

# We Begin At The Birth:

The Internal Revenue Manual (I.R.M.) 21.7.13.3.2.2, “**An infant is the decedent** of an *estate* or grantor, owner or trustor of a trust, guardianship, receivership or custodianship that has yet to receive an SSN.” An infant is anyone under the age of 21.

Your Mother allegedly Abandoned You at birth. Have you noticed the Mother’s address is already pre-typed in one of the boxes? Have you noticed there is no address for the Father on the COLB? Have you noticed, it is the address of the Mother’s “MAIDEN”; *i.e.* “unmarried”, name in that box? And have you noticed they had the Mother sign as the Informant, and not the Father?

You are considered an infant, “Ward” of the “STATE” as your Mother as the “Informant”, (a person who informs on another person to the authority) signed your Record of Live Birth, allegedly acting as the Trustee of the Executors (Fathers) Estate. If she declared she was married, then the father and mother are one-in-law and thus the Mother would have the same authority as the Father: executor.

However, as an unmarried woman, they assume she is acting as the co-Executor of the Estate, or in the capacity of a Trustee; one with authority to sign over property. However, she has none without her husband’s approval, in a common law marriage. In a civil marriage, she has no authority. We must also note that the line of executor would fall on the nearest male relative. Not only is the mother without legal representation, no male is listed either. In fact, all Male relationships are left off the documentation.

There is absolutely no reason for the Father not to be on a birth record, except for religion. Matthew 23:9 And call no man your father on the earth: for one is your Father, *even* he who is in heaven. The first amendment clearly prevents the government from adding his name: *i.e.* “prohibits the making of any law respecting an establishment of religion or impeding the free exercise of religion”. Thus, the term “father” would impede the establishment of religion.

The STATE of OKLAHOMA’S very own Instructions on Completing the Birth Certificate: “Signature of **Parent**: Have parent review the Certificate of Live Birth for accuracy, read the statement contained in this section and sign this section certifying the accuracy of the certificate. We *suggest* that you ask only the **mother** to sign the birth certificate. **Never have a parent** sign a blank or incomplete certificate.”

Now why would the Dept. of Health and Vital Statistics teach Doctors, Nurses, and Hospital Administrators to ‘coerce’ the Mother into signing the “Certificate of Live Birth” instead of the Father, who is the Executor of the Estate? Because the Executor is the Highest Office of the Estate, and the STATE does not care to deal with Him; they would rather go after the Informant/Trustee instead.

Attempting to Administrate an Estate without written-authorized consent of the Executor is very costly; people go to prison, but if they can ‘coerce’ the Mother/Informant/Trustee to sign over the property, then they “appear” to have a legal leg to stand on. However, it is all based in fraud. Keep as many people as you can ignorant, then you can have the blind leading the blind.

Explaining the Executors Office and the Certificate of Live Birth:

NOTE: An Estate must come before a Trust. The STATE issued the Child a “Certificate of Deceased”, the Grantor, via footprints, created the office for the new Estate; the legal-fiction, corporate YOU, in which They, were the witnesses of.

1. The Woman is her own Estate in which she is the Executrix if she has reached legal age. If not, her Father is the Executor of her Estate until that time.
2. The Man is his own Estate in which he is the Executor once he comes of legal age, or marries. Until then, his father is the Executor of his Estate.
3. When they get married, her estate becomes one with his. If it is a civil marriage, they have both contracted with the “STATE”, not joined in a spiritual union with God, but two people co-habiting with the blessings of the “STATE”.
4. The Woman’s Estate now becomes property of the Man in a common law marriage. In a civil

- union, marriage license, the Man controls the property.
5. The Two of them come together and have a Child. The Child is property of the "STATE" due to the marriage license. However, the Grantor created the office for the executor's use, via feet prints. None the less, the Executor's Estate is abandoned until he/she reaches legal age, of course, unless the Father or Mother comprehends this stuff. As neither, the Mother nor the Father is ever made aware of this fact.
  6. The STATE coerces the Mother into signing the Record of Live Birth as the "Informant", presumably acting as the Trustee.
  7. By doing this, acting as the Trustee of the Executors Estate, (the Father) and giving the Child to the STATE, ultimately abandoning the Child. The child, you, are the estate.
  8. The STATE runs an add in the local paper announcing the birth and abandonment of the Child (they leave out the abandonment wording).

\*\*\*\*\* That Was Public Notice and Due Process of Law \*\*\*\*\*

9. FRAUD. Fraud is odious and not to be presumed. Thus, we must presume this is a valid contract unless you can prove this points. When the contract is fraudulent, it is void, for fraud vitiates everything. As to cases when a condition consists of several parts, and some are lawful and others are not, the whole thing is fraud, unless there is a severability clause, then only that part is to be singled out.
10. The Executor (Father) never shows up to claim his abandoned property, so the STATE takes control. We must make note, I have never seen the "Record of Live Birth" only that of the Certificate Of Live Birth, and the COLB has the fathers name on it, or someone presumed to be the father, or no one named as father. None-the-less no one claims the abandoned property, i.e. executor or executrix, thus leaving the "STATE" or others to control the property. Now the infant becomes a Ward of the STATE.
11. The Doctor sends the Record of Live Birth to the STATE Health Dept. and Vital Statistics. The STATE sends the Record of Live Birth to the Registrar's Office, where a new Estate's will is recognized and now placed in Probate.

NOTE: Will is desire, initiating action, having intentions, to make things happen. The Executor is to carry out the Will of the Grantor. The Grantor being you, "feet prints": the estate being you: the office created by the Grantor, you, for the occupant, you: to carry out the Will of the testator, you: for the one who is deceased, you.

12. They split the title and create what's known as the "Certificate of Live Birth", and send that newly created Office (The COLB) to the Child in the mail; it's his/her new identity, and when the Child reaches legal age, he can now become the Occupant of the Executors Office of that newly created Estate, but is never made aware of this. FRAUD: concealment of a material fact to induce another to act to his or her detriment.

NOTE: The STATE cannot do business with, or enter into contracts with a living-breathing human being. This is why they created the "Certificate of Live Birth", making you appear to be a fictitious entity. They had to turn you into a corporation so they could control you by way of contracts using Trust-Estate, and Probate Law.

NOTE: The CESTUI QUE VIA Act of 1666 made us all dead at birth to protect our property; thus if you abandoned the estate, cast beyond the sea; lost at sea; dead to the world, and if one day we were ever to return from sea and announce that we are alive, we can take our lawful place as Executors of our own Estates. During this time, more ships, more travel by sea and more people leaving a country for the new world "America", never to return.

## Definitions:

Reversioner: a person who possesses the reversion to a property or privilege.

Reversion: the right, esp. of the original owner or their heirs, to possess or succeed to property on the death of the present possessor or at the end of a lease

- a property to which someone has such a right.
- the right of succession to an office or post after the death or retirement of the holder.

Cestui Que: "The person for whose use the feoffment was made."

Feoffment (or Enfeoffment) in English law was a transfer of land or property that gave the new holder the right to sell it as well as the right to pass it on to his heirs as an inheritance. It was total relinquishment and transfer of all rights of ownership of an [estate in land](#) from one individual to another.

Recitals: the part of a legal document that explains the purpose of the deed and gives factual information.

Revert: of property: return or pass to the original owner by reversion.

Tenement: a piece of land held by an owner; Law: any kind of permanent property, e.g., lands or rents, held from a superior.

Warrant:

- a document issued by a legal or government official authorizing to carry out some action relating to the administration of justice.
- To justify, vindicate, call for, sanction, validate; permit, authorize; deserve, excuse, account for, legitimize; support, license, approve of; merit, qualify for, rate, be worthy of, be deserving of:
- To guarantee, affirm, swear, promise, vow, pledge, undertake, state, assert, declare, profess, attest; vouch, testify, bear witness; formal aver.

Here it is on the UK's Government website, with complete instructions on how to announce you are now alive; occupy the Executors Office. <http://www.legislation.gov.uk/aep/Cha2/18-19/11>:

## Cestui Que Vie Act 1666

An Act for Redresses of Inconveniencies by want of Proof of the Deceases of Persons beyond the Seas or absenting themselves, upon whose Lives Estates does depend. Recital that Cestui que vies have gone beyond Sea, and that Reversioners cannot find out whether they are alive or dead.

Whereas diverse Lords of Manors and others have granted Estates by Lease for one or more life or lives, or else for years determinable upon one or more life or lives And it hath often happened that such person or persons for whose life or lives such Estates have been granted have gone beyond the Seas or so absented themselves for many years that the Lessors and Reversioners cannot find out whether such person or persons be alive or dead by reason whereof such Lessors and Reversioners have been held out of possession of their Tenements for many years after all the lives upon which such Estates depend are dead in regard that the Lessors and Reversioners when they have brought Actions for the recovery of their Tenements have been put upon it to prove the death of their Tenants when it is almost impossible for them to discover the same. For remedy of which mischief so frequently happening to such Lessors or Reversioners.

Cestui que vie remaining beyond Sea for Seven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestui que vie were dead.

If such person or persons for whose life or lives such Estates have been or shall be granted as aforesaid shall remain beyond the Seas or elsewhere absent themselves in this Realm by the space of seven years together and no sufficient and evident proof be made of the lives of such person or persons

respectively in any Action commenced for recovery of such Tenements by the Lessors or Reversioners in every such case the person or persons upon whose life or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lessors or Reversioners their Heirs or Assignees, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as if the person so remaining beyond the Seas or otherwise absenting himself were dead.

If the supposed dead Man prove to be alive, then the Title is reverted. Action for mean Profits with Interest.

Provided always That if any person or persons shall be evicted out of any Lands or Tenements by virtue of this Act, and afterwards if such person or persons upon whose life or lives such Estate or Estates depend shall return again from beyond the Seas, or shall on proof in any Action to be brought for recovery of the same to be made appear to be living; or to have been living at the time of the Eviction That then and from thenceforth the Tennant or Lessee who was ousted of the same his or their Executors Administrators or Assignees shall or may reenter repossess have hold and enjoy the said Lands or Tenements in his or their former Estate for and during the Life or Lives or so long term as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be living, and also shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tenants in possession or other persons respectively which since the time of the said Eviction received the Profits of the said Lands or Tenements recover for damages the full Profits of the said Lands or Tenements respectively with lawful Interest for and from the time that he or they were ousted of the said Lands or Tenements, and kept or held out of the same by the said Lessors Reversioners Tenants or other persons who after the said Eviction received the Profits of the said Lands or Tenements or any of them respectively as well in the case when the said person or persons upon whose Life or Lives such Estate or Estates did depend are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then living.]

13. Now the Child grows up and remains an incompetent Ward of the STATE because he/she never steps up and assumes their proper roles as the Executor/Executrix of their own Estate once they reach legal age.
14. The now adult uses this COLB as their sole source of identity, even though the STATE advised not to use it as identity (can you say, incompetent?). Just as they say not to use the SS Card as identity.
15. Oddly enough the same government that says not to use the COLB, demands that we do use the COLB in order to get "permission" to do things, like drivers license, work, get a social security card, checking account, etc. Permission from our guardians as we are treated as 'incompetent adult' aka 'Ward of the STATE'.
16. Now the adult-incompetent is masquerading around town, using this Certificate of Live Birth as identity to get into other adhesion contracts, and basically acting as an agent of the foreign corporation known as the UNITED STATES.
17. Presumed to be a US Citizen is now obligated to pay an income tax; and excise tax; a property tax, and ultimately be subject to the STATE. Now you are obligated to abide by their statutes, rules, and regulations.

NOTE: There is a catch to this #17: They are 'presuming' you're an employee of their corporation, but if you are not receiving a paycheck, and there was no employment contract, and they cannot provide proof of pay, then what do they have? Do you work for free? Can they compel you to work for free? That COLB is an Office; you are the Occupant of that Office, and as the Occupant of that Office, should not you be paid for your services?

18. Without taking a hold of the office as the occupant, you have lost your Inherent Rights and have been "granted" rights and privileges instead. You are a tenement to your own estate. Like being a renter to your own home and have to pay someone else for the privilege to live on your own land.

Daddy never showed up to claim his property, and the STATE took it upon them to presume the Child is theirs to control; take it in as their own. The Child is now considered a Ward of the STATE; an incompetent bastard Child with no Father, and the Mother abandoned him/her.

The “Certificate of Live Birth” has a STATE Seal and Registrars Signature, which is certifiable proof the Estate is in or has been in Probate. The Registrar is the court of Probate and Probate deals with Estates of the deceased, one who is in the act of dying.

To the courts we are dead; Missing in action: legal fictitious entities; wards of the STATE; bastard Children; Orphans: essentially infant, which means, unable to speak. They do not wish to deal with us directly. This is why they want an attorney to speak to them.

The BAR Attorney has a Superseding Oath to the BAR aka British Accreditation Registry; their first loyalty is to the court. They are there to lead the sheep to their slaughterer, the Undertaker in the Black Robe. The judge is Administering the Estate of the incompetent, and his main objective is to make revenue for the STATE, which is acting as the Beneficiary of the Estate, and You and I are being put into the Trustee position of our own Estates.

Now you understand why the Lord said “Woe unto Ye Lawyers”.

BAR Attorney’s first allegiance is to the Crown, not you. They are there to make you believe someone is fighting for you, but the truth of the matter is: They are there to help the presumed Administrator of your Estate (the BAR attorney wearing the Black Robe-Undertaker) make as much money as possible for the court, him/herself, and the STATE.

Read it again at the top of this post, right out of the Corpus Juris Secundum: You are a WARD OF THE STATE, an IMBECILE, A MENACE TO SOCIETY, and INCOMPETENT, essentially, unable to speak intelligently, an infant, and that is the truth, take it as you will.

NOTE: I am not saying all attorneys are scumbags that are intentionally trying to harm you. Some of them know what they are doing, and some of them probably truly believe they are doing the best they can to help their clients. But, it is all about the Estate; it is all about the money, and it is all about your slavery and unjustly enriching the STATE in the end. It is a Constructive Fraud upon you from birth, and that is my heartfelt opinion; take it as you will.

Therefore, claim your rightful inheritance, claim to be living, or better yet, the executor of the estate. You have come to clean up the mess of the trustees and those who are acting without you giving them authority, *i.e.* warrant.