

Name Change Petition

The petitioner honorably and respectfully makes oath that the statements in this petition are true, to the best of her knowledge, information, and belief and states the following:

The petitioner was born on the 12th day of April 1973 in Private on the land commonly known as Washington D.C. (Nation) and would egress this land, heading north and would officially ingress the Private land commonly known as Essex County, New Jersey on 1995-05-05 and the petitioner intends to live in Essex County, New Jersey indefinitely.

Petitioner states that she has never been convicted of felonies and is not requesting a name change to defraud creditors or for any other fraudulent reasons.

Petitioner's name is "Ayo" and current legal name is **AYO FERN PETERSON**, without prejudice and in an abundance of caution. The legal title the petitioner is seeking is "Ayo Fern Peterson"; to be distinguished and exonerated from "**AYO FERN PETERSON**" as a form of civil exoneration under the doctrine of suretyship.

Petitioner states: "**AYO FERN PETERSON**" is not her property because the 'STATE' name is at the top, not her, and her parents' signatures are not on the certificates, only a state official is on the certificate. There's no evidence that her parents named her "**AYO FERN PETERSON**."

Petitioner wishes to assume the new legal name due to it being the name, granted to her by her parents who exercised their sacred right to name her.

Petitioner states: Due to this mistaken identity under the doctrine of *idem sonans* undesirable situations have occurred such as:

From Roman Civil law and non-English captitonyms words spelled in ALL CAPITAL LETTERS and "*capitis diminution maxima*" ("loss of head" – Wikipedia), and he no longer wishes for this threat of confusion of suspension of fundamental civilian rights to be withheld, damaged, ousted, or extinguished by these misnomers; under Roman civil loss he has suffered a loss of age majority civilian rights.

Under the doctrine of agent-principal conditions arise in which said relations fuses the agent with the principal as one resulting in an undesirable situation difficult to manage under mistaken identity in the scenario in which similar agent-principle names are mistaken for one another.

The guardian and ward relation under the doctrine of *parens patriae* by which Petitioner has been erroneously regarded as a ward.

Petitioner is a volunteer surety on whose shoulders are imputed liabilities such as debts, mortgages, suretyships, and implied irrevocable trustee arrangements established due to mistaken commingling of identities between her legal name granted by her natural parents and the Names of third party foreign alien entities similarly named;

Equity Maxim- "equity does not aid a volunteer"

"He who is guarantor for a stranger will surely suffer for it, But he who hates being a guarantor is secure. Proverbs 11:15"

It was never the intent of the Petitioner to use the name of a stranger or foreigner or third party without express consent or even by way of compensation;

Petitioner prays herein for mercy and forgiveness and for grace. Due to ignorance of law and due to mistaken long time use of said foreign names Estate, due to mistake of not coming to good reason and conscience much sooner, owing to my trespasses against any third parties of the Holders listed below, of said Estate, and due to doctrines of agent/principal without being fully availed of the consequences of Petitioner mistaken unrestricted voluntary signatures, without understanding the use of a decedent's Estate *Capitis Diminutio Maxima* name for so long as to give rise to a mistaken presumption for which the only proper relief from mistake and ignorance of the law, for, it is for forgiveness and mercy and that grace extinguish these past sins:

"...the forgiveness of sins, according to the riches of grace" Ephesians 1:7;

To lawfully restore her equitable rights and defenses to elect, assert, or defend against, to right to resign as a mistaken volunteer implied registered agent, lease, agency, suretyship, or franchisee of similar foreign or alien names imputed to her without her express consent for foreign or domestic similarly named entities per the maxim "equity does not aid a volunteer" and, Scripture is clear that she is not to stand as surety for strangers,

Proverbs 6:1-2; 11:15, Romans 13:8; At 2 Kings 18:23,31, Bible KJV;

To be restored in order to act or exercise her equitable rights in relation to said foreign and alien names to wit: to be subrogated, exonerated, restored of heir and cestui que rights and organic covenants to Land jurisdiction, enforce reimbursement from co-sureties, restitution, and merging of legal and equitable titles vested in said cestui que rights such as to exercise the equity of redemption or declare deeds absolute to be equitable mortgages, in the absence of which, she may otherwise be clogged without the proper distinction identifying herself by this Court's competent jurisdiction from any alien foreign enemy, foreign executor, or administrator by which he is otherwise barred from bringing suit into the exclusive original jurisdiction;

Further, to be restored, safeguarded, secured, and protected of her private fundamental rights including but not limited to the right:

To civilian due process of law without confusion or suspension of jural relations to said Misnomers.

To live in accordance with biblical principles and teachings.

To remove any threat of use of her Name in violation of any other copyright, franchise, legal claims upon a similar name.

To be the grantee absolute of her name without the State.

To properly define who "you" is in singular or plural conjugation of English verbs on all documents, forms, and interrogatories verbal or written.

To defend against any mistaken or erroneous volunteer suretyship for any State, commercial, enemy, statutory, foreign or domestic, international entities similarly named.

To defend against any mistaken or erroneous modes of practice of law, or military, or municipal, modes or court practice and modes of proceedings.


As cestui que trust in the exclusive original jurisdiction as a covenantee to the Land jurisdiction established by this country's Declaration of Independence circa 1776.

PRAYER FOR RELIEF

WHEREFORE, PREMISES CONSIDERED, Petitioner prays this Court GRANT relief and endorse Verified Complaint that:

- Petitioner's Name be Changed from AYO FERN PETERSON to Ayo Fern Peterson

Respectfully submitted,



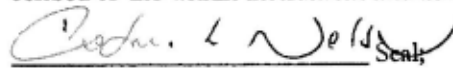
 Ayo Peterson, All rights Reserved, Without Prejudice

JURAT

Whereas, I of age, of majority, give this herein notice to all, I make a solemn oath to the one and only most high of creation only, whoever that may be, and I depose the following facts, so be it, nunc pro tunc.

County of Essex)
) Scilicet
 New Jersey state)

SUBSCRIBED TO AND SWORN before me this 30th day of November, A.D. 2023, a Notary, that Ayo Peterson, Agent, personally appeared and known to me to be the woman whose name subscribed to the within instrument and acknowledged to be the same.



 Notary Public
 My Commission Expires: 05-31-2028