

## Declaratory Judgment Notes:

### General Notes:

- a. You might consider reviewing the following books: *Suits in Chancery*, by Henry Gibson; *Invisible Contracts*, by George Mercier, and *Black's Law Dictionary*, 4th Edition... as well as the online research of Jean Keating and the basics of trust and estate law.
- b. You will need two copies of your Birth Certificate from the Vital Records office of your birth State for filing appendices 2a and 2b and a copy of your deed by which your property was transferred to you for filing Appendix 1. The Vital Records Birth Certificate is printed on bond paper...it is not the county birth certificate. For those who do not have a Birth Certificate at a Vital Records office, you may have a similar document which created your PERSON within the US Corporation. If you do not have PERSON within a corporate system, your task here is simpler, since corporate entanglements maintain the contract that subjugates you to the payment of property taxes (as well as income taxes).
- c. The Registry of Deeds may have a "Miscellaneous" or "Notices" category for filing your paperwork [i.e. the attached appendices along with any other documents].
- d. You might add an additional argument to this lawsuit which draws a distinction between the living man/woman on the land and the ALL CAPS NAME, a corporate sole with which business is conducted. While the one is subject to the "laws of the land" or the laws of the state prior to the veneer of the corporate STATE, the latter is a commercial entity that is subject to the Emergency War Powers Courts [District Courts]. If you prove that the Emergency War Powers Court claim to you (as agent of the corporate NAME/TRUST) is in any way unlawful, and you file a notice in a Registry and then add that argument to this lawsuit, you may bolster your case... This additional research and possible amendment is left for *thee*, if thou art interested.

### Notes by Section:

- I. Introduction: brief summary of complaint.
- II. History of Events.
- III. First argument: appendices 2a and 2b consist of two notices filed at a Registry of Deeds [preferably your local Registry, though other Registries may accept these notices if there is a local issue].
- IV. Warranty deed argument: similar arguments may be possible for other types of deeds of conveyance. Appendix 3 establishes grantee status by exchange of lawful consideration, which brings the land from commercial jurisdiction back to the former equity or common law jurisdiction.
- V. This "consideration" argument was derived from Mercier's "Invisible Contracts". The key objects of consideration are (a.) Town mail service and (b.) Social Security benefits... these must be renounced in order to properly make this argument. As an alternative to town mail service, mail reception through other "individuals" or businesses using the "Care of..." appendix after your name and before the alternative address may be an option. [Side note: the district courts must connect you to an address in order to have jurisdiction over you.]
- VI. This TRUST argument is unnecessary unless you want your house/land to remain within the Roman corporate system. To learn how to become beneficiary of your BIRTH CERTIFICATE TRUST via a long process of notices to the Commander in Chief and Secretary of the Treasury, Eric Jon Phelps and Roark offer a private citizenship course, the basic details of which are available online.
- VII. This Constitutional Law argument is specific to the State of Maine, though other states likely have similar Constitutional clauses that will allow you to formulate similar arguments.
- VIII. Conclusion: Write what you wish the court to decide or order.