

FROM THE DESK OF

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County Voter Registration Office
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September 24, 2021

To Whom It May Concern:

Attached to this document is a Voter Registration Application for myself and clarification of my identity, prepared by myself with assistance from an attorney.

By the Declaration of Independence, signed in Philadelphia on July 4th, 1776, I am an American by inheritance. This means that by the spirit of the law, I am a self-governed individual who cherishes my life, my liberty, and my pursuit of happiness. Born in Queens, New York, I am also an American by the letter of my Certification of Birth. Further, I am properly governed being submitted to the present-day rule of America's unseen King, Jesus Christ—the source of all virtue. As His *anointed* diplomat I hereby retain¹ and refuse to waive all my fundamental, God-delegated duties, announced to the world by the Declaration of 1776 *and* protected by the United States Constitution and the Constitution of the Commonwealth of Pennsylvania, in any incident of law enforcement against me which may occur.

Line item 2 of the application concerning Eligibility and line item 11 about Declaration is a bit misleading. The U.S. is *limited* to the delegated jurisdiction of constitutional powers—the public sector, public officers, public debts, public servant, et al. Further, because the delegated jurisdiction is limited, oaths of office to defend that Constitution against its enemies are administered by voluntary consent of the oath-taker, such as yourself. Thus, by Supreme Law a clear distinction is made between retained powers of private people and delegated powers of public servants.

Please note that this application for voter registration is not to be construed or taken as an application of exclusive federal United States citizenship. This application is for voter registration wherein all rights as a citizen of Pennsylvania, secured by the Constitution of Pennsylvania, are maintained while the rights secured by the Constitution of the United States of America are maintained within the limited, defined jurisdiction of the Constitution. As the Supreme Court of the United States of America states in UNITED STATES v. CRUIKSHANK ET AL. (92 U.S. 542): “We have in our political system a government of the United States

¹ **Retained powers jurisdiction:** “The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.” —U.S. Constitution; Amendment 10

and a government of each of the several States. Each one of these governments is distinct from the others, and each has citizens of its own who owe it allegiance, and whose rights, within its jurisdiction, it must protect. The same person may be at the same time a citizen of the United States and a citizen of a State, but his rights of citizenship under one of these governments will be different from those he has under the other. Slaughter-House Cases, 16 Wall. 74.” “... The people of the United States [of America] resident within any State are subject to two governments: one State, and the other National; but there need be no conflict between the two. The powers which one possesses, the other does not. They are established for different purposes, and have separate jurisdictions. Together they make one whole, and furnish the people of the United States [of America] with a complete government, ample for the protection of all their rights at home and abroad. True, it may sometimes happen that a person is amenable to both jurisdictions for one and the same act.”

I appreciate your attention in this matter and look forward to receiving my voter registration card soon.

Respectfully yours,

Barry H. Durmaz
Applicant