so noted below.

Determinations of the United States Department of the Treasury

We see that the US Department of the Treasury states the American National (Non-Resident Alien) who pays the Income Tax is in reality 'gifting' such funds to the Government, as a freely



given donation. The U.S. Treasury clearly states the exact same position as follows:

31 USC §321 (d)(1) & (d)(2):

(1) The Secretary of the Treasury may accept, hold, administer, and use gifts and bequests of property, both real [substance (mother/land)] and personal [Title, (father/form)], for the purpose of aiding or facilitating the work of the Department of the Treasury. Gifts and bequests of money and the proceeds from sales of other received as gifts or bequests shall be deposited in the Treasury in a separate fund and shall be disbursed on order of the Secretary of the Treasury. Property accepted under this paragraph, and the proceeds thereof, shall be used as nearly as possible in accordance with the terms of the gift or bequest.

(2) For purposes of the Federal income, estate, and gift taxes, property accepted under paragraph (1) shall be considered as a gift or bequest to or for the use of the United States.

When the U.S. Department of the Treasury makes references to the statutory term "United States" in **31 USC §321 (d)(2)** it means and references only the National Government in the District of Columbia. It is not referring to the 50 states of the Union per **26 USC §7408(d)** which it would have to specifically specify to be the case.

26 USC §7408 (d) *Citizens and residents outside the United States... If any citizen or resident of the United States does not reside in, and does not have his principal place of business in any United States judicial district, such citizen or resident shall be treated for purposes of this section as residing in the District of Columbia.*

From the above, we see again the admission that the federal income tax applies only to the District of Columbia and other US Territories and possessions of the National Government, not the 50 states of the Union.

Stipulation of Facts for kevin, a mortal man of God living Here and Now
&
Stipulation of Facts for Kevin Francis Ramey established by the National
Government for an American National

REVOCATION OF ELECTION

[A] All federal income taxation statutes and regulations are applicable only within the territorial jurisdiction of the District of Columbia, unless directly stated otherwise.

[B] Title 26 statutes and regulations do not apply to American Nationals.

[C] The term 'person as used in the Internal Revenue Code makes no reference to American Nationals.

(1) Person -defined at **26 USC §7701(a)(1)** referencing statutory legal fictions only.



(2) U.S. person -defined at **26 USC §7701(a)(30)** referencing statutory legal fictions only.

(3) Taxpayer -defined at **26 USC §7701(a)(14)** references any 'person' 'subject to'.

(4) U.S. Citizen -defined at **8 USC §1401(a)(1)** referencing a statutory legal fiction only born in D.C. and property of the National Government..

[D] In the case of United States v. Cooper Corporation, 312U.S. 600 (1941), it states that, "the term 'person' does not include the sovereign and that statutes not employing the phrase are ordinarily construed to exclude it [the sovereign]."

In order to obscure the definition of 'Nonresident Alien Individual' as defined at **26 USC §7701 (b)(1)(B)**, it makes vague reference to the term 'sovereign American Nationals' as the target of that definition without specific reference to the term 'sovereign'.

[E] Within the Implementing Regulation **26 CFR §1.871-1(a)**, it clarifies that the Nonresident Alien Individuals must be employed by the National Government (a statutory 'trade or business' within the District of Columbia) in order to become liable for the Income Tax.

[F] In order to avoid violating the Thirteenth Amendment to the United States Constitution outlawing involuntary servitude in the Constitutional Republic, the National Government presumes that the American Nationals ignorance regarding their inadvertent/unaware election to become liable to the tax, is interpreted to mean such election was voluntary, an ethical abomination and crime against humanity if there ever was one.

(1) **26 CFR §1.871-1(a)** clearly admits to this 'election' deception to create fraudulent liability upon the American National that in fact did not exist as shown in U.S. Supreme Court in Pollock v. Farmer's Loan & Trust Company, 157 U.S. 429 (1895).

(2) Again, it is clearly admitted that the legislative Intent of the Sixteenth Amendment was limited jurisdiction for the National Government (D.C.) to levy the federal income tax only upon itself, not the jurisdiction of the current 50 states of the Union.

[G] In order to provide the required remedy for the American National to escape perpetual entrapment of the election liability swindle so cleverly devised by the government tricksters, a relatively simple but well-hidden procedure was made available to enable Nonresident Alien Individuals a means to terminate forever the presumed liability to the federal income tax scheme by use of **26 USC §6013(g)(4)(A) Termination of Election by Taxpayer**.

[H] Proof of the complicity of the United States Department of the Treasury in this election scheme for establishing liability of the American National stipulated at **31 USC §321 (d)(1) and (d)(2)** is demonstrated by their admission the federal income tax is nothing more than a "gift or bequest".

By making this statement, the potential legal complicity/liability in promulgating this swindle is supposedly limited or eliminated.



[I] By using the ruse of using legalese definitions for terms that have quite different common usage definitions, the National Government has been quite successful in continuing this swindle of the American people for many decades. This presumption of using obscure definitions in the statutes has proven to be a successful ruse by those in government who are willing to entrap their fellow man through this clearly amoral abomination.

[J] The escape for the American Nationals from being 'Taxpayers' of the federal income tax is found at **26 USC §6013 (4)(A)**. This Revocation of Election is hereby invoked and expressed by Kevin for Kevin Francis Ramey in order to immediately extricate forever his private literary property and allodium and that of his legitimate father and mother from any 1040 tax obligation.

[K] The fact that there exists a lawful Non-Taxpayer is described in two specific federal documents.

(1) The Congressional Record of the United States Senate on pages 3344-3345 describes the promulgated Legislative Intent of the Sixteenth Amendment written by President William H. Taft on June 16, 1909. This document leaves no doubt as to the non-tax liability of the American National.

(2) The existence of the lawful Non-Taxpayer is very clearly spelled out in Economy Plumbing & Heating v. U.S., 470 F2d. (1972). It spells out definitely that there exist two groups, taxpayers and lawful non taxpayers (American Nationals). It can't get any clearer than this that the category of lawful non-taxpayers does in fact exist.

So be it declared here and now via this written Testimony that Kevin for Kevin Francis Ramey clearly expresses his true desire to fully terminate any prior statutory Election:

REVOCATION OF ELECTION

Having been changed, framed, or presumed to be a Resident Alien 'Taxpayer' without being aware that I, Kevin, for Kevin Francis Ramey, had unintentionally and without full disclosure elected to be treated as such, I now, stand in the bright light of Truth and state my sincere desire to revoke and lawfully terminate forever any prior election via the statutory process of Revocation of Election and choose to be known as an American National with the lawful status of a non-Taxpayer. This revocation of election shall become effective immediately as specified in **26 USC §6013(g)(4)** which addresses Termination of Election with a pertinent section at **26 USC §6013(g)(4)(A) Revocation by taxpayer**. Said statutory section stipulates that, "An election under this subsection shall terminate at the earliest of the IRS receipt of this Affidavit.

Kevin, as true sole heir and absolute owner of said private property, does hereby demand to Terminate the Election for Kevin Francis Ramey made unknowingly and unintentionally many years ago without full disclosure per the congressionally created statute(s) in **26 USC §6013(g)**. The Election shall terminate immediately as clearly stated to those men and women acting as appropriate or official IRS operational personnel, IRS management, IRS Chief Legal Counsel, and the IRS Commissioner.



Pursuant to **26 USC §6013(g)(4)(A)**, i, kevin, hereby declare forevermore that i exercise the option to Terminate the Election for Kevin Francis Ramey. Immediately upon receipt of this affidavit, Kevin Francis Ramey is no longer to be identified or viewed as a taxable Resident Alien 'taxpayer'. According to the Internal Revenue Code of 1954 statutes promulgated at **26 USC §6013(g)(6)**, it states:

Only one election, one finds expressed in this particular statute that if any election under this subsection is terminated under paragraph (4) Termination of Election (A) Revocation by taxpayers, that such individual(s) shall be ineligible to make an election under this subsection for any subsequent taxable year.

Thus, once a Termination of Election occurs, which is the purpose of this recorded Testimony properly submitted to the IRS Commissioner, et al; kevin for Kevin Francis Ramey can never again be presumed to be, viewed to be, or changed via 'election' into a Resident Alien 'Taxpayer'.

Decisions of the Federal Appeals Court 2nd Circuit

In Economy Plumbing & Heating v. U.S., 470 F2d. (1972) it was clearly stated the existence of both Lawful Taxpayers and Lawful Non Taxpayers.

"Revenue Laws relate to taxpayers and not to nontaxpayers. The latter are without their scope. No procedures are prescribed for non-taxpayers and no attempt is made to annul any of their Rights or Remedies in due course of law. With them [Non-taxpayers] Congress does not assume to deal and they are neither of the subject nor of the object of federal revenue laws." [Emphasis & Clarification added]

So let it be duly noted here and now with total clarity, that i, kevin, now reaffirm my true desire and fully expressed intent to return Kevin Francis Ramey to 'his' rightful status as an American National, being "neither of the subject nor of the object of federal revenue laws."

By this Testimony for the express purpose of REVOCATION OF ELECTION

[1] Kevin Francis Ramey is an American National and American Nationals become so by;

- (i) The foundling child being born in one of the 50 states of the Union;
- (ii) Birth to one or both parents who were born in one of the 50 states of the Union, or
- (iii) Naturalization

[2] Kevin Francis Ramey, as a result of being 'born' upon one of the 50 states of the Union [the Constitutional Republic], is **NOT** subject to the territorial jurisdiction of the statutory United States [the District of Columbia].

- (i) Kevin Francis Ramey is an American National and nonresident to the District of



Columbia. An American National is also alien to the legislative jurisdiction of the US Congress. The Supreme Court declared: *"all federal statutes and regulations apply only within the territorial jurisdiction of the United States [the District of Columbia] unless a contrary intent appears."*

[3] Kevin Francis Ramey, as an American National, is not subject to the limited jurisdiction of the District of Columbia. The American National is not referenced or included in any statutory laws related to the federal income tax created by the U.S. Congress.

[4] Kevin Francis Ramey, as an American National, cannot be changed, framed, compelled, tricked, or presumed to associate with the National Government in direct violation of the Foreign Sovereign Immunities Act and the 13th Amendment (Involuntary Servitude).

[5] The Legislative intent of the 16th Amendment to the Constitution clearly states that it applies only to employees of the National Government-

- (i) The Legislative Intent of the 16th Amendment can be located in the Congressional Record of the United States Senate on pages 3344-3345.

[6] Kevin Francis Ramey, derives no income from any source that is "effectively connected with the conduct of a statutory 'Trade or Business' within the District of Columbia" as that term is defined. Kevin Francis Ramey has no physical, statutory, or federal domicile 'within' the District of Columbia.

[7] The Internal Revenue Service lacks any and all jurisdiction to apply the federal income tax upon Kevin Francis Ramey.

[8] kevin, for Kevin Francis Ramey, having only recently discovered the statutory option at **26 USC §6013(g)** and its subsections does now and from the beginning Revoke the Election that has resulted in the outright theft and unconscionable swindle against his private literary property and allodium throughout his life by such criminals who created this massive deception and crime against humanity.

- (i) kevin for Kevin Franis Ramey does now make known this REVOCATION OF ELECTION –

effective immediately and from the beginning -to the man/woman who holds the Office of the IRS Commissioner, et al, within the bureau of the Internal Revenue Service through the direct public revelation of this Record and Registered mail.

- (ii) Consequently, the men and women within the offices of the Internal Revenue Service have been effectively NOTICED of the REVOCATION OF ELECTION. Let it now be acknowledged that per **26 USC §6013(g)(6)**the REVOCATION OF ELECTION is now permanent within our living memory.

(1) Let it be known that Kevin Francis Ramey can never be framed, coerced, tricked, or changed back into the status of Taxpayer. The Internal Revenue Service shall



acknowledge Kevin Francis Ramey as a Lawful Non Taxpayer from the beginning.

[9] Public notification by kevin for Kevin Francis Ramey of the REVOCATION OF ELECTION to the men and women acting as the Internal Revenue Service is now complete through this recorded writing. There can be no further discussion as to Kevin Francis Ramey ever being liable for making a federal income tax return. The IRS records and databases shall fully acknowledge and reflect this termination of election.

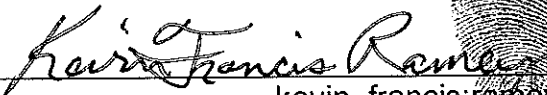
REVOCATION OF ELECTION IS NOW LEGALLY ESTABLISHED


kevin who is liable to only God's Law has agreed out of courtesy to properly complete the statutory instructions for Kevin Francis Ramey given at **26 USC §6013(g)(4)(A)**. This terminates forever any mistaken, actual, or presumed participation in the federal income taxation scheme and the unalienable rights as a lawful Non-Taxpayer shall now be fully recognized and realized without reservation by Congress and IRS by statutory requirement.

Under the Laws of God, i, kevin do hereby state the following:

i, kevin, a true mortal man born to a 'biological' father/ronald-dean; ramey; and mother/lois-marie within the lawful House of Ramey, giving full faith and credit to God, believing that God alone will provide throughout my life, here and now declare, with God as my witness, that this entire writing and all annexed records or documents are true to the best of my knowledge, experience, and belief.

In Living and Loving Memory


kevin-francis-ramey
without prejudice for Kevin Francis Ramey
American National with Unalienable Rights
Mailing Address:



kevin without prejudice
c/o House of Ramey
P.O. Box 223
Togiak, Alaska [99678]
Kingdom of God

Annexed records:

Abatement Letter to State of California Central for Health Statistics / STATE OF CALIFORNIA



CENTRAL FOR HEALTH STATISTICS Registered Mail # RE US
Authenticated Certificate of Live Birth file # 98-079224/Certificate # 01650/KEVIN FRANCIS RAMEY

Nativity Certificate Casita Hospital of Indio March 8, 1958 Kevin Francis Ramey
Forensic Lab Report of Private DNA # Pending / Kevin Francis Ramey
waiver *will amend when available*

Affidavit

Declaration

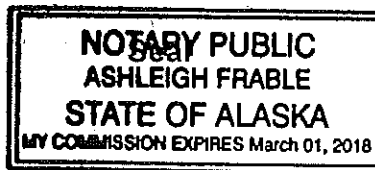
Notice of Paramount Claim upon My ϕ Private Nature ϕ Divine Proportion ϕ Manifest Essence ϕ 3 Attachments: (1) CERTIFICATE OF LIVE BIRTH-STATE OF CALIFORNIA, (2) CERTIFICATE OF MARRIAGE-STATE OF ALASKA, (3) DNA PROFILE.

Note: No community property is referenced. Only private property -literary and allodium-within my private and absolute dominion is referenced within this Declaration of Revocation of Election and claims to the contrary amount to nothing less than copyright infringement or criminal acts of trespass.

State of Alaska/STATE OF ALASKA
County of Bristol Bay/COUNTY OF BRISTOL BAY

On this the 4th day of the January month in the year two thousand and 2016, within the artificial time construct known or accepted by many throughout the "world" as Anno Domini (A.D.) "in the Year of Our Lord" or Common/Christian Era(CE), before me, Ashleigh Frable, the undersigned Notary Public, stands a living American National, kevin=francis: ramey, born to the soil of California and endowed with all his natural and unalienable rights, proven through satisfactory evidence provided by an authenticated Record of Live Birth and corroborating forensic DNA lab report to be the same true 'mortal' man, kevin, who marked by genetic seal thumbprint the preceding document in my presence, and who swore or affirmed to me that the entire writing is truthful and accurate to the best of his knowledge, experience, and belief.

Ashleigh Frable
(Official signature and seal of Notary)
My commission expires: March 01, 2018



NOTE: Use of the notary public is for verification of autograph or seal of individual biological 'character' confirmation only implying no presumption to federal jurisdiction whatsoever.



STATE OF CALIFORNIA
OFFICE OF VITAL STATISTICS
RIVERSIDE COUNTY VITAL RECORDS
P.O. BOX 7600
RIVERSIDE, CALIFORNIA [92513-7600]

To the attention of:
MR. PETER ALDANA
Riverside County Assessor, County Clerk, Recorder

Reference: Your errors in Certificates of Birth; abatement of said errors shown on your records.

Gentle Man: Peter Aldana

It has recently come to our attention that the Christian Appellation of our, mine, me, birth and that of our children are *misnomered*, or mis-named, on the birth information within your *purported* records, which might cause perpetual collateral injuries uncorrected, copies of which are enclosed for your reference. As recorded by you, your "Certificates" do not reflect the Lawful Christian Birth or Baptism names nor Christian Appellations at birth of the children or parents. As marked on your *purported* "Certificates", all names entered therein are considered *misnomers* and *personae* by Law, and as such nulls and voids said "Certificates". Names spelled in all capital letters are not Lawful Christian Appellations and are not recognized by the Laws of Almighty God, which are the common and general laws so founded and in usage in this state.

Concerning specifically your CERTIFICATION OF BIRTH file # 98-079224/Certificate # 01650/KEVIN FRANCIS RAMEY.

A. The Lawful Christian Appellation given to Our child at birth is Kevin Francis Ramey, and his family clan (what you refer to as a 'surname') is Ramey, *not inter vivos* "KEVIN FRANCIS RAMEY";

B. The Lawful place of birth is Riverside County, *not* RIVERSIDE COUNTY;

C. The Mother's Christian Appellation at birth is Lois Marie born of the family Akin and now Lawfully joined by God's Law under Coverture, through Christian marriage, to the family Ramey, *not* LOIS MARIE RAMEY.

D. The Father's Christian Appellation at birth is Ronald Dean born of the family Ramey, *not* RONALD DEAN RAMEY.

Concerning specifically your CERTIFICATION OF BIRTH file # 98-079224/Certificate # 01650/KEVIN FRANCIS RAMEY;

A. The Lawful Christian Appellation given to my children at birth is;

- (1). Brendon Emanuel Ramey, and his family clan (what you refer to as a 'surname') is Ramey, *not* BRENDON EMANUAL RAMEY;
- (2). Bradon Emanuel Ramey, and his family clan (what you refer to as a 'surname') is Ramey, *not* BRADON EMANUAL RAMEY;
- (3). Bradley Wayne Ramey, and his family clan (what you refer to as a 'surname') is Ramey, *not* BRADLEY WAYNE RAMEY;
- (4). Kermit Daniel Ramey, and his family clan (what you refer to as a 'surname') is

Your errors in Certificates of Birth; abatement of said errors shown on your records.



is Ramey, *not* KERMIT DANIEL RAMEY;

B. The Lawful place of birth is (1)(2). Multnomah Country Oregon , *not* MULTNOMAH COUNTY OREGON; (3)(4). Matanuska-Susitna County Alaska *not* MATANUSKA-SUSITNA BOUROUGH as far as that goes.

C. The Mother's Christian Appellation at birth is Lilly Ann born of the family Chuckwuk and now Lawfully joined by God's Law under Coverture, through Christian marriage, to the family Ramey, *not* LILLY ANN RAMEY.

D. The Father's Christian Appellation at birth is Kevin Francis born of the family Ramey, *not* KEVIN FRANCIS RAMEY.

Please correct your mistakes and errors accordingly. If no corrected records are received by us within thirty days of your receipt of this notice and abatement, it will be presumed that said "Certificates" are invalid, unlawful, void, and abated for the Lawful causes herein so stated.

In witness before Almighty God and by averment before all the world, on approximately this day of the first day of the first month, two thousand sixteen, a new beginning, *Anno Domini*.

I have the honor of being a Good and Lawful Christian Man. **L.S.**

Kevin Francis Ramey, *suae potestate esse, pro filias familias.*

Kevin Francis Ramey

I have the honor of preserving/protecting a Good and Lawful Christian Wife under Cover. **L.S.**

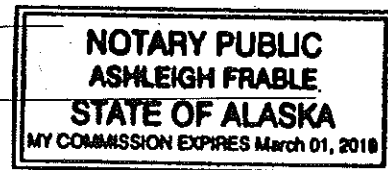
Lilly Ann Ramey, *ferme covert, pro filias familias.*

State of Alaska/STATE OF ALASKA
County of Bristol Bay/COUNTY OF BRISTOL BAY

On this the 4th day of the January month in the year two thousand and 2016, within the artificial time construct known or accepted by many throughout the "world" as Anno Domini (A.D.) "in the Year of Our Lord" or Common/Christian Era(CE), before me, Ashleigh Frable, the undersigned Notary Public, stands a living American National, kevin=francis: ramey, born to the soil of California and endowed with all his natural and unalienable rights, proven through satisfactory evidence provided by an authenticated Record of Live Birth and corroborating forensic DNA lab report to be the same true 'mortal' man, kevin, who marked by genetic seal thumbprint the preceding document in my presence, and who swore or affirmed to me that the entire writing is truthful and accurate to the best of his knowledge, experience, and belief.

Ashleigh Frable
(Official signature and seal of Notary)

My commission expires: March 01, 2018



Page 21 of 27
2016-000004-0

NOTE: Use of the notary public is for verification of autograph or seal of individual biological 'character' confirmation only implying no presumption to federal jurisdiction whatsoever.

All Rights Reserved © Sui Juris Court Angels Foundation U.C.C. 1 § 308

Affidavit

i, kevin-francis: ramey,, a true man of means, majority, and sound and disposing mind and memory, living absolutely through the exclusive genetic "promised land" (dna/allodium) produced by a private consensual union of love and labor between my legitimate father (ronald-dean) and mother (lois-marie), stand here and now upon the soil of Alaska per original January 3rd 1959 Constitution to affirm, validate, and express, with God as my witness, that all of the following facts are true based upon my own experience -

i have no clear record, proof, evidence, claim, or information that my genetic father or mother, or their genetic parents ad infinitum, had ever, with full disclosure and consent, or prejudice, delivered, granted, offered, entrusted, alienated, abandoned, sacrificed, staked, sold, leased, licensed, volunteered, or willed, any of their private property, power, energy, or time, to any public, foreign, or fictitious person, place, or thing, and thus i have good reason to believe they had not.

i have no clear record, proof, evidence, claim, or information that my genetic father or mother, or their genetic parents ad infinitum, had ever, with full disclosure and consent, or prejudice, delivered, granted, offered, entrusted, alienated, abandoned, sacrificed, staked, sold, leased, licensed, volunteered, or willed, any of their private property, power, energy, or time, to any public, foreign, or fictitious action, occurrence, or state of being, and thus i have good reason to believe they had not.

i have no clear record, proof, evidence, claim, or information that i have ever, with full disclosure and consent, or prejudice, delivered, granted, offered, entrusted, alienated, abandoned, sacrificed, staked, sold, leased, licensed, volunteered, or willed, any of my private property, power, energy, or time, to any public, foreign, or fictitious person, place, or thing, and thus i have good reason to believe i have not.

i have no clear record, proof, evidence, claim, or information that i have ever, with full disclosure and consent, or prejudice, delivered, granted, offered, entrusted, alienated, abandoned, sacrificed, staked, sold, leased, licensed, volunteered, or willed, any of my private property, power, energy, or time, to any public, foreign, or fictitious action, occurrence, or state of being, and thus i have good reason to believe i have not.

Further Affiant Saith Naught;



kevin-francis: ramey,



attestor

attestor



Return to:
Prepared by: kevin
For: Kevin Francis Ramey/Private Citizen
c/o P.O. Box 223
Togiak, Alaska [99678]
Non-Domestic

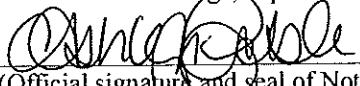
All Rights Reserved © Sui Juris Court Angels Foundation U.C.C. 1 § 308

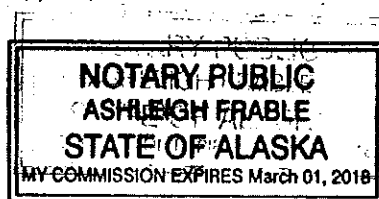
Affidavit

See: Other Side

State of Alaska/STATE OF ALASKA
County of Bristol Bay/COUNTY OF BRISTOL BAY

On this the 04 day of the January month in the year two thousand and 16, within the artificial time construct known or accepted by many throughout the "world" as Anno Domini (A.D.) "in the Year of Our Lord" or Common/Christian Era (CE), before me, Ashleigh Frable, the undersigned Notary Public, stands a living American National, kevin-francis: ramey, born to the soil of California and endowed with all his natural and unalienable rights, proven through satisfactory evidence provided by an authenticated Record of Live Birth and corroborating forensic DNA lab report to be the same true 'mortal' man, kevin, who marked by genetic seal thumbprint the preceding document in my presence, and who swore or affirmed to me that the entire writing is truthful and accurate to the best of her knowledge, experience, and belief.


(Official signature and seal of Notary)
My commission expires: March 01, 2016



NOTE: Use of the notary public is for verification of autograph or seal of individual biological 'character' confirmation only implying no presumption to federal jurisdiction whatsoever.



CERTIFICATION OF VITAL RECORD

STATE OF CALIFORNIA
DEPARTMENT OF HEALTH SERVICES

STATE FILE NUMBER 9-079224	CERTIFICATE OF LIVE BIRTH STATE OF CALIFORNIA—DEPARTMENT OF PUBLIC HEALTH		LOCAL REGISTRATION DISTRICT AND CERTIFICATE NUMBER 3311 01650
1A. NAME OF CHILD—FIRST NAME Kevin	1B. MIDDLE NAME Francis	1C. LAST NAME Ramey	
2. SEX Male	3A. THIS BIRTH, SINGLE, TWIN, OR TRIPLET? Single	3B. IF TWIN OR TRIPLET, THIS CHILD BORN 1ST, 2ND, 3RD? -	4A. DATE OF BIRTH—MONTH, DAY, YEAR March 8, 1958
4B. HOUR 2:45 p.m.		5A. STREET ADDRESS (GIVE STREET OR RURAL ADDRESS OR LOCATION, DO NOT USE P. O. BOX NUMBER) 82-485 Miles Avenue	
5B. PLACE OF BIRTH—NAME OF HOSPITAL Casita Hospital		5C. CITY OR TOWN Indio	
5D. COUNTY Riverside		6A. MAIDEN NAME OF MOTHER—FIRST NAME Lois	
6B. MIDDLE NAME Marie		6C. LAST NAME Akin	
6D. COLOR OR RACE OF MOTHER Cauc.		7. AGE OF MOTHER (AT TIME OF THIS BIRTH) 22 YEARS	
8. BIRTHPLACE (STATE OR FOREIGN COUNTRY) California		9. MAILING ADDRESS OF MOTHER—IF DIFFERENT FROM USUAL RESIDENCE—FOR NOTIFICATION OF BIRTH Gen. Del. Eagle Mountain	
11A. USUAL RESIDENCE OF MOTHER—STREET ADDRESS (GIVE STREET OR RURAL ADDRESS OR LOCATION) Eagle Mountain		11B. IF INSIDE CITY CORPORATE LIMITS <input type="checkbox"/> CHECK HERE	
11C. CITY OR TOWN Eagle Mountain		11D. COUNTY Riverside	
11E. STATE California		12A. NAME OF FATHER—FIRST NAME Ronald	
12B. MIDDLE NAME Dean		12C. LAST NAME Ramey	
12D. COLOR OR RACE OF FATHER Cauc.		14. AGE OF FATHER (AT TIME OF THIS BIRTH) 25 YEARS	
15. BIRTHPLACE (STATE OR FOREIGN COUNTRY) Washington		16A. PRESENT OR LAST OCCUPATION Mechanic	
16B. KIND OF INDUSTRY OR BUSINESS Kaiser Steel		17A. PARENT OR OTHER INFORMANT—SIGNATURE (PRINT NAME) <i>Mrs. Ronald Ramey</i>	
17B. DATE SIGNED BY INFORMANT March 10, 1958		18A. ADDRESS Indio, California	
19. DATE ON WHICH NAME ADDED BY SUPPLEMENTAL NAME REPORT		20. LOCAL REGISTRAR—SIGNATURE <i>Ernest M. Stone Jr. 12/18/87</i>	
21. DATE RECEIVED BY LOCAL REGISTRAR 4-17-58			

live borne a non-corporation man on the band sentient creation of God.

*Kevin Francis Ramey
Kevin Francis Ramey 12/29/15*

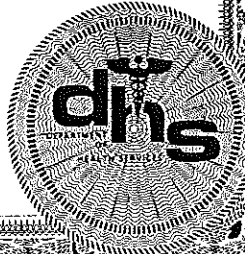
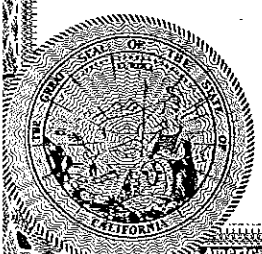


This is to certify that this document is a true copy of the official record filed with the Office of State Registrar.
Kenneth W. Kizer, MD, MPH, Director and State Registrar of Vital Statistics
by: *David W. Mitchell*
DAVID MITCHELL, CHIEF
OFFICE OF STATE REGISTRAR

DATE ISSUED
JAN 25 1989

031419

This copy not valid unless prepared on engraved border displaying seal and signature of Registrar.



Oath Acceptance

I accept your oath of Office for Value

~~Kevin Francis Ramey~~
KEVIN FRANCIS RAMEY



12/29/13



RECORDER'S NO
91-02
RECORDING DISTRICT
Dillingham

CERTIFICATE OF MARRIAGE
ALASKA DEPARTMENT OF HEALTH AND SOCIAL SERVICES
BUREAU OF VITAL STATISTICS
JUNEAU, ALASKA

STATE FILE NO.
150-
DATE REGISTERED

MAGISTRATE
OR
MARRIAGE
COMMISSIONER
ISSUING
MARRIAGE
LICENSE

MARRIAGE LICENSE

TO ANY PERSON AUTHORIZED BY THE LAWS OF THIS STATE TO SOLEMNIZE MARRIAGES:
You are hereby authorized at any time not more than 3 months from and after the date hereof, within the State of Alaska (not knowing any legal impediment thereto), to join together in marriage in accordance with the laws of this state the two parties hereinbelow identified.

LICENSE NO. 23735	DATE ISSUED January 10, 1991	RECORDING DISTRICT Third
SIGNATURE <i>[Signature]</i>	TITLE: <input checked="" type="checkbox"/> MAGISTRATE <input type="checkbox"/> MARRIAGE COMMISSIONER	ADDRESS P.O. Box 909 Dillingham, Alaska
NAME GROOM Kevin Francis Ramey	NAME BRIDE Lilly Ann Chuckwuk	MAIDEN NAME (if different from above)
USUAL RESIDENCE Dillingham, Alaska	USUAL RESIDENCE Aleknagik, Alaska	
DATE OF BIRTH 03-08-58	CONSENT: <input type="checkbox"/> GIVEN	DATE OF BIRTH 05-12-65
PLACE OF BIRTH Indio, California	PLACE OF BIRTH Dillingham, Alaska	CONSENT: <input type="checkbox"/> GIVEN

WE HEREBY CERTIFY THAT THE INFORMATION PROVIDED IS CORRECT TO THE BEST OF OUR KNOWLEDGE AND BELIEF AND THAT WE ARE FREE TO MARRY UNDER THE LAWS OF THIS STATE.

GROOM'S SIGNATURE <i>Kevin F. Ramey</i>	BRIDE'S SIGNATURE <i>Lilly Ann Chuckwuk</i>
--	--

CERTIFICATE OF MARRIAGE

I hereby certify that the parties hereinabove identified were united in Holy Matrimony by me in accordance with the laws of the State of Alaska

on Jan 11, 1991, at Dillingham, Alaska.

PERSON
PERFORMING
CEREMONY

SIGNATURE OF OFFICIANT <i>[Signature]</i>	CHURCH OR OFFICE District Court
OFFICIAL TITLE Magistrate	ADDRESS Box 909 Dillingham, AK
SIGNATURE OF WITNESS <i>[Signature]</i>	ADDRESS P.O. Box 1117 Dillingham, AK 99576
SIGNATURE OF WITNESS <i>[Signature]</i>	ADDRESS P.O. Box 947 Dillingham, AK 99576

WITNESSES
TO
CEREMONY

RECORDING
MAGISTRATE

RECORDER'S SIGNATURE <i>[Signature]</i>	ADDRESS District Court Box 909 Dillingham, AK 99576	DATE RECORDED 01/31/91
--	---	----------------------------------

CONFIDENTIAL INFORMATION. THE INFORMATION BELOW WILL NOT APPEAR ON CERTIFIED COPIES OF THE RECORD.

GROOM		BRIDE	
NUMBER OF THIS MARRIAGE (Specify First, Second, etc.)	IF PREVIOUSLY MARRIED, LAST MARRIAGE ENDED BY Death <input type="checkbox"/> Divorce <input type="checkbox"/> Dissolution <input type="checkbox"/> Annulment <input type="checkbox"/>	NUMBER OF THIS MARRIAGE (Specify First, Second, etc.)	IF PREVIOUSLY MARRIED, LAST MARRIAGE ENDED BY Death <input type="checkbox"/> Divorce <input type="checkbox"/> Dissolution <input type="checkbox"/> Annulment <input type="checkbox"/>
RACE—Specify Filipino, Black, Native, White, etc.		RACE—Specify Filipino, Black, Native, White, etc.	

FORM 301
65-5424 (Rev. 1/89)

Recorder's Copy

Officiant: File Original and Part 2
with local registrar (magistrate)



Exception & Oath

I accept your Oath of Office for value
as far as that goes.

Kevin Francis Ramey
Kevin Francis Ramey



State of Alaska
Third Judicial District

THIS IS TO CERTIFY that the foregoing is a full, true and correct
copy of the original as the same appears in the records and files of
this office at Dillingham, Alaska

IN WITNESS WHEREOF, I have hereunto set my hand and have
affixed my official seal at Dillingham, Alaska
this 14th day of February, 1991

Darlene C. Burton
Deputy Magistrate

