Instructions for use of Deed of Emancipation.

Make a few phone calls and establish exactly where Deeds pertaining to Civil matters may be filed. Establish filing fee.

If sending by mail, have your signature witnessed by a notary.
Mail certified, and request a return receipt.

After Deed has been filed, request at least two certified copies of each. Establish the fee for this service.

Suggested that you file one deed in your present county and state of residence.
"... file one ..." in the county and state of your birth.
"... file one deed in the county and state where original court of jurisdiction exists.

If you hand carry the deed for filing and you should be refused the right to file the deed, request the party write on the deed the words "refused for filing" and their signature, and the date. Try to have someone else with you as a witness to the fact you were refused filing.

If the deed is filed by mail, and refused for filing, attach written refusal to the deed, and file a report with the State Attorney's office.

You have a right to request the filing of any legally executed deed. Make sure your writing is legible, and the deed is properly executed and witnessed.

Be prepared to furnish proof of your identity as shown , to notary or Clerk of Court or other authorized persons.

After deed has been accepted for filing and certified, you may for a fee request certified copies of the Deed for your future use.

It is suggested that you send certified copies of the Deed of Emancipation to any placing adoption agency or other source that would demand from you such as some state reunion registries, a parental consent or Waiver of Confidentiality from birth or adoptive parents. This document should also be useful with the courts, and other sources.