

NYE COUNTY RECORDING DISTRICT

Or

Assembly Recording - Land Recording Office Publishing

SKYLAR JASON COPELAND, FOREIGN GRANTOR Skylar Jason Copeland, American State Grantee

Acknowledgement, Acceptance and Deed of Re-Conveyance

Certificate of Assumed Name

Act of Expatriation SKYLAR JASON LANDRY

Act of Expatriation SKYLAR J. LANDRY

Act of Expatriation SKYLAR LANDRY

Act of Expatriation SKYLAR JASON COPELAND

Act of Expatriation SKYLAR J. COPELAND

Act of Expatriation SKYLAR COPELAND

Act of Expatriation SKY JASON COPELAND

Cancellation of All Prior Powers of Attorney Skylar Jason Landry

Cancellation of All Prior Powers of Attorney Skylar Jason Copeland

Cancellation of All Prior Powers of Attorney Sky Jason Copeland

Cancellation of All Prior Powers of Attorney

MANDATORY NOTICE Foreign Sovereign Immunities Act

DNA Paramount Claim

Declaration of Political Status with Cover Letter

Declaration of Political Status

Bureau of Consular Affairs Letter

Voter Registration Cancellation Letter

IRS Commissioner letter of Revocation – DC

IRS Commissioner letter of Revocation – NY

Common Carry Document

1779 Declaration of Naturalization

2 – Witness Testimonies

Nevada Attorney General Letter

Nye District Attorney Letter

Clerk of Court, Nye County Letter

Nevada Secretary of State Letter

Notice of Intent – Fee Schedule

Diagram of Fraud

Return to: Skylar Jason Copeland

c/o 2571 Quail Run Road

Pahrump, Nevada [89060]

This cover sheet has been added to these recorded documents to provide space for the recording data. This cover sheet appears as the first page of the document in the official public record.

Do not detach.

Acknowledgement, Acceptance and Deed of Re-Conveyance

I, the living man, **Skylar Jason Copeland (née Landry)**, being of age, of sound mind and in good health, free of all duress or improper consideration hereby acknowledge, accept, and re-convey my given lawful Trade Name, Skylar Jason Copeland to the land and soil of Washington, my native state, together with all derivative names, including Skylar Copeland; Skylar J. Copeland; S. J. Copeland; Skylar J. Copeland; Skylar Jason Copeland; Copeland, Skylar Jason; Sky Jason Copeland; SKYLAR COPELAND; SKYLAR J. COPELAND; S. J. COPELAND; SKYLAR JASON COPELAND; COPELAND, SKYLAR JASON; SKY JASON COPELAND Skylar Landry; Skylar J. Landry; Skylar Jason Landry; Sky Jason Landry; SKYLAR LANDRY; SKYLAR J. LANDRY; SKYLAR JASON LANDRY; SKY JASON LANDRY and all other variations however styled, punctuated, spelled, ordered, or otherwise represented as pertaining to me and my estate, and hereby declare their permanent domicile on the land and soil of Washington.

All prior Powers of Attorney, all other prior presumed or granted Executorships, Guardianships, and Agency relationships are terminated and revoked effective with my natural birthday January 29th 1992, as I elect to be recognized as the sole living owner, executor, beneficiary, and agent of my name and estate since my 21st birthday on January 29th 2013.

So said, so signed, and so sealed by my living hand this 20th day October in the year 2025.

By: *Skylar Jason Copeland* ©

Witness Jurat

Nevada
Nye County

I, Aaron Michael Lucey, a Nevada Assembly Recording Secretary, was visited today by the living man known and identified as Skylar Jason Copeland and he did sign and seal this Acknowledgement, Acceptance and Deed of Re-Conveyance in my presence and did affirm the same in my sight, whereupon I affix my signature and seal as testimony to these facts:

Nevada Assembly Recording Secretary By: *Aaron Michael Lucey* ©
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RETURN TO: SKYLAR JASON COPELAND, GRANTOR
C/O Copeland, Skylar Jason, Administrator
ADDRESS: C/O 2571 QUAIL RUN ROAD
PAHRUMP, NEVADA [89060]

CERTIFICATE OF ASSUMED NAME
NOTICE OF TRANSFER OF RESERVED NAME

Returnee – COPELAND

certificate of ownership

PROVIDING FOR FILING OF NAME[S] WHEN BUSINESS IS CONDUCTED UNDER ASSUMED NAME: SESSIONS LAW 145;1907; CHAPTER 145 [H.B.64] OF THE STATE OF WASHINGTON; AN ACT PROVIDING THAT WHEN ANY BUSINESS OTHER THEN A CORPORATION(S) OR LIMITED PARTNERSHIP, IS CONDUCTED UNDER AN ASSUMED NAME, A CERTIFICATE SHOWING THE REAL PARTIES IN INTEREST SHALL BE FILED WITH THE COUNTY CLERK AND FIXING A PENALTY x 2. TO BE DEEMED A PUBLIC OFFICER YOU MUST PRODUCE AND BE VETTED BY THE ADMINISTRATOR OF THIS DOCUMENT, A LETTER OF INTENT, A LETTER OF COMPLIANCE WITH ALL STATE AND FEDERAL RULES AND REGULATIONS AS PRESCRIBED BY THE SECRETARY OF STATE OR ANY PRIVATE PERSON WHO DOES NOT PROPERLY IDENTIFY THEMSELVES UPON REQUEST BY PRODUCING A BUSINESS LICENSE, A UBI NUMBER, AND A BOND FILLED OUT IN THE C.A.P. NAME ON THIS CERTIFICATE. ARE FINED ON THE SPOT FOR \$500.00 IN CONSIDERATION. FEE SCHEDULE; TO BE DETERMINED BY THE HEAD ADMINISTRATOR OF THIS DOCUMENT AT THE TIME OF ENGAGEMENT. AND ALSO THE CORRESPONDING SESSION LAWS OF THE STATE OF ALASKA INCLUDING CHAPTER 84 OF THE 1961 SESSION LAWS, CHAPTER 84, SECTION 13, "Common Law Rights" AND AS 10.35.030 (1CHAPTER 33 SLA 1966) TRANSFER OF RESERVED NAME.

Whereas GRANTOR is a Cestui Que Vie TRUST formed without the knowledge or consent of the Grantee and has accumulated unauthorized debt against the ESTATE benefiting secondary beneficiaries merely presumed to exist and claiming to have an interest in the ESTATE established under the MUNICIPAL LAW OF THE DISTRICT OF COLUMBIA and the DISTRICT OF COLUMBIA MUNICIPAL CORPORATION, the actual Grantee, the living man known to the public as **Skylar Jason Copeland (née Landry)** invokes the provisions of Article IV of the Cestui Que Vie Act 1666 as one "having been found to be alive" and to be owed all benefit, control, and interest in the GRANTOR TRUST ESTATE set free and clear of all liens, debts, titles held under color of law, tithes, fees, and all other encumbrances established by the United States of America, Inc., THE UNITED STATES OF AMERICA, INC., the UNITED STATES, (INC.), USA, Inc., E Pluribus Unum the United States of America and all and any franchises thereof ab initio from the date of first registration of the ESTATE TRUST and all and any derivatives thereof, including but not limited to SKYLAR JASON COPELAND; SKYLAR J. COPELAND; SKYLAR COPELAND; SKY JASON COPELAND; SKYLAR LANDRY; SKYLAR J. LANDRY; SKYLAR JASON LANDRY; SKY JASON LANDRY and any other styles, punctuations, orders, abbreviations or variations of my Trade Name.

REGISTRATION REASON:

REINSTATEMENT OF ACTUAL HOLDER IN DUE COURSE OF ESTATE NAME AND ESTATE PROPERTY AND ALL INTEREST DUE; PUBLIC AND PRIVATE RECOGNITION OF GRANTEE AS HOLDER IN DUE COURSE AND LAWFUL ENTITLEMENT HOLDER OF FOREIGN GRANTOR TRUST NAMED **SKYLAR JASON COPELAND** AS OF JANUARY 29TH 1992.

BUSINESS INFORMATION:

LEGAL ENTITY: HEIR GRANTEE, PRIVATE, PUBLIC, SIGNATURE TRUST
BUSINESS DESCRIPTION: COMMERCE, GRANTOR, PRIVATE, PUBLIC, SIGNATORY

BUSINESS NAME:

D.B.A SKYLAR JASON COPELAND; COPELAND, SKYLAR JASON; SKYLAR J. COPELAND; SKYLAR COPELAND; SKY JASON COPELAND; SKYLAR JASON LANDRY; SKYLAR J. LANDRY; SKYLAR LANDRY; SKY JASON LANDRY and all and any derivatives thereof in any way related to the ESTATE so NAMED.

PHYSICAL POST OFFICE ADDRESS:

C/O 2571 QUAIL RUN ROAD, PAHRUMP, NEVADA, [89060]

OWNER INFORMATION:

True and Real Trade Name: Grantee, Private, Signatory, Beneficiary, Holder, Transferee:

First Name: Skylar

Middle Name: Jason

Last Name: Copeland

STYLE: Bicameral & Surname

Post Office Address (Physical):

c/o 2571 Quail Run Road, Pahrump, Nevada [89060]

Post Master Location: 2300 East Postal Drive, Pahrump, Nevada, Postal Code Extension 89048

THIS CERTIFICATE IS TO CONDUCT BUSINESS IN COMMERCE IN AN ASSUMED NAME DESIGNED TO ACCOMPANY NEW BUSINESS ACCOUNT REGISTRATION.

I am claiming the writ of Habeas Corpus to institute and maintain actions of any kind in the courts of "this" state while maintaining true domicile on the land of these United States, to take, hold and dispose of property either Real, Intangible or Personal held in the name of the FOREIGN GRANTOR TRUST dba SKYLAR JASON COPELAND together with all derivative NAMES and Names and styles thereof, together with guarantee of pre-payment and exemption from Taxes, Tithes, and Fees, together with re-conveying all actual assets rightfully belonging to the Lawful Holder in Due Course.

Under the form of creating a qualification or attaching a condition, the Unites States and United States of America however styled or construed cannot, in effect, inflict a punishment for a past act which was not punishable at the time it was committed and which was not the knowing, willing, and consensual act of the actual Holder in Due Course of the given name and estate.

All violators, agents, actors under color of law, and actions under color of authority claimed by any corporations, associations, or subcontractors, agencies or agents of any kind or like violating or attempting to violate the political status and Title Order of the Grantee at any time past, present, or future shall be liable severally, and jointly to this certificate as an affidavit of obligation in the normal commercial sense and as such is a severity representing accounts receivable and is a lien upon the real and movable property, malpractice insurance and performance bonds of any such violators and is not dischargeable in bankruptcy court or subject to any probate claim; at all times the owner/holder in due courses' property is exempt from third party levy and all related vessels in commerce and in trade are tax pre-paid.

This shall also serve as Mandatory Notice required under the Foreign Sovereign Immunities Act that the Living Soul, Owner, Proprietor, Holder-in-Due Course, Indemnitee, is a Foreign Sovereign owed all rights, guarantees, and protections of The Constitution for the united States of America and all assets owed to the Priority Creditors of the Territorial United States and the Municipal United States. This Foreign Sovereign, **Skylar Jason Copeland**, retains all rights in reversion and is not subject to any conference of citizenship or other merely presumed benefit or obligation.

ISSUED THIS 20th DAY OF OCTOBER IN THE YEAR 2025 ON AND FOR THE COUNTY OF NYE ON THE STATE OF NEVADA; **NOTICE TO AGENTS IS NOTICE TO PRINCIPALS, NOTICE TO PRINCIPALS IS NOTICE TO AGENTS**; WITNESS BY NOTARY DOES NOT ALTER STATUS.

By: Skylar Jason Copeland Signature, all rights reserved.

ACKNOWLEDGMENT OF HEAD ADMINISTRATOR FROM HOME OFFICE, **Private Banker, UCC-1-201, 1-308**: c/o Skylar Jason Copeland, TRUE AND REAL TRADE NAME BY MY HAND AND SEAL I TAKE OFFICE WITHOUT ENCUMBRANCE AND WITHOUT DEBT OR OTHER OBLIGATION, FULLY EXEMPT, INDEMNIFIED, AND WITHOUT GRANT OF ANY OTHER POWER OF ATTORNEY DBA: SKYLAR JASON COPELAND & COPELAND, SKYLAR JASON and ALL DERIVATIVES INCLUDING SKYLAR J. COPELAND; SKYLAR COPELAND; SKY JASON COPELAND; SKYLAR JASON LANDRY; SKYLAR J. LANDRY; SKYLAR LANDRY; SKY JASON LANDRY at C/O 2571 QUAIL RUN ROAD, PAHRUMP, NEVADA, [89060] RETURNEE: COPELAND.

These provisions and copyrights are in effect from January 29th 1992 onward and the Name/ NAMES are re-venued and permanently domiciled on the land and soil of the United States and upon land and soil of Nevada.

Nevada Assembly Recording Secretary Witness and Acknowledgement

Nevada
Nye County

Today before me, Aaron Michael Lucey, a Nevada Assembly Recording Secretary, visited the living man known to me to be Skylar Jason Copeland and he did Issue this Certificate of Assumed Name as shown and he also affirmed his testimony as shown before me this 20th day of October in the Year 2025, in Witness whereof I set my Signature and Seal:

Nevada Assembly Recording Secretary By: Aaron Michael Lucey
All Rights Reserved Without Prejudice



ACT OF EXPATRIATION
AND OATH OF ALLEGIANCE

Whereas SKYLAR JASON LANDRY is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SKYLAR JASON LANDRY willingly and purposefully renounces all citizenship or other assumed political status related to the United States Defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec 182, June 30 1864) and its government, corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HIS birth known as Washington and does accept and reclaim HIS true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Landry, Skylar Jason, c/o 2571 Quail Run Road, Pahrump, Nevada, [89060].

This action I validate, certify, witness and affirm this 20th day of October, 2025:

By: Skylar Jason Landry © Skylar Jason Landry ©.

Nevada Assembly Recording Secretary Witness

Nevada
Nye County

Before me, Aaron Michael Lucey, on this 20th day of October, 2025 did appear one SKYLAR JASON LANDRY and HE did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:

Nevada Assembly Recording Secretary By: Aaron Michael Lucey ©


All Rights Reserved Without Prejudice



**ACT OF EXPATRIATION
AND OATH OF ALLEGIANCE**

Whereas SKYLAR J. LANDRY is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SKYLAR J. LANDRY willingly and purposefully renounces all citizenship or other assumed political status related to the United States Defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec 182, June 30 1864) and its government, corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HIS birth known as Washington and does accept and reclaim HIS true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Landry, Skylar J., c/o 2571 Quail Run Road, Pahrump, Nevada, [89060].

This action I validate, certify, witness and affirm this 20th day of October, 2025:

By:  Skylar J. Landry ©

Nevada Assembly Recording Secretary Witness

**Nevada
Nye County**

Before me, Aaron Michael Lucey, on this 20th day of October, 2025 did appear one Skylar J. Landry and HE did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:

Nevada Assembly Recording Secretary By: 

All Rights Reserved Without Prejudice



**ACT OF EXPATRIATION
AND OATH OF ALLEGIANCE**

Whereas SKYLAR LANDRY is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SKYLAR LANDRY willingly and purposefully renounces all citizenship or other assumed political status related to the United States Defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec 182, June 30 1864) and its government, corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HIS birth known as Washington and does accept and reclaim HIS true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Landry, Skylar, c/o 2571 Quail Run Road, Pahrump, Nevada, [89060].

This action I validate, certify, witness and affirm this 20th day of October, 2025:

By: Skylar Landry © Skylar Landry ©

Nevada Assembly Recording Secretary Witness

**Nevada
Nye County**

Before me, Aaron Michael Lucey, on this 20th day of October, 2025 did appear one SKYLAR LANDRY and HE did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:

Nevada Assembly Recording Secretary By: Aaron Michael Lucey ©


All Rights Reserved Without Prejudice



ACT OF EXPATRIATION
AND OATH OF ALLEGIANCE

Whereas SKYLAR JASON COPELAND is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SKYLAR JASON COPELAND willingly and purposefully renounces all citizenship or other assumed political status related to the United States Defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec 182, June 30 1864) and its government, corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HIS birth known as Washington and does accept and reclaim HIS true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Copeland, Skylar Jason, c/o 2571 Quail Run Road, Pahrump, Nevada, [89060].

This action I validate, certify, witness and affirm this 20th day of October, 2025:

By:  Skylar Jason Copeland ©



Nevada Assembly Recording Secretary Witness

Nevada
Nye County

Before me, Aaron Michael Lucey, on this 20th day of October, 2025 did appear one SKYLAR JASON COPELAND and HE did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:

Nevada Assembly Recording Secretary By: 

All Rights Reserved Without Prejudice



**ACT OF EXPATRIATION
AND OATH OF ALLEGIANCE**

Whereas SKYLAR J. COPELAND is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SKYLAR J. COPELAND willingly and purposefully renounces all citizenship or other assumed political status related to the United States Defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec 182, June 30 1864) and its government, corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HIS birth known as Washington and does accept and reclaim HIS true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Copeland, Skylar J., c/o 2571 Quail Run Road, Pahrump, Nevada, [89060].

This action I validate, certify, witness and affirm this 20th day of October, 2025:

By:  Skylar J. Copeland ©

Nevada Assembly Recording Secretary Witness

Nevada
Nye County

Before me, Aaron Michael Lucey, on this 20th day of October, 2025 did appear one Skylar J. Copeland and HE did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:

Nevada Assembly Recording Secretary By: 



All Rights Reserved Without Prejudice



**ACT OF EXPATRIATION
AND OATH OF ALLEGIANCE**

Whereas SKYLAR COPELAND is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SKYLAR COPELAND willingly and purposefully renounces all citizenship or other assumed political status related to the United States Defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec 182, June 30 1864) and its government, corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HIS birth known as Washington and does accept and reclaim HIS true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Copeland, Skylar, c/o 2571 Quail Run Road, Pahrump, Nevada, Postal Code Extension [89060].

This action I validate, certify, witness and affirm this 20th day of October, 2025:

By:  Skylar Copeland ©


Nevada Assembly Recording Secretary Witness

Nevada
Nye County

Before me, Aaron Michael Lucey, on this 20th day of October, 2025 did appear one SKYLAR COPELAND and HE did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:

Nevada Assembly Recording Secretary By: 

All Rights Reserved Without Prejudice



ACT OF EXPATRIATION
AND OATH OF ALLEGIANCE

Whereas SKY JASON COPELAND is a naturalized "citizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such citizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure SKY JASON COPELAND willingly and purposefully renounces all citizenship or other assumed political status related to the United States Defined as "the territories and District of Columbia" (13 Stat. 223, 306, ch. 173, sec 182, June 30 1864) and its government, corporation doing business variously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repatriate to the land of HIS birth known as Washington and does accept and reclaim HIS true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Copeland, Sky Jason, c/o 2571 Quail Run Road, Pahrump, Nevada, [89060].

This action I validate, certify, witness and affirm this 20th day of October, 2025:

By:  Sky Jason Copeland ©



Nevada Assembly Recording Secretary Witness

Nevada
Nye County

Before me, Aaron Michael Lucey, on this 20th day of October, 2025 did appear one SKY JASON COPELAND and HE did establish this Act of Expatriation and Oath of Allegiance freely and without coercion, in Witness whereof I set my sign and seal:

Nevada Assembly Recording Secretary By: 

All Rights Reserved Without Prejudice



Cancellation of All Prior Powers of Attorney

All prior Powers of Attorney granted by **Sky Jason Copeland** are removed, cancelled, and permanently revoked effective January 29th 1992.

Sky Jason Copeland is an Attorney-in-Fact for all purposes related to the administration of his estates and all correspondence should be addressed to: Sky Jason Copeland, c/o 2571 Quail Run Road, Pahrump, Nevada [89060].

By:  this 20th day of October, 2025

All Rights Reserved Without Prejudice

Recording Secretary and International Notarial Witness

Nevada
Nye County

I, Aaron Michael Lucey, a Nevada Assembly Recording Secretary and International Notarial Witness, do hereby affirm that the Declarant has been positively identified and I have witnessed their signing of this Cancellation of All Prior Powers of Attorney as shown and he also affirmed his testimony as shown before me this 20th day of October in the year 2025, in Witness whereof I set my Signature and seal:

Nevada Assembly Recording Secretary By: 

All Rights Reserved Without Prejudice



Cancellation of All Prior Powers of Attorney

All prior Powers of Attorney granted by **Skylar Jason Landry** are removed, cancelled, and permanently revoked effective January 29th 1992.

Skylar Jason Landry is an Attorney-in-Fact for all purposes related to the administration of his estates and all correspondence should be addressed to: Skylar Jason Landry, c/o 2571 Quail Run Road, Pahrump, Nevada [89060].

By: Skylar Jason Landry this 20th day of October, 2025

All Rights Reserved Without Prejudice

Recording Secretary and International Notarial Witness

Nevada
Nye County

I, Aaron Michael Lucey, a Nevada Assembly Recording Secretary and International Notarial Witness, do hereby affirm that the Declarant has been positively identified and I have witnessed their signing of this Cancellation of All Prior Powers of Attorney as shown and he also affirmed his testimony as shown before me this 20th day of October in the year 2025, in Witness whereof I set my Signature and seal:

Nevada Assembly Recording Secretary By: Aaron Michael Lucey

All Rights Reserved Without Prejudice



Cancellation of All Prior Powers of Attorney

All prior Powers of Attorney granted by **Skylar Jason Copeland** are removed, cancelled, and permanently revoked effective January 29th 1992.

Skylar Jason Copeland is an Attorney-in-Fact for all purposes related to the administration of his estates and all correspondence should be addressed to: Skylar Jason Copeland, c/o 2571 Quail Run Road, Pahrump, Nevada [89060].


By:  this 20th day of October, 2025

All Rights Reserved Without Prejudice

Recording Secretary and International Notarial Witness

Nevada
Nye County

I, Aaron Michael Lucey, a Nevada Assembly Recording Secretary and International Notarial Witness, do hereby affirm that the Declarant has been positively identified and I have witnessed their signing of this Cancellation of All Prior Powers of Attorney as shown and he also affirmed his testimony as shown before me this 20th day of October in the year 2025, in Witness whereof I set my Signature and seal:

Nevada Assembly Recording Secretary By: 
All Rights Reserved Without Prejudice



MANDATORY NOTICE
Foreign Sovereign Immunities Act
Sections 1605 and 1607
NOTICE OF LIABILITY:
18 USC 2333, 18 USC 1341 and 1342

This MANDATORY NOTICE is provided to all Territorial United States District and State and County Courts, their officers, clerks, bailiffs, sheriffs, deputies, and employees and all Municipal Appointees including their DISTRICT, STATE, and COUNTY COURTS, their OFFICERS and EMPLOYEES:

The vessels doing business as Skylar Jason Copeland and not limited to Skylar J. Copeland; Skylar Copeland; S. Copeland; S. J. Copeland; Sky Jason Copeland; SKYLAR JASON COPELAND; SKYLAR J. COPELAND; SKYLAR COPELAND; S. COPELAND; S. J. COPELAND; SKY JASON COPELAND; Skylar Jason Landry; Skylar J. Landry; Skylar Landry; Sky Jason Landry; SKYLAR JASON LANDRY; SKYLAR J. LANDRY; SKYLAR LANDRY; SKY JASON LANDRY; together with all derivatives and permutations and punctuations and orderings of these names, are NOT acting in any federal territorial or municipal capacity and have not knowingly or willingly acted in any such capacity since the day of nativity: January 29th 1992. All vessels are duly claimed by the Holder in Due Course and held under published Common Law Copyright since January 29th 1992.

These vessels are publishing MANDATORY NOTICE that they are Foreign Sovereigns from the Nevada state of The United States of America. This is your MANDATORY NOTICE that these above-named vessels are owed all material rights, duties, exemptions, insurances, treaties, bonds, agreements, and guarantees including indemnity and full faith and credit; you are also hereby provided with MANDATORY NOTICE that these vessels are not subject to Territorial or Municipal United States law and are owed The Law of Peace, Department of the Army Pamphlet 27-161-1, from all Territorial and Municipal Officers and employees who otherwise have no permission to approach or address them.

Any harm resulting from trespass upon these vessels or the use of fictitious names or titles related to them shall be subject to full commercial liability and penalties: 18 USC 2333, 18 USC 1341 and 1342.


So said, signed, and sealed this 20th day of October, 2025 in Nye County, Nevada, The United States of America:

By:  Skylar Jason Copeland ©
All Rights Reserved Without Prejudice

Notary Witness and Acknowledgement

Nevada
Nye County

Today before me, Aaron Michael Lucey, a Nevada Assembly Recording Secretary is the living man known to me to be Skylar Jason Copeland and he did issue this MANDATORY NOTICE as shown and he also affirmed his testimony as shown before me this 20th day of October in the year 2025, in Witness whereof I set my Signature and Seal:

Nevada Assembly Recording Secretary By: 
All Rights Reserved Without Prejudice

Nevada Land Recording Office
Land Recording Office
The United States of America
Date: 10-20-2025
Recording # Nv-251011-023-00000114



**Paramount Claim of the Life and the Estate of
Skylar Jason Copeland (née Landry)**

Born January 29th 1992 in Tacoma, Washington
Charles Harold Vaughn II X Jennifer Lynn Landry
Tacoma, Washington
The United States of America

Whereas I, the living man known as Skylar Jason Copeland (née Landry), am the result of the life and love and physical embodiment of my parents, the living man known as Charles Harold Vaughn II and the living woman known as Jennifer Lynn Landry of Tacoma, Washington, now therefore I am their living son from the moment of conception and from the first combining of their unique genetic code to create my unique genetic code and my zygote in support of my physical embodiment then and now, and as I am the only true and surviving inheritor, I hereby publish my claim and recording of the facts:

The Afterbirth composed of a placenta, umbilical cord, and fetal tissues which accompanied me into this world and which was in possession of my DNA was never a viable separate living organism and was instead a portion of my flesh akin to any hair, skin, or other representation of my genetic content, that was not abandoned, not donated, and not returned to me or my parents for burial. No separate estate, living status, ownership interest or death apart from my own life may be claimed in behalf of the Afterbirth or other waste resulting from my birth, from my shedding of hair, my shedding of skin, the deposit of my fingerprints or any other DNA-containing substance whatsoever.

I hereby establish my Paramount Claim upon my unique DNA as the only lawful and living inheritor thereof from the moment of my conception forward and I also publish my nullification of any claim of ownership or material interest in my DNA based upon samples procured from any bodily waste or substance for any purpose.

As witness to my claims, I here affix the Signature and Seal of my Lawful Person, retaining all rights and prerogatives thereof:

By: Skylar Jason Copeland © Living Soul. All Rights Reserved.

Nevada Assembly Recording Secretary

Witness: Today, on the 20th day, of October, in the year 2025, I, Aaron Michael Lucey, was visited by a man properly identified or known to me to be Skylar Jason Copeland and he did establish this record before me and sign it for the purposes stipulated herein, and I do accordingly add my signature and seal:

Nevada Assembly Recording Secretary By: Aaron Michael Lucey ©
All Rights Reserved Without Prejudice



Mail #: _____

Date:10-20-2025

Skylar Jason Copeland
c/o 2571 Quail Run Road
Pahrump, Nevada [89060]

OFFICE OF THE SECRETARY OF STATE
Marco Rubio
2201 C Street, NW
Washington D.C. 20520

RE: Declaration of Political Status

Dear Secretary Marco Rubio and Successors,

This notice is to provide you a copy of my Declaration of Political Status that affirms that I have returned to my lawful birthright political status as a Washingtonian. As a member of the General Public, I keep the peace and I uphold the Public Law.

I am an Inheritor of and Living and Present Heir to the Trust Indenture established by the unanimous Declaration of Independence, 1776.

I claim all guarantees provided by three Federal Constitutions, all rights, all remedies, and all exemptions, including but not limited to: Reversionary Trust Interest, 12 USC 95(a), Regulation Z, Lawful Money, The Enabling Clause before every Act of Congress, The Brother's Keeper Clause 18 USC 241 and 242, West Virginia v. EPA

Let it be clear that I am not a Territorial United States Citizen nor a Municipal Citizen of the United States.

By: Skylar Jason Copeland ©

Skylar Jason Copeland ©
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Nevada Land Recording Office
Land Recording Office
The United States of America
Date: 10-20-2025
Recording # Nv-251011-023-00000114

By: Aaron Michael Lucey ©
Aaron Michael Lucey
All Rights Reserved Without Prejudice
Nevada Recording Secretary
The Nevada Assembly



Declaration of Political Status

I, the living man, **Skylar Jason Copeland (née Landry)**, affirm and declare that I have returned to my lawful birthright political status as a Washingtonian. As a member of the General Public, I keep the peace and I uphold the Public Law.

I am an Inheritor of and Living and Present Heir to the Trust Indenture established by the unanimous Declaration of Independence, 1776, the Organic Laws of my State and Country, and the applicable Unrevised United States Statutes at Large as they pertain to the general populace and the Military Law of Peace.

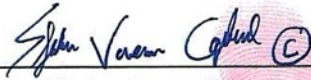
I claim all guarantees provided by three Federal Constitutions, all rights, all remedies, and all exemptions, including but not limited to:

1. Reversionary Trust Interest, 12 USC 95(a)
2. Regulation Z
3. Lawful Money
4. The Enabling Clause, before every Act of Congress 4
5. The Brother's Keeper Clause, 18 USC 241 and 242
6. West Virginia v. EPA (2022) and antecedent case Norton v. Shelby County, 118 U.S.425(1886)

I am not a pauper, debtor, rebel, combatant, foreign agent, public dependent, U.S. Citizen, a Municipal citizen of the United States, or in any way separated from the organic States of the Union.

This I declare and affirm under penalty of perjury under the public law of The United States of America.

So Autographed and so Sealed this 20th day of October in the year 2025.

By: 
 Skylar Jason Copeland ©
 All Rights Reserved Without Prejudice

Assembly Recording Secretary Witness

Nevada
Nye County

Today before me, Aaron Michael Lucey, a Recording Secretary and International Notarial Witness, elected by The Nevada Assembly, is the living man known to me to be Skylar Jason Copeland and he did issue this Declaration of Political Status as shown and he also affirmed his testimony as shown before me this 20th day of October in the year 2025.

In Witness whereof I set my Autograph and Seal:

Nevada Assembly Recording Secretary,

By: 
 All Rights Reserved Without Prejudice

Nevada Land Recording Office
 Land Recording Office
 The United States of America
 Date: 10-20-2025
 Recording # Nv-251011-023-00000114



Mail #: _____

Date: 10-20-2025

Skylar Jason Copeland
c/o 2571 Quail Run Road
Pahrump, Nevada [89060]

John Armstrong, Assistant Sec of State for Consular Affairs
Bureau of Consular Affairs
U.S. Department of State
600 19th Street, NW
Washington, DC 20006

RE: Notice of Declaration of Political Status

Dear Assistant Secretary John Armstrong and Successors,

This notice is to provide you a copy of my Declaration of Political Status that affirms that I have returned to my lawful birthright political status as a Washingtonian. As a member of the General Public, I keep the peace and I uphold the Public Law.

I am an Inheritor of, and Living, and Present Heir to the Trust Indenture of established by the unanimous Declaration of Independence, 1776.

I claim all guarantees provided by the three Federal Constitutions, all rights, all remedies, and all exemptions, including but not limited to: Reversionary Trust Interest, 12 USC 959(a), Regulation Z, Lawful Money, The Enabling Clause before every Act of Congress, The Brother's Keepers Clause 18 USC 241 and 242, and West Virginia v. EPA from June 2022.

Let it be clear, that I am NOT a Territorial United States Citizen nor a Municipal Citizen of the UNITED STATES.

Please check the following hyperlink for the Land Recording Office where my Declaration of Political Status is published in the public domain, along with all my other documents supporting my political status change. Land Recording Office <https://everify.americanstatenationals.us/>

With this notice, **please fully inform all federal, FEDERAL, state, STATE, county and COUNTY government departments of my political status correction** (i.e. State Department passport office, IRS, Internal Revenue Service, State of Nevada department of revenue, State of Nevada department of motor vehicles, Nevada DMV, Nevada Attorney General, Nevada Secretary of State, Nye County Attorney, Nye County Sheriff, Nye County Recorder, Nye County Assessor, Nye County Auditor, Nye County Court Administrator, 5th Judicial and all the judicial districts in Nevada) **noticing them that I am a living man, standing peacefully in honor on the land and soil jurisdiction. I am NOT a vessel, corporation, taxpayer, or dead entity in the maritime (water, administrative) jurisdiction.**

Notice to Principals is notice to Agents. Notice to Agents is notice to Principals.

By:  _____
Skylar Jason Copeland ©
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Encl: Declaration of Political Status, Foreign Sovereign Immunities Act

Nevada Land Recording Office
Land Recording Office
The United States of America
Date: 10-20-2025
Recording # Nv-251011-023-00000114

By: 
Aaron Michael Lucey
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Nevada Recording Secretary
The Nevada Assembly



Date:10-20-2025

Skylar Jason Copeland
c/o 2571 Quail Run Road
Pahrump, Nevada [89060]

Nye County Elections
1520 E Basin Ave
Pahrump NV, 89060

Re: Voter Registration Cancellation in Nye county, Nevada state.

To Whom It May Concern:

I hereby withdraw and rescind all applications and enrollments as "registered voter".


I wish for a response CONFIRMING CANCELLATION of my PRIOR Voter Registration under the name of: Skylar Jason Copeland (via email: Skylar2571@gmail.com or mail a letter response to the address location above).

Thank you,



All rights reserved, Without prejudice.

Nevada Land Recording Office
Land Recording Office
The United States of America
Date: 10-20-2025
Recording # Nv-251011-023-00000114

By: 
Aaron Michael Lucey
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Nevada Recording Secretary
The Nevada Assembly



Date: 10-20-2025

Skylar Jason Copeland
c/o 2571 Quail Run Road
Pahrump, Nevada [89060]

Internal Revenue Office of the Commissioner
1111 Constitution Avenue, NW
Room 3000
Washington, DC 20204

RE: Revocation of Election to Pay Taxes

Dear Commissioner Michael Faulkender and Successors,

This letter is to inform you and to state that I revoke my election to pay federal income taxes as of January 1st 2015. I made the mistake that I needed to do so. Having determined that I was never actually a volunteer Warrant Officer in the Merchant Marine Service and clearing the confusion about what a Withholding Agent was and now knowing that I am not a Withholding Agent and never have been when I had signed previous 1040 and other federal tax forms, I now revoke my election to pay any federal income taxes from the above date and going forward.

By: Skylar Jason Copeland
Skylar Jason Copeland©
All Rights Reserved Without Prejudice

Nevada Land Recording Office
Land Recording Office
The United States of America
Date: 10-20-2025
Recording # Nv-251011-023-00000114

By: Aaron Michael Lucey
Aaron Michael Lucey
All Rights Reserved Without Prejudice
Nevada Recording Secretary
The Nevada Assembly



Date:10-20-2025

Skylar Jason Copeland
c/o 2571 Quail Run Road
Pahrump, Nevada [89060]

Commissioner of the Internal Revenue Service
Department of the Treasury
P.O. Box 480
Holtsville, New York 11742

RE: Revocation of Election to Pay Taxes

Dear Commissioner Michael Faulkender and Successors,

This letter is to inform you and to state that I revoke my election to pay federal income taxes as of January 1st 2015. I made the mistake that I needed to do so. Having determined that I was never actually a volunteer Warrant Officer in the Merchant Marine Service and clearing the confusion about what a Withholding Agent was and now knowing that I am not a Withholding Agent and never have been when I had signed previous 1040 and other federal tax forms, I now revoke my election to pay any federal income taxes from the above date and going forward.

By: Skylar Jason Copeland ©
Skylar Jason Copeland ©
All Rights Reserved Without Prejudice

By: Aaron Michael Lucey
Aaron Michael Lucey
All Rights Reserved Without Prejudice
Nevada Recording Secretary
The Nevada Assembly



Nevada Land Recording Office
Land Recording Office
The United States of America
Date: 10-20-2025
Recording # Nv-251011-023-00000114

Common Carry Declaration

I, **Skylar Jason Copeland**, a living man over the age of 21, a declared American of sound mind and body, do affirm and declare that I responsibly exercise my right to bear arms, as a peaceful, private American, in fulfilling my duty to uphold the public law and keep the peace, I will utilize my weapons through visible or concealed carry as is appropriate.


So signed and sealed this 20th day of October, 2025.

By: 
Skylar Jason Copeland ©
All Rights Reserved Without Prejudice

Recording Secretary and International Notarial Witness

Nevada
Nye County

I, Aaron Michael Lucey, a Recording Secretary and International Notarial Witness approved by the Nevada Assembly, do hereby affirm that the Declarant has been positively identified and I have witnessed their signing of this Common Carry Declaration before me this 20th day of October in the year 2025.

Nevada Assembly Recording Secretary By: 
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Nevada Land Recording Office
Land Recording Office
The United States of America
Date: 10-20-2025
Recording # Nv-251011-023-00000114



Declaration of the Naturalization Act of July 1779

I declare that I am the owner and operator of my vessels on Earth from the moment my zygote first formed, together with all DNA and all substance matter in any way associated with me and my incarnation, and I further declare that I accept my divine origin and all honor, right, title, and material interests I am owed;

I declare my political status as an American state national born within the physical borders of: **Washington**;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I reject, renounce, and remove all Powers of Attorney granted by me or issued under my name prior to this day;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I reject, renounce, and remove all and any allegiance to any king or prince, any foreign state, foreign government, flag or thing;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I have never knowingly, willingly, and voluntarily pledged myself to any incorporated entity at all, including but not limited to any incorporated church, synagogue, mosque or temple;

I declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that I have never knowingly, willingly, or voluntarily pledged myself to any foreign sovereign or separated myself from my birthright political status;

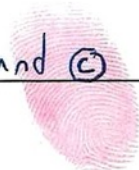
I declare, publish, and affirm under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories, that my house is established in **Nye County** and my home is established in **Nevada** and no other presumption or impersonation is allowed;

I declare under the aforementioned penalties that I am a Lawful Inheritor, Landlord, Keeper, and Guardian of the Rightful and Lawful Government of this country, acting with Full Right, Authority, Responsibility and Honor, now and always while my tenure on Earth shall last — and I present this Declaration of the Naturalization Act of 1779 and place it upon the Public Record of The Nevada Assembly.

Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals.

This Declaration is valid, true, correct, and complete in all jurisdictions of law: air, land, and sea. So signed and sealed this 20th day of the month of October and the year of 2025.

by: Skylar Jason Copeland ©
Skylar Jason Copeland ©



Recording Secretary and International Notarial Witness

I, Aaron Michael Lucey, Nevada Recording Secretary and International Notarial Witness approved by the Nevada Assembly, hereby affirm that the Declarant has been positively identified and I have witnessed their signing of this Declaration of the Naturalization Act of 1779.

Nevada Assembly Recording Secretary By: Aaron Michael Lucey ©
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Nevada Land Recording Office
Land Recording Office
The United States of America
Date: 10-20-2025
Recording # Nv-251011-023-00000114



Date:10-20-2025

Skylar Jason Copeland
c/o 2571 Quail Run Road
Pahrump, Nevada [89060]

NEVADA ATTORNEY GENERAL
Aaron D. Ford
1 State of Nevada Way, Suite 100
Las Vegas, Nevada, 89119

Dear ATTORNEY GENERAL OF NEVADA Aaron D. Ford,

I, a living man, am serving you Notice of my standing as a State National in Nevada, as I know it is your duty to defend my constitutional guarantees.

I am exempt from all Municipal duty and service by my exemption found at Title 50, Section 7 (c) and (e) of the 2012 Edition of the Federal Code. I am not an individual corporation created under Municipal law.

I am exempt from all Territorial obligations, as I am a Foreign Sovereign as stated on the Mandatory Foreign Sovereign Immunity Notice (Enclosed). I claim my exemption under the Supremacy Clause of Article VI of The Constitution of the United States of America and Amendment XI thereof, which provides that no American is subject to foreign law. I am not an individual created under 1USC 8 as a Territorial citizen.

I have only one contract and one contract only with the government officials. If they are MUNICIPAL Employees, the contract is The Constitution of the United States. If they are Territorial Employees the contract is The Constitution of the United States of America. Article VI is the Supremacy Clause, no other law, statute, code, or regulation stands above the Constitution owed to me as an American and any contrary law is null and void. Amendment 10, the power remains with the States and the people. Amendment 11, Americans are not subject to any foreign law. Ever! This includes the statutes of the States of States and the codes of the Federal Subcontractors.

Therefore, I owe no duty to any Municipal or Territorial court, instead any Municipal or Territorial court has a duty to set me free from any presumption of obligation under any foreign law, and to return to me my assets and my freedom without debt or encumbrance.


Kind Regards,

By: 
Skylar Jason Copeland © Washingtonian, State National
All Rights Reserved. Without Prejudice

Recording Secretary and International Notarial Witness

Nevada
Nye County

I, Aaron Michael Lucey, a Nevada Assembly Recording Secretary and International Notarial Witness, do hereby affirm that the Declarant has been positively identified and I have witnessed their signing of this ATTORNEY GENERAL OF NEVADA LETTER :

Nevada Assembly Recording Secretary By: 
All Rights Reserved Without Prejudice



Date: 10-20-2025

Skylar Jason Copeland
c/o 2571 Quail Run Road
Pahrump, Nevada [89060]

DISTRICT ATTORNEY
Brian Kunzi
1520 E. Basin Avenue
Pahrump, NV 89041

Dear DISTRICT ATTORNEY Brian Kunzi,

I, a living man, am serving you Notice of my standing as a State National in Nevada, as I know it is your duty to defend my constitutional guarantees.

I am exempt from all Municipal duty and service by my exemption found at Title 50, Section 7 (c) and (e) of the 2012 Edition of the Federal Code. I am not an individual corporation created under Municipal law.

I am exempt from all Territorial obligations, as I am a Foreign Sovereign as stated on the Mandatory Foreign Sovereign Immunity Notice (Enclosed). I claim my exemption under the Supremacy Clause of Article VI of The Constitution of the United States of America and Amendment XI thereof, which provides that no American is subject to foreign law. I am not an individual created under 1USC 8 as a Territorial citizen.

I have only one contract and one contract only with the government officials. If they are MUNICIPAL Employees, the contract is The Constitution of the United States. If they are Territorial Employees the contract is The Constitution of the United States of America. Article VI is the Supremacy Clause, no other law, statute, code, or regulation stands above the Constitution owed to me as an American and any contrary law is null and void. Amendment 10, the power remains with the States and the people. Amendment 11, Americans are not subject to any foreign law. Ever! This includes the statutes of the States of States and the codes of the Federal Subcontractors.

Therefore, I owe no duty to any Municipal or Territorial court, instead any Municipal or Territorial court has a duty to set me free from any presumption of obligation under any foreign law, and to return to me my assets and my freedom without debt or encumbrance.

Kind Regards,

By: Skylar Jason Copeland ©
Skylar Jason Copeland © Washingtonian, State National
All Rights Reserved. Without Prejudice

Recording Secretary and International Notarial Witness

Nevada
Nye County

I, Aaron Michael Lucey, a Nevada Assembly Recording Secretary and International Notarial Witness, do hereby affirm that the Declarant has been positively identified and I have witnessed their signing of this DISTRICT ATTORNEY LETTER:

Nevada Assembly Recording Secretary By: Aaron Michael Lucey ©
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Nevada Land Recording Office
Land Recording Office
The United States of America
Date: 10-20-2025
Recording # Nv-251011-023-00000114



Date:10-20-2025

Skylar Jason Copeland
c/o 2571 Quail Run Road
Pahrump, Nevada [89060]

CLERK OF COURT
Mark Kampf
1520 E. Basin Avenue
Pahrump, NV 89060

Dear CLERK OF COURT Mark Kampf,

I, a living man, am serving you Notice of my standing as a State National in Nevada, as I know it is your duty to defend my constitutional guarantees.

I am exempt from all Municipal duty and service by my exemption found at Title 50, Section 7 (c) and (e) of the 2012 Edition of the Federal Code. I am not an individual corporation created under Municipal law.

I am exempt from all Territorial obligations, as I am a Foreign Sovereign as stated on the Mandatory Foreign Sovereign Immunity Notice (Enclosed). I claim my exemption under the Supremacy Clause of Article VI of The Constitution of the United States of America and Amendment XI thereof, which provides that no American is subject to foreign law. I am not an individual created under 1USC 8 as a Territorial citizen.

I have only one contract and one contract only with the government officials. If they are MUNICIPAL Employees, the contract is The Constitution of the United States. If they are Territorial Employees the contract is The Constitution of the United States of America. Article VI is the Supremacy Clause, no other law, statute, code, or regulation stands above the Constitution owed to me as an American and any contrary law is null and void. Amendment 10, the power remains with the States and the people. Amendment 11, Americans are not subject to any foreign law. Ever! This includes the statutes of the States of States and the codes of the Federal Subcontractors.

Therefore, I owe no duty to any Municipal or Territorial court, instead any Municipal or Territorial court has a duty to set me free from any presumption of obligation under any foreign law, and to return to me my assets and my freedom without debt or encumbrance.

Kind Regards,

By: Skylar Jason Copeland ©
Skylar Jason Copeland © Washingtonian, State National
All Rights Reserved. Without Prejudice

Recording Secretary and International Notarial Witness

Nevada
Nye County

I, Aaron Michael Lucey, a Nevada Assembly Recording Secretary and International Notarial Witness, do hereby affirm that the Declarant has been positively identified and I have witnessed their signing of this CLERK OF COURT LETTER:

Nevada Assembly Recording Secretary By: Aaron Michael Lucey ©
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Nevada Land Recording Office
Land Recording Office
The United States of America
Date: 10-20-2025
Recording # Nv-251011-023-00000114



Date: 10-20-2025

Skylar Jason Copeland
c/o 2571 Quail Run Road
Pahrump, Nevada [89060]

NEVADA SECRETARY OF STATE
Francisco V. Aguilar
101 North Carson Street, Suite 3
Carson City, NV 89701

Dear NEVADA SECRETARY OF STATE Francisco V. Aguilar,

I, a living man, am serving you Notice of my standing as a State National in Nevada, as I know it is your duty to defend my constitutional guarantees.

I am exempt from all Municipal duty and service by my exemption found at Title 50, Section 7 (c) and (e) of the 2012 Edition of the Federal Code. I am not an individual corporation created under Municipal law.

I am exempt from all Territorial obligations, as I am a Foreign Sovereign as stated on the Mandatory Foreign Sovereign Immunity Notice (Enclosed). I claim my exemption under the Supremacy Clause of Article VI of The Constitution of the United States of America and Amendment XI thereof, which provides that no American is subject to foreign law. I am not an individual created under 1USC 8 as a Territorial citizen.

I have only one contract and one contract only with the government officials. If they are MUNICIPAL Employees, the contract is The Constitution of the United States. If they are Territorial Employees the contract is The Constitution of the United States of America. Article VI is the Supremacy Clause, no other law, statute, code, or regulation stands above the Constitution owed to me as an American and any contrary law is null and void. Amendment 10, the power remains with the States and the people. Amendment 11, Americans are not subject to any foreign law. Ever! This includes the statutes of the States of States and the codes of the Federal Subcontractors.

Therefore, I owe no duty to any Municipal or Territorial court, instead any Municipal or Territorial court has a duty to set me free from any presumption of obligation under any foreign law, and to return to me my assets and my freedom without debt or encumbrance.


Kind Regards,

By: 
Skylar Jason Copeland © Washingtonian, State National
All Rights Reserved. Without Prejudice

Recording Secretary and International Notarial Witness

Nevada
Nye County

I, Aaron Michael Lucey, a Nevada Assembly Recording Secretary and International Notarial Witness, do hereby affirm that the Declarant has been positively identified and I have witnessed their signing of this SECRETARY OF STATE LETTER:

Nevada Assembly Recording Secretary By: 
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Nevada Land Recording Office
Land Recording Office
The United States of America
Date: 10-20-2025
Recording # Nv-251011-023-00000114



Notice of Intent – Fee Schedule

1. Combined MUNICIPAL and Territorial Notices of Violation(s) against Americans and Failure(s) to Perform any or all occurrences \$ 10,000,000.00

- a. **NOTICE OF CLAIM** of “sole relief and remedy” under Title 50 Section 7 (c) and (e) of 2012.
- b. **Notice of Violation of Lanham Act** --- attempted attachment and seizure of Unregistered Trademarks; Title 15, Section 1125 (a) and 11.
- c. **Notice of Violation of Admiralty, Maritime and Prize Cases**, Title 28, Section 1331 (1) and (2) and (12).
- d. **Notice of Violation of Special Maritime and Territorial Jurisdiction of the United States**, Title 18 Section 7 (1), (3), (8) and (13).
- e. **Notice of Violation of The Postal Accountability and Enhancement Act** of Title 39, Sections 1-908 and 3621-3591.
- f. **Notice of Violation by Presumption of the Public Vessels Act**, 46 U.S.C.A. Appendix Sections 781-790 as originally enacted.
- g. **Notice of Violation of The False Claims Act**, Title 31 U.S.C.A. Section 3729 (a) and (7).
- h. **Notice of Violation of The Foreign Sovereign Immunities Act**, Title 28, Sections 1602- 1611.
- i. **Notice of Violation of the United States Statutes-at-Large**, Title 12, Section 411.
- j. **Notice of Administrative Failure** by the IRS/Internal Revenue Service for Failure to Produce Credit Vouchers and Proof of Claim as required by the Administrative Procedures Act, the Emergency Banking Act, and the United States Statutes-at-Large, Title 12, Section 411.
- k. **Notice of Violation of the Geneva Conventions** by the United States Department of Defense and United States Department of the Treasury; failure to protect and defend our Persons.

2. Private Easements Schedule

Penalty for Private Use \$ 250,000.00

These fees will be mandated upon the informant listed on the traffic citation ticket(s), arrest warrants, detention orders, seizure orders.

Compulsion to Produce Trade Name or Other Identification Materials:

a. Name	\$ 50,000.00
b. Driver License Number	\$ 50,000.00
c. Social Security Number	\$ 100,000.00
d. Retinal Scans	\$ 5,000,000.00
e. Fingerprinting	\$ 200,000.00
f. Photographing	\$ 200,000.00
g. DNA	\$ 5,000,000.00
1. Mouth swab	\$ 5,000,000.00
2. Blood samples	\$ 5,000,000.00
3. Urine samples	\$ 5,000,000.00
4. Breathalyzer testing	\$ 5,000,000.00
5. Hair samples	\$ 5,000,000.00
6. Skin Samples	\$ 5,000,000.00
7. Clothing Samples	\$ 5,000,000.00
8. Forced giving of fluids/samples	\$ 5,000,000.00

Notice of Intent – Fee Schedule**Issue of Traffic Citations and Tickets of any Traffic Nature:**

h. Citations	\$ 60,000.00
i. Warning issued on paper ticket	\$ 25,000.00

Appearance in Court Because of Traffic Citations:

j. Time in court; per hour, 1 hour min.	\$ 75,000.00
k. If fine is imposed	\$ 500,000.00

Car / Personal Property Trespass, Carjacking, Theft, Interference with Commerce or Trade

l. Agency by Estoppel	\$ 50,000.00
m. Color of Law	\$ 150,000.00
n. Implied Color of Law	\$ 150,000.00
o. Criminal Coercion	\$ 500,000.00
p. Criminal Contempt of Court	\$ 500,000.00
q. Estoppel by Election	\$ 350,000.00
r. Estoppel by Laches	\$ 350,000.00
s. Equitable Estoppel	\$ 500,000.00
t. Fraud	\$ 1,000,000.00
u. Fraud upon the Court	\$ 2,000,000.00
v. Larceny	\$ 250,000.00
w. Grand Larceny	\$ 250,000.00
x. Larceny by Extortion	\$ 1,000,000.00
y. Larceny by Trick	\$ 1,000,000.00
z. Obstruction of Justice	\$ 100,000.00
aa. Obtaining Property by False Pretenses	\$ 1,000,000.00
bb. Simulating Legal Process	\$ 1,000,000.00
cc. Vexatious Litigation	\$ 5,000,000.00
dd. Trespass upon motor conveyance	\$ 100,000.00
ee. Unauthorized relocation of motor conveyance	\$ 100,000.00
ff. Seizure of motor conveyance	\$ 100,000.00
gg. Theft of license plate	\$ 10,000.00
hh. Unlawful lien on motor conveyance	\$ 50,000.00

Use of Trade Name and Copyright Protected Material Under Threat, Duress, and/ or Coercion:

ii. Name written by the informant \$ 250,000.00	
jj. Driver's License information written by informant	\$ 150,000.00
kk. Social Security Number written by informant	\$ 150,000.00
ll. Miscellaneous material written by informant	\$ 500,000.00

Produce any Personal Information/Property for Any Kind of Business Interaction:

mm. Financial information	\$ 100,000.00
nn. Property inside of motor vehicle	\$ 150,000.00

Time Usage for Traffic Stops (by 30-minute increments):

30 minutes	\$ 5,000.00
60 minutes	\$ 10,000.00
90 minutes	\$ 15,000.00

Notice of Intent – Fee Schedule

3. Court Appearance Schedule

These fees **MUST** be paid immediately after my case is finished. Failure to pay fines and fees will have an additional fee of \$5,000.00 for breach of contract.

Demand for Appearance in Court:

a. My Appearance

1. Under protest and duress; per hour, 1 hour min.	\$ 75,000.00
2. Voluntarily	\$ 10,000.00

Use of Trade Name Material

b. Name

1. Under protest and duress:	\$ 25,000.00
2. Voluntarily	\$ 10,000.00

c. Driver's License

1. Under protest and duress:	\$ 25,000.00
2. Voluntarily \$ 10,000.00	

d. Social Security Number

1. Under protest and duress:	\$ 25,000.00
2. Voluntarily	\$ 10,000.00

e. Miscellaneous Material

\$ 25,000.00

Produce Any Personal Information for Any Kind of Business Interaction:

f. Financial Information	\$ 10,000.00
g. Driver's License	\$ 10,000.00
h. Social Security Number	\$ 250,000.00
i. Any documents produced by me - per document	\$ 10,000.00

Time Usage for Court Appearances:

j. 30 minutes

1. Under Protest and Duress	\$ 33,500.00
2. Voluntarily	\$ 10,000.00

k. 60 minutes

1. Under Protest and Duress	\$ 75,000.00
2. Voluntarily	\$ 20,000.00

l. 90 minutes or more

1. Under Protest and Duress	\$ 100,500.00
2. Voluntarily	\$ 30,000.00

4. Trespass and/or Failure to Act - Fee Schedule

Trespass by public official(s), police officer(s), judge(s), attorney(s), Corporation(s) and other fictional entities as well as all others who desire to contract:

a. Trespass on American Homestead Land	\$ 10,000,000.00
b. Trespass of American Land Patent	\$ 10,000,000.00
c. Failure of Attorney to File requested FARA Form	\$ 1,000,000.00
d. Failure to Accept American State National Card	\$ 1,000,000.00
e. Failure to honor God Given Rights	\$ 20,000.00
f. Failure to honor Oath of Office	\$ 50,000.00

Notice of Intent – Fee Schedule

g.	Failure to honor Constitutional Oath	\$ 50,000.00
h.	Failure to honor Written and/or Oral Word	\$ 5,000.00
i.	Silence/Dishonor/Default	\$ 5,000.00
j.	Failure to honor/No Bond	\$ 5,000.00
k.	Phone call to telephone number used by Priority Creditor including from alleged debt collectors;	\$ 5,000.00 each
l.	Telephone message left on Priority Creditor phone service or equipment;	\$ 5,000.00 each
m.	Use of Street Address/Mailing location of Priority Creditor;	\$ 5,000.00 each
n.	Time Waiting for Scheduled Service; 1 hour minimum.	\$ 1,000.00 per hour
o.	Detention from Free Movement and/or cuffed; 1 hour minimum	\$ 75,000.00 per hour
p.	Incarceration; 1 hour minimum	\$ 75,000.00 per hour
q.	Failure to Follow Federal and/or State Statutes, Codes, Rules, and/or Regulations	\$ 50,000.00
r.	Failure to State a Claim upon which Relief Can Be Granted	\$ 25,000.00
s.	Failure to Present a Living Injured Party	\$ 100,000.00
t.	Failure to Provide Contract Signed by the Parties; per occurrence and includes any Third Party Defendant	\$ 100,000.00*
u.	Failure to Provide IRS 1099OID(s), and Other IRS Reporting Form(s) and/or Requirements upon Request; per occurrence and includes any Third Party Defendant	\$ 100,000.00*
v.	Default by non-response or Incomplete Response; per occurrence and includes any Third Party Defendant	\$ 100,000.00*
w.	Fraud; per occurrence and includes any Third Party Defendant	\$ 1,000,000.00*
x.	Racketeering; per occurrence and includes any Third Party Defendant	\$ 1,000,000.00*
y.	Theft of Public Funds; per occurrence and includes any Third Party Defendant	\$ 1,000,000.00*
z.	Dishonor in Commerce; per occurrence and includes any Third Party Defendant	\$ 1,000,000.00*
aa.	Failure to pay Counterclaim in full within thirty (30) calendar days of default as set forth herein	\$ 1,000,000.00**
bb.	Perverting of Justice Judgment; per occurrence and includes any Third Party Defendant	\$ 1,000,000.00*
cc.	Use of Common-law Trade name/Trademark after one warning; each occurrence	\$ 50,000.00 each
dd.	Forcing psychiatric evaluations;	\$ 500,000.00 per day
ee.	Refusal to provide adequate and proper nutrition while Incarcerated;	\$ 50,000.00 per day
ff.	Refusal to provide proper exercise while incarcerated;	\$ 50,000.00 per day
gg.	Refusal to provide proper dental care while Incarcerated;	\$ 50,000.00 per day
hh.	Forced giving of body fluids;	\$ 5,000,000.00 per day
ii.	Forced injections/inoculations/vaccines;	\$ 5,000,000.00 per day
jj.	Forced separation from marriage contract;	\$ 160,000.00 per day
kk.	Confiscation/kidnapping of a body not a US Citizen;	\$ 1,600,000.00 per day
ll.	Corporate State continuing a mortgage for more than five years in violation of Banking Act of 1864 which takes precedence over current Statutes at large;	\$ 1,600,000.00 per day
mm.	Attempted extortion of funds from birth certificate account, social security account, or any other associated accounts by fraud, deception and/or forgery by any agent, entity, or corporation; per count or charge	\$ 6,000,000.00
nn.	Attempted extortion of signature; per count or charge	\$ 6,000,000.00
oo.	Attempted forgery of signature; per count or charge	\$ 6,000,000.00
pp.	Installation of a "Smart Meter" on homestead; each	\$ 1,000,000,000,000.00

Notice of Intent – Fee Schedule**5. Kidnapping**

(If an alleged officer removes free soul more than 5 feet from free soul's property without just cause, it IS kidnapping) **\$ 50,000.00**

6. Services to others and/or Corporation(s) Schedule:

a. Studying		
1. Voluntarily;	\$	500.00 per hour
2. Under Threat, Duress, Coercion;	\$	75,000.00 per hour
b. Analyzing		
1. Voluntarily;	\$	500.00 per hour
2. Under Threat, Duress, Coercion;	\$	75,000.00 per hour
c. Research		
1. Voluntarily;	\$	500.00 per hour
2. Under Threat, Duress, Coercion;	\$	75,000.00 per hour
d. Preparing Documents		
1. Voluntarily; per hour	\$	500.00 per hour
2. Under Threat, Duress, Coercion;	\$	75,000.00 per hour
e. Answering		
1. Voluntarily; per hour	\$	500.00 per hour
2. Under Threat, Duress, Coercion; per hour	\$	75,000.00 per hour
f. Providing Information		
1. Voluntarily; per hour	\$	500.00 per hour
2. Under Threat, Duress, Coercion; per hour	\$	75,000.00 per hour

Total damages for each line item set forth in the above Schedule will be assessed as the total amount of the damages as set forth herein times three (3) for a total of all damages added to three (3) times the damages for punitive or other additional damages.

*Per Occurrence and Includes any Third Party Defendant

**All claims are stated in US Dollars which means that a US Dollar will be defined, for this purpose as a One Ounce Silver Coin of .999 pure silver or the equivalent par value as established by law or the exchange rate, as set by the US Mint, whichever is the higher amount, for a certified One Ounce Silver Coin (US Silver Dollar) at the time of the first day of default as set forth herein; if the claim is to be paid in Federal Reserve Notes, Federal Reserve Notes will only be assessed at Par Value as indicated above.

If invoiced, payment is due 15 days after receipt date unless otherwise indicated.

Make all payments to:

**Skylar Jason Copeland
c/o 2571 Quail Run Road
Pahrump, Nevada, [89060]
Non Domestic, Zip Exempt
Without the United States**

Notice of Intent – Fee Schedule

To All Entities and ENTITIES however named, styled or punctuated:

This Notice of Intent - Fee Schedule is a schedule of mandatory fees instated by the American First Priority Creditor, **Skylar Jason Copeland**©, Authorized Representative on behalf of SKYLAR COPELAND©; SKYLAR J. COPELAND©; SKYLAR JASON COPELAND©; SKY JASON COPELAND©; SKYLAR LANDRY©; SKYLAR J. LANDRY©; SKY JASON LANDRY© and SKYLAR JASON LANDRY©. I, **Skylar Jason Copeland**©, do hereby set forth fees to be instated in any business dealing with SKYLAR COPELAND©; SKYLAR J. COPELAND©; SKYLAR JASON COPELAND©; SKY JASON COPELAND©; SKYLAR LANDRY©; SKYLAR J. LANDRY©; SKY JASON LANDRY© and SKYLAR JASON LANDRY©, also including Proper Case Styling, for any business conducted relevant to this schedule. In the event that invoicing becomes necessary, invoiced amounts are due fifteen days after day of receipt, unless otherwise indicated. If said fees are not met, it is the right of the Priority Creditor, **Skylar Jason Copeland**©, to refuse or void any form of business interaction and/or transaction. Fees are subject to change at any time without prior notice and can be accelerated under UCC 1-305. First Priority Creditor, **Skylar Jason Copeland**©, is the only Authorized Representative to alter, void, and/or enforce said fees and may do so at any time.

All Rights Reserved By: *Skylar Jason Copeland* ©
 Skylar Jason Copeland©, American State National
 First Priority Creditor, Authorized Representative
 All Rights Reserved Without Prejudice

Witness and Acknowledgement

Nevada
 Nye County

A living man affirmed before me, Aaron Michael Lucey, a Recording Secretary, on this 20th day of October, 2025, that Skylar Jason Copeland, personally appeared and known to me to be the man whose name is referenced within the instrument and acknowledged to be the same.

Autograph By: *Aaron Michael Lucey* ©
 All Rights Reserved Without Prejudice

Nevada Land Recording Office
 Land Recording Office
 The United States of America
 Date: 10-20-2025
 Recording # Nv-251011-023-00000114





Criminal Information, Claim and Notice of Liability

Notice to Principals is Notice to Agents, Notice to Agents is Notice to Principals

October 20th of 2025

Skylar Jason Copeland
c/o 2571 Quail Run Road
Pahrump, Nevada [89060]

To all to whom these presents shall come:

I, a man, Skylar Jason Copeland a creation of Nature's God, standing on the land and soil of the organic states as a beneficiary of the American Public Law, and naturally possessing sovereignty in my own right, see #5091 in number 2 below, present this Criminal Information, Claim and Notice of Liability written in common American English and I have first hand knowledge to declare as follows:

1) Whereas: I, a man, Skylar Jason Copeland hold sole survivorship interest in my estate and prove my Provenance, Jurisdiction, status and standing as an American State National, by my public record at: <https://members.americanstatenationals.us/member/?pid=Nv-251011-023-00000114&tab=documents> , all documents and future updates therein are made part of this notice as if set forth in full; and

2) Whereas: <https://annavonreitz.com> is a public record for The United States of America, non-incorporated, the Federation of united States of America, all links therein are part of this notice as if set forth in full, and contain abundant notice, law and facts of the crimes committed against the American People by those impersonating our government, articles on that web page herein will be cited "#XXXX", see #0001, #0087, #1105, #3061, #3112, #3487, #3564, #3711, #3716, #3717, #3733, #3755, #3763, #3936, #4083, #4340, #4342, #4385, #4393, #4405, #4406, #4473, #4501, #4539, #4588, and #4713, #4720,, #4759, #4760, #4766; and

3) Whereas: your corporation is misaddressing me with a Usufruct Derivative, and used my name to create franchises without contract and for its own benefit --- which by law it can only do if it holds me harmless from any damage or claim arising from its action, see #4708 page 2 link; and

4) Whereas: there has also been a pernicious practice of pretending that there is a war on and that I, or rather, these foreign corporation franchises named after me, are involved in such a "war", see #4324 page 5; and

5) Whereas: it turns out that the war is a Mercenary Conflict owed no dignity or authority under the Law of War and that the commercial companies involved are simply derelicts operating under conditions of fraud and deceit, see #4722; and

6) Whereas: Ancient Commercial Law applies: <https://famguardian.org/TaxFreedom/CitesByTopic/MaximsOfCommerce.htm> ; and

7) Therefore: you, your Principals and any incorporated State or United States agents, hereinafter "Agents," are without contract and fully informed, in the criminal sense of the word, that I am not a corporation, corporate franchise or representing any corporation; and

8) Therefore: I am not an Enemy of any sort, am in fact your Employer, see #3680 number 4, and if you pretend to represent my government in any capacity whatsoever I require a guarantee of full disclosure under oath or affirmation; and

9) Therefore: I object to the use of Federal Reserve Notes as a matter of law and principle, see #4700 and 12 USC 411; and

10) Therefore: I demand you hold me harmless from any consequence of your action(s) creating franchises named after me, see #4719 page 3; and

11) Therefore: per #4721 Judgment page 7 and UCC 1-202, I "...require that corporate administrative tribunals being operated as courts of any kind explicitly and fully declare their identities, natures, venues, services, ownerships, and proper jurisdiction in plain, explicit, fully revealed language with no further purpose of evasion, obstruction, or lack of good faith service."; and

12) Therefore: by operation of law the judgments, facts, law, notices, terms, and conditions in this Criminal Information, Claim and Notice of Liability, void for fraud any past and estop any future claims, by Agents that fail to recognize the status and standing of American State National's, hereinafter ASNs, as being outside Agents jurisdiction and not a person subject to Agents codes, legal definitions, or service and or "words of art"; and

13) Therefore: I do not accept solicitations, see #4721 Judgment page 7, and as a Preferential Priority Creditor, see #4473 I claim the following damages if Agents do not cease and desist from identity theft and or misaddressing me from a foreign jurisdiction; and

14) Therefore:

a) any future failure by Agents to recognize ASNs status and standing as being outside their jurisdiction, and or absent a guarantee of full disclosure will be deemed a mercenary crime, and Agents agreement to this Criminal Information, Claim and Notice of Liability, to the judgments, facts, law, notices, terms, and conditions herein, right to accelerate at will and to a True Bill issued against you, and any and all said Agents individually, per each occurrence, at ten million dollars (\$10,000,000) lawful money of The United States of America; and

b) Agents use of any form of an ASN's name other than that which I use herein will be billed each, as in a) above at one million dollars (\$1,000,000) as will be kidnapping per calendar day or part thereof; and

c) any other unwarranted actions, inactions, false statements or presumptions by Agents against ASNs, will be billed each as in a) above at one hundred thousand dollars (\$100,000) each; and

15) Therefore: without an ASN's explicit consent, no Agents have authority to take any action affecting ASNs or their property, any action or order by any incorporated State or United States Principles or agents notwithstanding; and

A copy, facsimile or digital scan of this Criminal Information, Claim and Notice of Liability shall be as lawfully binding as an original, is true complete and correct to the best of my knowledge and I so declare under Penalty of Perjury under the Public Law of The United States of America (unincorporated).

So issued and affirmed without prejudice, without the United States and without the United States of America this October 20th of 2025.

By: Skylar Jason Copeland ©
Skylar Jason Copeland ©

Assembly Recording Secretary Witness

Nevada
Nye County

Today before me, Aaron Michael Lucey, a Recording Secretary and International Notarial Witness, was visited today October 20th of 2025 by the man known to me to be Skylar Jason Copeland, and he did affirm and sign this Criminal Information, Claim and Notice of Liability in my presence for the purposes stated. In Witness whereof I set my Autograph and Seal:

By: Aaron Michael Lucey ©

