UCC Financing Statement

Colorado Secretary of State

ID#: 20252035149 Document #: 20252035149

Filed on: 04/20/2025 12:51:39 PM

Paid: \$8.00

Debtor: (Individual)

Last name: Fontes First name: Adrian Middle name:

Suffix:

Address1: 1700 W. Washington Street, Fl. 7

Address2: City: Phoenix State: AZ

ZIP/Postal Code: 85007

Province:

Country: United States

The debtor is a transmitting utility.

Debtor: (Individual)

Last name: FONTES First name: ADRIAN

Middle name:

Suffix:

Address1: 1700 W. Washington Street, Fl. 7

Address2: City: Phoenix State: AZ

ZIP/Postal Code: 85007

Province:

Country: United States

The debtor is a transmitting utility.

Debtor: (Organization)

Name: Secretary of State, Arizona

Address1: 1700 W. Washington Street, Fl. 7

Address2: City: Phoenix State: AZ

ZIP/Postal Code: 85007

Province:

Country: United States

The debtor is a transmitting utility.

Debtor: (Organization)

Name: SECRETARY OF STATE, ARIZONA Address1: 1700 W. Washington Street, Fl. 7

Address2: City: Phoenix State: AZ

ZIP/Postal Code: 85007

Province:

Country: United States

The debtor is a transmitting utility.

Debtor: (Organization)

Name: State of Arizona

Address1: 1700 W. Washington Street

Address2: City: Phoenix State: AZ

ZIP/Postal Code: 85007

Province:

Country: United States

The debtor is a transmitting utility.

Debtor: (Organization)

Name: STATE OF ARIZONA

Address1: 1700 W. Washington Street, Fl. 7

Address2: City: Phoenix State: AZ

ZIP/Postal Code: 85007

Province:

Country: United States

The debtor is a transmitting utility.

Secured Party: (Organization)

Name: The Arizona Assembly(c) Address1: c/o PO Box 20991

Address2: City: Sedona State: AZ

ZIP/Postal Code: 86341

Province:

Country: United States

Collateral

Description:

As per enclosed True Bills #031725SOSFR received via enclosed USPS Tracking #9588871095310118690773, Trespass fee of \$8,008,080,000.00 (eight billion eight million eighty thousand dollars) for Adrian Fontes failing to recognize and protect American State Nationals after official notice of status and standing with all ASN documentation sent to him by Stephanie OBrien and David Michael Sheldon, members of The Arizona Assembly (c). All amounts are due and payable in American Silver Dollars. All-Assets Lien.

Optional Information

Alternative designation:

In this financing statement, the terms "debtor" and "secured party" shall be read to mean: Bailee/Bailor

This financing statement is a: Agricultural Lien

Attachment #: 1

Description: Mail receipt for mailing True Bills #031725SOSFR to Adrian

Fontes

Filename: TB Mail Receipt copy.pdf

Size: 29941 Format: PDF

Attachment #: 2

Description: Mailing of True Bills #031725SOSFR to Adrian Fontes with proof

of receipt

Filename: fontes mailing 4.7.25.pdf

Size: 151252 Format: PDF

Attachment #: 3

Description: Cover Letter for Mailing of True Bills #031725SOSFR to Adrian

Fontes

Filename: Fontes Cover letter Az-16-354-TBFONTCL-252625.pdf

Size: 104349 Format: PDF

Attachment #: 4

Description: True Bills #031725SOSFR mailed to Adrian Fontes

Filename: True Bills SOSFR.pdf

Size: 200208 Format: PDF

Attachment #: 5

Description: Proof of failing to recognize American Stephanie OBrien with proof of receipt of ASN documentation by Fontes and Proof of failing to notify state and county agents of status and standing

Filename: OBrien Mailing Mail Receipt proof of visitor and harrassment and proof of receipt for lien.pdf

Size: 1460097 Format: PDF

Attachment #: 6

Description: Proof of failing to recognize American David Michael Sheldon with proof of receipt of ASN documentation by Fontes and Proof of failing to notify state and county agents of status and standing

Filename: 6.24.24 and 10.24.24 Entire Mailings with mail receipts and proof of receipt by Fontes for lien.pdf

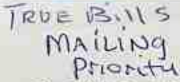
Size: 7014657 Format: PDF

Attachment #: 1

Mail receipt for mailing True Bills #031725SOSFR to Adrian Fontes

File name: TB Mail Receipt copy.pdf

Uploaded: 04/20/2025 12:46:08 PM



Cynthia's Post Office

15740 N 99TH AVE SUN CITY, AZ 85351 6239742411 WWW.BOBSVARIETY.COM

Transaction 000029

Total \$135.93

DEBIT CARD SALE MASTERCARD 1586

Retain this copy for statement validation

07-Apr-2025 10:56:06A \$135.93 | Method: CONTACTLESS US Debit XXXXXXXXXXXXXX1586

Reference ID: 509700556259 Auth ID: 001210 MID: ******3886 AID: A0000000042203

AthNtwkNm: ACCEL Rtind:DEBIT PIN VERIFIED

Payment GJSFB4YVDJNR2

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Rene Lopez

UCC Financing Statement - 20252035 49 Colorado Secretary of State - Page 5 of 114

Attachment #: 2

Mailing of True Bills #031725SOSFR to Adrian Fontes with proof of receipt

File name: fontes mailing 4.7.25.pdf

Uploaded: 04/20/2025 12:46:40 PM

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- Demouric streaments include \$100 of insurance restrictions apply!
- USPS Tracking* service included for domestic and many international destinations
- . Limited international imperance."
- When used internationally, a customs declaration form in required.

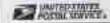
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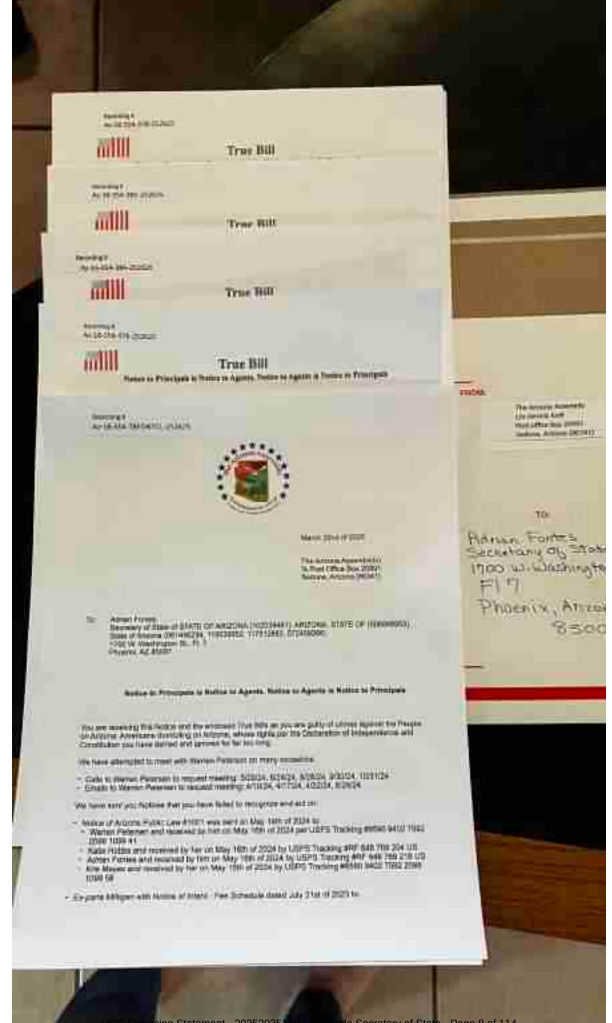
The Accoms Assembly see theonic from Post office this 20901 Sections, Actiona (69341)

Adrian Fontes Secretary of State 1700 W. Washington St.

Phoenix, Atteans

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PAGE 3

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Attachment #: 3

Cover Letter for Mailing of True Bills #031725SOSFR to Adrian Fontes

File name: Fontes Cover letter_Az-16-354-TBFONTCL-252625.pdf

Uploaded: 04/20/2025 12:47:20 PM



March 22nd of 2025

The Arizona Assembly(c) % Post Office Box 20991 Sedona, Arizona [86341]

To: Adrian Fontes Secretary of State of STATE OF ARIZONA (102039491), ARIZONA, STATE OF (008986953), State of Arizona (081496294, 119039552, 117512883, 072459266) 1700 W. Washington St., Fl. 7 Phoenix, AZ 85007

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

You are receiving this Notice and the enclosed True Bills as you are guilty of crimes against the People on Arizona: Americans domiciling on Arizona, whose rights per the Declaration of Independence and Constitution you have denied and ignored for far too long.

We have attempted to meet with Warren Peterson on many occasions:

- Calls to Warren Petersen to request meeting: 5/29/24, 6/24/24, 9/29/24, 9/30/24, 10/31/24
- Emails to Warren Petersen to request meeting: 4/10/24, 4/17/24, 4/22/24, 5/24/24

We have sent you Notices that you have failed to recognize and act on:

- Notice of Arizona Public Law #1001 was sent on May 14th of 2024 to:
 - Warren Petersen and received by him on May 16th of 2024 per USPS Tracking #9590 9402 7592 2096 1099 41
 - Katie Hobbs and received by her on May 16th of 2024 by USPS Tracking #RF 648 768 204 US
 - Adrian Fontes and received by him on May 16th of 2024 by USPS Tracking #RF 648 768 218 US
 - Kris Mayes and received by her on May 15th of 2024 by USPS Tracking #9590 9402 7592 2098 1099 58
- Ex-parte Milligan with Notice of Intent Fee Schedule dated July 31st of 2023 to:

- Katie Hobbs and received by her on August 2nd of 2023 per USPS Tracking #RF 388 087 532 US
 Adrian Fontes and received by him on August 2nd of 2023 per USPS Tracking #RF 648 768 685
- Warren Petersen and received by him on August 2nd of 2023 by USPS Tracking #RE 578 356 615
 Kris Mayes and received by her on August 2nd of 2023 by USPS Tracking #RF 388 087 550 US
- Close the Border letter sent to Warren Petersen on April 22nd of 2024, received by him on April 23rd of 2024 by USPS Tracking #RF 648 768 235 US
- Arizona Public Law #1002 sent to all of the above first class with no tracking.
- Arizona Public Law #1003 sent to all of the above first class with no tracking
- American State National educational binder with ALL necessary information to understand the Great Fraud and related crime you are perpetuating was sent to Adrian Fontes on September 23rd of 2024 and received by him on September 25th of 2024 by USPS Tracking #9505516917914267141737.
- Final Judgment and Civil Orders of April 11th of 2014 (https://www.annavonreitz.com/
 final judgment and Civil Orders of April 11th of 2014 (https://www.annavonreitz.com/
 final judgment and Civil Orders of April 12th Judgment against your parent corporations the United States of America, Inc. and the UNITED STATES, INC. were received by these entities in April of 2014 and have been published publicly for 11 years. Per the principals and agents doctrine you have had knowledge of each fact in this document for 11 years.

As Notice to Principals is Notice to Agents and Notice to Agents is Notice to Principals, you have all had ample time with the aforementioned educational materials to understand the truth of the situation we are all in and act lawfully, but you have failed to do so. We have made MANY attempts to work with you and you have failed to acknowledge our efforts to educate you via Presentments both as an Assembly and individually. Your silence is dishonor and acquiescence in commerce, and we are accelerating service in light of your dishonoring our Presentments per UCC 1-309.

You have received all necessary information to understand the Great Fraud and related crime that you are perpetuating and you have failed to acknowledge it, indicating that you are either incompetent or criminal. The Arizona Assembly(c), the ONLY rightful and lawful government of the People of Arizona has had enough of your criminality and incompetence as our employee. We are resorting to due process as remedy for your egregious crimes against us, as you continue to reject our opportunities to meet and discuss the situation, and remain in honor like intelligent adults.

Facing the chaos at the end of the American Civil "War," President Lincoln invoked The Lieber Code (General Orders 100) to create a state of emergency to justify overreaches of Federal employees against the people of this country. This state of emergency has not existed for 160 years, and your overreach must stop. The U.S. Supreme Court decided a landmark case in 1866 which still stands in Ex Parte Milligan, codified in U.S. Code as 71 U.S. 2 (1866). Quoting Section 98 of this code:

"Therefore, anyone who declares the suspension of constitutionally guaranteed rights (which we are heir to and which we claim via expatriation from any conferred status as federal citizens) and attempts to enforce such suspension within the 50 independent, sovereign, continental United States of America, is making war against our constitution(s), and, therefore, we the people. They violate their constitutional oath and, thus, immediately forfeit their office and authority and their proclamations may be disregarded with impunity..."

By failing to acknowledge our Presentments you are ignoring our status and standing as Americans both individually and as an Assembly. In doing so, you are guilty of Treason and attempting to do harm to Americans, two crimes we take VERY seriously. Per the above, your actions are not only suitable for immediate removal from office, but potentially execution.

Enclosed are Arizona Public Laws #1001, #1002, #1003, #1004 and #1005, passed unanimously by The Arizona Assembly(c). We suggest that you take these Public Laws seriously and implement them immediately, or we will continue to bill and lien both you end your parent corporations for your crimes against us. Should you wish to discuss these laws and the potential to work together amicably, please contact Dennis Knill, Chair of the Arizona Assembly within 2 days of receipt of this Notice at (928) 821-0785. If you fail to contact The Arizona Assembly(c) within 2 days of this Notice, you acquiesce to everything in the enclosed True Bill notices.

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

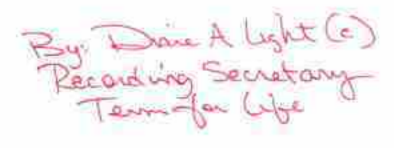
Seal(c)

Without Prejudice Dennis Knill(c)

Chair, The Arizona Assembly(c)

Enclosures:

- 1) True Bill, True Bill Second Notice, Default Notice Fraudulent Oath of Office
- 2) True Bill, True Bill Second Notice, Default Notice Certifying of Fraudulent Caths of Office
- 3) True Bill, True Bill Second Notice, Default Notice Fallure to Notify Franchises re: ASNs
- 4) True Bill, True Bill Second Notice, Default Notice Failure to Acknowledge Ex-Parte Milligan
- 5) Notice of Intent Fee Schedule
- 6) APL #1001
- 7) APL #1002
- 8) APL #1003
- 9) APL#1004
- 10) APL #1005





Attachment #: 4

True Bills #031725SOSFR mailed to Adrian Fontes

File name: True Bills SOSFR.pdf

Uploaded: 04/20/2025 12:47:41 PM



True Bill

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

March 21st of 2025

The Arizona Assembly % Post Office Box 2099] Sedona, Arizona [86341]

TB #031725SOSFR

To: Adrian Fontes / ADRIAN FONTES

Secretary of State of STATE OF ARIZONA (102039491), ARIZONA, STATE OF (006986953), State of Arizona (081496294, 119039552, 117512883, 072459266), Secretary of State, Arizona (188665624)

1700 W. Washington St., Fl. 7

Phoenix, AZ 85007

We, the living men and women of The Arizona Assembly(c), creations of Nature's God, standing on the land and soil of the organic states as a beneficiary of the American Public Law, with superior general concurrent jurisdiction and naturally possessing sovereignty in our own right, see # 4713. International Public Notice. The Myth of the Sovereign Citizen

Imp://annavonreitz.com/sovereigneitercomyth.pdf now serve this True Bill, written in common American. English and we have first hand knowledge to declare as follows:

For your failure to recognize the status and standing of Americans who have lawfully changed their political status to that of an American State National (hereafter referred to as "ASN") and are domiciling on Arizona. and for your failure to protect the rights of ASNs as foreign nationals and notify state, county and city officials of their status and standing after receipt of ASN documentation sent by David Michael Sheldon on June 19th of 2024 and received by you on June 27th of 2024 by USPS Tracking #70191640000222982449. and Declaration of Political Status with ASN Documentation sent by David Michael Sheldon on August 19th of 2024 received by you on August 21st of 2024 by USPS Tracking #70191640000223037032, and Declaration of Political Status with ASN Documentation sent by David Michael Shelden on August 26th of 2024 received by you on August 28th of 2024 by USPS Tracking #70191640000223038015, and Educational Binder of ASN information sent by David Michael Sheldon on September 23rd of 2024 received by you on September 25th of 2024 by USPS Tracking #9505516917914267141737, and Return Service with Finding of Facts by Operation of Law with True Bill sent by David Michael Sheldon on October 24th of 2024 and received by you on October 28th of 2024 by USPS Tracking #70191640000223037100, and by Opportunity to Cure with True Bill sent by David Michael Sheldon on November 26th of 2024 received by you on November 29th of 2024 by USPS Tracking #70191640000223037827, and by Default Notice with True Bill sent by David Michael Sheldon on December 16th of 2024 received by you on December 21st of 2024 by USPS Tracking #70191640000223037797, and by Declaration of Political Status sent by Stephanic OBnen on February 4th of 2025 received by you on February 7th of 2025 by USPS Tracking #9505516931115036223764

1) 8 times

Trespass or violation of Corporate Entity Mandate.



Corporate entities that are not following Public Law and deliberately causing harm to Living Beings \$8,000,000,000 (\$1 Billion per instance) 2) 8 times Dishonor In Commerce \$8,000,000 (\$1 Million per instance) Failure to honor written word 3) 8 times (\$5,000 per instance) \$40,000 4) 8 times Silence/Dishonor/Default \$40,000 (\$5,000 per instance)

Total owed by Adrian Fontes to The Arizona Assembly(e)

\$8,008,080,000.00

By agreement this verified assessment is past due.

All payments can be made by Cashier's Check and tendered to:

The Arizona Assembly(c) c/o Post Office Box 90924 White Mountain Lake, Arizona [85912]

A facsimile, or digital scan of this True Bill, shall be as lawfully binding as an original, and this True Bill 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 affirmed without prejudice this March 21st of 2025

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

Without Prejudice

David Michael Sheldon(c)

Court Clerk, Arizona State Superior Court(c)



Recording Secretary and International Notarial Witness

Arizona State Maricopa County

I, Diane A Light, a Recording Secretary and International Notarial Witness approved by The Arizona Assembly(c), hereby affirm that I was visited today by the man known to me to be David Michael Shelden and said man did affirm and autograph this True Bill in my presence for the purposes stated on this 26 day of March in the year 2025.

Diane A Light

* Arizona * *

* Assembly * *



True Bill Second Notice

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

March 21st of 2025

The Arizona Assembly % Post Office Box 20991 Sedona, Arizona [86341]

TB #031725SOSFR

To: Adman Fontes / ADRIAN FONTES

Secretary of State of STATE OF ARIZONA (102039491), ARIZONA, STATE OF (006986953), State of Arizona (081496294, 119039552, 117512883, 072459266), Secretary of State, Arizona

(188665624)

1700 W. Washington St., Fl. 7

Phoenix, AZ 85007

We, the living men and women of The Arizona Assembly(e), creations of Nature's God, standing on the land and soil of the organic states as a beneficiary of the American Public Law, with superior general concurrent jurisdiction and naturally possessing sovereignty in our own right, see # 4713. International Public Notice: The Myth of the Sovereign Citizen

http://annavonreitz.com/sovernancitizenmyth.pdf now serve this True Bill Second Notice, written in common American English and we have first hand knowledge to declare as follows:

For your failure to recognize the status and standing of Americans who have lawfully changed their political status to that of an American State National (hereafter referred to as "ASN") and are domiciling. on Arizona, and for your failure to protect the rights of ASNs as foreign nationals and notify state, county and city officials of their status and standing after receipt of ASN documentation sent by David Michael Sheldon on June 19th of 2024 and received by you on June 27th of 2024 by USPS Tracking #70191640000222982449, and Declaration of Political Status with ASN Documentation sent by David Michael Sheldon on August 19th of 2024 received by you on August 21st of 2024 by USPS Tracking #70191640000223037032, and Declaration of Political Status with ASN Documentation sent by David Michael Sheldon on August 26th of 2024 received by you on August 28th of 2024 by USPS Tracking #70191640000223038015, and Educational Binder of ASN information sent by David Michael Sheldon on September 23rd of 2024 received by you on September 25th of 2024 by USPS Tracking #9505516917914267141737, and Return Service with Finding of Facts by Operation of Law with True Bill sent by David Michael Sheldon on October 24th of 2024 and received by you on October 28th of 2024 by USPS Tracking #70191640000223037100, and by Opportunity to Cure with True Bill sent by David Michael Sheldon on November 26th of 2024 received by you on November 29th of 2024 by USPS Tracking #70191640000223037827, and by Default Notice with True Bill sent by David Michael Sheldon on December 16th of 2024 received by you on December 21st of 2024 by USPS Tracking #70191640000223037797, and by Declaration of Political Status sent by Stephanic OBrien on February 4th of 2025 received by you on February 7th of 2025 by USPS Tracking #9505516931115036223764.

1) E times

Trespass or violation of Corporate Entity Mandate: Corporate entities that are not following Public Law and deliberately causing harm to Living Beings (\$1 Billion per instance)

\$8,000,000,000



2) 8 times Dishonor In Commerce \$8,000,000
(\$1 Million per instance)

3) 8 times Failure to honor written word (\$5,000 per instance) \$40,000

4) 8 times Silence/Dishonor/Default

Total owed by Adrian Fontes to The Arizona Assembly(c)

\$8,008,080,000.00

\$40,000

By agreement this verified assessment is past due.

All payments can be made by Cashier's Check and tendered to.

(\$5,000 per instance)

The Arizona Assembly(c) c/o Post Office Box 90924 White Mountain Lake, Arizona [85912]

A facsimile, or digital scan of this True Bill Second Notice, shall be as lawfully binding as an original; and this True Bill Second Notice 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 affirmed without prejudice this March 21st of 2025.

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

Without Prejudice

David Michael Sheldon(c)
Court Clerk, Arizona State Superior Court(c)



Recording Secretary and International Notarial Witness

Arizona State Maricopa County

I, Diane A Light, a Recording Secretary and International Notarial Witness approved by The Arizona Assembly(c), hereby affirm that I was visited today by the man known to me to be David Michael Sheldon and said man did affirm and autograph this True Bill Second Notice in my presence for the purposes stated on this Age day of March in the year 2025.

By Diane A Light (c) Term for Life







True Bill Default Judgment

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

March 21st of 2025

The Arizona Assembly % Post Office Box 20991 Sedona, Arizona [86341]

TB #031725SOSFR

To: Adrian Fontes / ADRIAN FONTES

Secretary of State of STATE OF ARIZONA (102039491), ARIZONA, STATE OF (006986953), State of Arizona (081496294, 119039552, 117512883, 072459266), Secretary of State, Arizona (188665624)

1700 W. Washington St., Fl. 7

Phoenix, AZ 85007

We, the living men and women of The Arizona Assembly(e), creations of Nature's God, standing on the land and soil of the organic states as a beneficiary of the American Public Law, with superior general concurrent jurisdiction and naturally possessing sovereignty in our own right, see # 4713. International Public Notice: The Myth of the Sovereign Citizen

http://annavontoitz.com/sovereigneitszennivth.pdf now serve this True Bill Default Judgment, written in common American English and we have first hand knowledge to declare as follows:

For your failure to recognize the status and standing of Americans who have lawfully changed their political status to that of an American State National (hereafter referred to as "ASN") and are domiciling on Arizona, and for your failure to protect the rights of ASNs as foreign nationals and notify state, county and city officials of their status and standing after receipt of ASN documentation sent by David Michael Sheldon on June 19th of 2024 and received by you on June 27th of 2024 by USPS Tracking. #70191640000222982449, and Declaration of Political Status with ASN Documentation sent by David Michael Sheldon on August 19th of 2024 received by you on August 21st of 2024 by USPS Tracking #70191640000223037032, and Declaration of Political Status with ASN Documentation sent by David Michael Sheldon on August 26th of 2024 received by you on August 28th of 2024 by USPS Tracking #70191640000223038015, and Educational Binder of ASN information sent by David Michael Sheldon on September 23rd of 2024 received by you on September 25th of 2024 by USPS Tracking #9505516917914267141737, and Return Service with Finding of Facts by Operation of Law with True Bill sent by David Michael Sheldon on October 24th of 2024 and received by you on October 28th of 2024 by USPS Tracking #70191640000223037100, and by Opportunity to Cure with True Bill sent by David Michael Sheldon on November 26th of 2024 received by you on November 29th of 2024 by USPS Tracking #70191640000223037827, and by Default Notice with True Bill sent by David Michael Sheldon on December 16th of 2024 received by you on December 21st of 2024 by USPS Tracking #70191640000223037797, and by Declaration of Political Status sent by Stephanic OBrien on February 4th of 2025 received by you on February 7th of 2025 by USPS Tracking #9505516931115036223764

1) 8 times

Trespass or violation of Corporate Entity Mandate Corporate entities that are not following Public Law and

Page 1 of 3:

True Bill Default Judgment #031725SOSFR



| deliberately causing harm to Living Beings | \$8,000,000,000 |
| (\$1 Billion per instance) |
2) 8 times	Dishonor In Commerce	\$8,000,000
(\$1 Million per instance)	\$8,000,000	
(\$1 Million per instance)	\$40,000	
(\$5,000 per instance)	\$50,000	
(\$50,000 per instance)		

Total owed by Adrian Fontes to The Arizona Assembly(e)

90,000,080,800,82

By agreement this verified assessment is past due.

All payments can be made by Cashier's Check and tendered to:

The Arizona Assembly(c) c/o Post Office Box 90924 White Mountain Lake, Arizona [85912]

A facsimile, or digital scan of this True Bill Default Judgment, shall be as lawfully binding as an original, and this True Bill Default Judgment 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 affirmed without prejudice this March 21st of 2025.

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

Without Prejudice

David Michael Sheldon(c)
Court Clerk, Arizona State Superior Court(c)



Recording Secretary and International Notarial Witness

Arizona State Maricopa County

I, Diane A Light, a Recording Secretary and International Notarial Witness approved by The Arizona Assembly(c), hereby affirm that I was visited today by the man known to me to be David Michael Sheldon and said man did affirm and autograph this True Bill Default Judgment in my presence for the purposes stated this 26 day of March in the year 2025.

(e) Term for Life

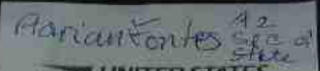


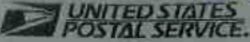
Attachment #: 5

Proof of failing to recognize American Stephanie OBrien with proof of receipt of ASN documentation by Fontes and Proof of failing to notify state and county agents of status and standing

File name: OBrien Mailing Mail Receipt proof of visitor and harrassment and proof of receipt for lien.pdf

Uploaded: 04/20/2025 12:49:34 PM





HUMBOLDT AZ 06029-9097 (BED) ZX3-6777

C27095/2426 (800)275-8772 (81-42-PR

Product Gty Unit Price

Fried to Balte 1 810 to First Rate Env 1 85007

Flat Rate Expected Delivery Date Fel 02/07/2025

7-1 02/07/2025 THANKING # 5500 8169 3101 5036 2237 64

Arroyed Postage -110.15

Total Affixed Adolest: \$10,10

Brand Total: \$0.00

fact year Tracking number to 28777 (DISPS) to get the latest status. Standard Message shit Data rates have apply You have also stall sew usps com USPS tracking or call 1-800-222-1811.

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Stephanie Raylena OBrien clo 12795 Central Avenue, Unit 1171 Mayer, Artzona (96303)

February 4th 2024 State of Arizona Secretary of State Secretary of State Adrian Forties 1700 W Washington St Ft 7 Phoenix, Arizona (85007)

Dear Secretary of State Adrian Fortiss.

L a living man, am serving you Notice of my standing as an Artrona State National, as I know it is your duly 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. (Enclosed) I am not an individual corporation created under Municipal law.

I am exempt from all Territorial obligations, as I am a Foreign Sovereign and 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 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 Supremecy Clause, no other law, statute, code, or requisition 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.

Amondment 11, Americans are not subject to any foreign law. Evert 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 encumbrace."

> By: Stephanie Raytene OBrien(c) All Rights Reserved. Without Prejudice

Declaration of Political Status

Title living women, Staphenic Raylene O'Brien, affirm and declare that I have commed to my lawful birthright political status as a Arisanan. As a member of the Gerard Public, I heap the peace and I upheld the Public Low.

I up an Inheritor of and Living and Present Heir to the Trust Indonture established by the wantimens Declaration of Independence, 1776, the Organic Laws of my State and Country, and the applicable Universed United States Statutes at Large on they perturb to the general populate and the Military Law of Peace.

I claim all guarantees provided by three Federal Constitutions, all rights, all remoters, and all exemptions, including but set limited on

- Reversionary Trust Interest, 12 USC 95(a)
- Regulation Z
- Lawful Minney
- The Emphing Clause, before every Act of Coopens
- -The Diciber's Keeper Clause, 18 UNC 241 and 242
- West Virginia + EPA (2022) and attrocadent case Nortee v. Shelby Courty, 118 U.S. 425 (1886)

I am not a pusper, debtor, rebel, combatant, foreign agent, public dependent, U.S. Citizm, a Municipal cottem of the United States, or in any way reparated from the organic States of the Union.

This I declare and affirm under panalty of perjury under the public law of The United Status of America.

So Automorphed and un Sested this 10

I be the year

by: Signing Raylone O'Brien Q

All Rights Reserved Without Prejudice

Notary Witness and Acknowledgement

Artma Statt Mar Loph County

Today before ore, a Commissioned Notary, is the fiving woman known to me to be, Shipharin Raylone O'Brico and she did tase this Declaration of Political Ships, as shown and she also affirmed her restimony as shown before one this 20 day of April in the year 2029, in Witness witness I say my Signature and Sent:

Pro-Public Netary; my communico express on: DS/14/2026

Rev06303021

NOOCH WATSON

Carrentoner + statts core, Carrent way 14, 2020

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 Goldes States District and State and County Courts, their officers, clerks, buildfu, sheriffs, deputies, and employees and all Municipal Appointmen including their DISTRICT, STATE, and COUNTY COURTS, their OFFICERS and EMPLOYEES

The vessels doing business as Stephanie Raylenc O'Brien and not limited to Stephanic O'Brien, STEPHANIE O'BRIEN, Stephanic R. O'Brien, STEPHANIE R. O'BRIEN, STEPHANIE RAYLENE O'BRIEN, Suphunic Palys . STEPHANIE PALYS . Rightunic R. Palys . STEPHANIE R. PALYS . S.R. Palys . S.R. PALYS, Stephanie Bratene Palys, STEPHANIE RAYLENE PALYS, Stephanie Jemmen, STEPHANIE JEMMETT, Stephanie R. JEMMETT, Stephanie R. JEMMETT, Stephanie Raylene Jemmen. STEPHANIE RAYLENE JEMMETT, Stephanie Garn, STEPHANIE GARN, Stephanie R. Guen, STEPHANIE R. GARN, S.R. GARN, Stephanie Raylene Garn, STEPHANIE RAYLENE GARN, together with all derivatives and permutations and punctions and orderings of these names, are not acting in any federal territorial or monicipal capacity. and have not knowingly or willingly acted in any such capacity since the day of nativity. August III, 1964. All vessels are duly claimed by the Heider in Dio Course and held under published Common Law Copyright since August 10, 1964.

These venerals are publishing MANDATORY NOTICE that they are Foreign Sovereigns from the Arinum 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 indeposity and full faith and sensit; you are also benefy provided with MANDATORY NOTICE that these vessels are not subject to Territorial or Municipal United States (aw and are owed The Law of Peace, Department of the Army Pangetics 27-161-), from all Terminal and Managed Officers and engineers who otherwise have to permission to approach or address them

Any harm resulting from trespuss upon these vessels or the use of fletitions names or titles related to them shall be subject to full commercial liability and potuities: IR USC 2333, 18 USC 1341 and 1342. So said, signed, and sested this 🐒 day of 1 L. Con Charles of Manager County, Arizona, The United States of America

Stephanic Review O'llines: All Rights Reserved

Natary Witness and Acknowledgement

Ariema Strate. Manuage County

Marisinn 04202021

Today before me, a Commissioned Notary is the living woman known to me to be Stephanic Raylane O'Brieg and she slid many this MANDATORY NOTICE is shown and she also affirmed her instimute as shown before the this Soday of DA DANCE, in the year 2084, in Winness wheneal I set my Signature and Seal

LEAT (C) Public Nevery, my commission express on: Devel



Acknowledgement, Acceptance and Deed of Re-Conveyance

1, the living woman, Suprame Raylone Citimon, being of age, of wand mind and in good health, free of all dures, or improper consideration hardry acknowledge, scorpt, and re-convey my given lawful Trade Name, Stephanic Rhylenc O'Brien to the land and soil of Artenna, my native state, regetter with all derivative names, including Stephanic O'Brien.

STEPHANIE CHRIEN, Stephanic R. O'Brien, STEPHANIE R. O'BRIEN, S.R. O'Brien, S.R. O'BRIEN, Stephanic Raylone
O'Brien, STEPHANIE RAVI INF CHRIEN, Stephanic Pulys, STEPHANIE PALYS, Stephanic Review R. Palys, STEPHANIE RAYLENE PALYS, Stephanic Jermsett,
STEPHANIE JEMMETT, Stephanic R. Jermsett, STEPHANIE R. JEMMETT, S.R. Jermsett, S.R. JEMMETT, Stephanic Raylane Jenneen, STEPHANIE RAYLENE JEMMETT, Stephanie Garn, STEPHANIE GARN, Stephanie R. Garn, STEPHANIE R GARN, Sie Garn, SR. GARN, Stephanie Raylene Garn, STEPHANIE RAYLENE GARN, and all other variations however stylind, punctuanist spelled, indexed, in otherwise represented to perturing up me and my estate, and hereby declare their permanent dominite on the land and and of Arrenta.

All pror Powers of Attentoy, all other pror prosumed or granted Enganceships, Quantianships, and Agency relationships are terminated and reveited effective with my natural birthday August 10, 1964, as I elect to be recognized as the sole living transfer executive, beneficiary, and agent of my name and entire since my 21st birthday in August 10, 1985.

So said, so signed, and as sessed by my loying hand this 30 day of 1940-25. In the years 2044 by

Witness June:

Arizona State TORKENIA CHIMITY

I, a public some, was visited index by the leving semian known and identified as Suphame Raylene O'Brien and she shift sign and seal this Acknowledgement, Acceptance and Direct of Re-Conveyance in my presence and did affirm the same in my sight phenogem Laffix my signatum and seal as testimony to these facts:

Nutsery, my commission regimes on ARVES

evision (W30318)

RETURN TO: STEPHANIE RAYLENE O'BRIEN, GRANTOR CAD O'Brien, Supplunic Raylene, Administrator ADDRESS: em 2612 WEST BLOOMFIELD HOAD, PHOENIX, ARIZONA 85029

CERTIFICATE OF ASSUMED NAME NOTICE OF TRANSFER OF RESERVED NAME

Returnee - O'BRIEN

certificate of ownership

PROVIDING FOR FILLING OF NAMES WHEN BUSINESS IS CONDUCTED UNDER ASSUMED NAME. SESSIONS LAW 145-1907, CHAPTER 145 DLB.64) OF THE STATE OF WASHINGTON, AN ACT PROVIDING THAT WHEN ANY BUSINESS OTHER THEN A CORPORATION OR LOWITED PARTNERSHIP, IS CONDUCTED UNDER AN ASSUMED NAME, A CERTIFICATE SHOWING THE REAL PARTIES IN INTEREST SHALL, BIF PILED WITH THE COUNTY CLERKAND FIXING A PENALTY 1.2. 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 BULES AND REQUILATIONS AS PRESCRIPED BY THE SECRETARY OF STATE OR ANY PRIVATE PERSON WHO DOES NOT PROPERLY IDENTIFY THOUSEN VER UPON REQUEST BY PRODUCING A BUSINESS LICENSE, A URI NUMBER, AND A BOND FILLED OUT IN THE CAP, NAME ON THIS CERTIFICATE, ARE FINED ON THE SPOT FOR SOOIL IN CONSIDERATION. FEE SCHEDALLE, TO BE DETERMINED BY THE HEAD ADMINISTRATOR OF THIS DOCUMENT AT THE TIME OF SCHEDALLE. 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 \$4 OF THE 1961 SESSION LAWS, CHAPTER \$4, SECTION 13, "Common Law Rights" AND AS 10.35,030 (ICHAPTER \$3) SLA 1966) TRANSFER OF RESERVED NAME.

Whereas GRANTOR is a Centul Que Vic TRUST formed without the knowledge or consum of the Canade and his accumulated unauthorized debt against the ESTATE benefiting accomdary beneficiaries monely presented to exist and claiming to have an increase in the ESTATE established under the MUNICIPAL LAW OF THE DISTRICT OF COLLIMBIA and the DISTRICT OF COLLIMBIA and the DISTRICT OF COLLIMBIA and the DISTRICT OF COLLIMBIA MUNICIPAL CURPORATION, the actual General, the living woman known in the public as Suphame Raylene Officer invokus the provisions of Article IV of the Casual Que Vie Act 1606 as one "having been found to be alive" and to be alived and to be shown of the control of the Casual Collimbia, debts, other local sold under color of law, in these, form and all other accountrances established by the United States of America, Inc., THE UNITED STATES OF AMERICA, INC., the UNITED STATES, (INC.), U.S.A., be., E. Puribes Deam the United States of America and all and any franchises thereof sh initio from the date of first registration of the ESTATE TRUST and all and any derivatives thereof, including but not limited to Stephanic Olimbia, STEPHANIE ORREST, Suphanic Raylene, STEPHANIE ORREST, Suphanic Raylene, STEPHANIE RAYLENE PALYS, Suphanic Raylene, STEPHANIE RAYLENE PALYS, Suphanic Raylene, STEPHANIE RAYLENE PALYS, Suphanic Raylene Palys, STEPHANIE RAYLENE PALYS, Suphanic Raylene Raylene Palys, STEPHANIE RAYLENE GARN, Stephanic Raylene, And Others, And Others, Annie Processor, Annie Processor, And Freedom, And Processor, And Processor, and Freedom, And

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 ENTITI EMENT HOLDER OF FOREIGN GRANTOR TRUST NAMED STEPHANIE RAYLENE ORBITS AS OF 10 AUGUST 1964.

BUSINESS INFORMATION:

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

D.B. A STEPHANIE RAYLENE O'BRIEN and O'BRIEN, STEPHANIE RAYLENE and STEPHANIE
O'BRIEN and STEPHANIE B. O'BRIEN, AND O'BRIEN, AND O'BRIEN, AND BOO'BRIEN, BOO'BRIEN,

PHYSICAL POST OFFICE ADDRESS:

C/O 2612 WEST BLOOMFIELD ROAD, PROENIX, ARTZONA, \$5029

OWNER INFORMATION:

True and Real Trade Nume: Grantee, Private, Signatory, Beneficiary, Holder, Transferre; Piest Name: Sieghanie Middle Name: Raylene

Lest Name: O'Brien

STYLE: Ricement & Summe

Post Office Address (Physical):

e/o 2612 West Bioconfield Road, Phoenix, Arizona Postal Code Extension 85029

Post Master Location: 12208 North 19th Avenue, Phoenix, Astrona Postal Code Extension 85029

THIS CHRITIPICATE IS TO CONDUCT BUSINESS IN COMMERCE IN AN ASSUMED NAME DESIGNED TO ACCOMPANY NEW RUSINESS ACCOUNT RESISTRATION.

I are claiming the writ of Habeas Corpus to inations 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 Rest, leanupible or Presental held in the name of the POREIGN GRANTOR TRUST dos STEPHANIS RAYLENE O'BRIEN together with all derivative NAMIS and Names and styles thereof, together with guarantee of pre-payment and exemption from Taxos, Tithes, and Fees, together with re-conveying all access asserted belonging to the Laurital Helder in Due Course.

Under the form of creating a qualification or attaching a condition, the Unites States and United States of America bowever 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 Day Course of the given name and extens.

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

This shall also serve as Mandamy Notice required order 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 Conditions of the Territorial United States and the Municipal United States. This Foreign Sovereign, Exphanic Raylane O'Brien, estains all rights in reversion and is not subject to any conference of citizenship or other recently presumed hencits or obligation.

AT- 12-554-24202-242003

ISSUED THIS 30 DAY OF MAJOLA. IN THE YEAR 3021 ON AND FOR THE COUNTY OF MARICOPA ON THE STATE OF ARIZONA. NOTICE TO AGENTS IS NOTICE TO PRINCIPALS IS NOTICE TO AGENTS. WITNESS BY NOTARY DOES NOT ALTER STATUS (24)

The At Children Copy and Description of rights reserved

ACKNOWLEDGMENT OF HEAD ADMINISTRATOR FROM HOME DEFICE, Private Bunker, UCC-1-201, 1-308: On Simphanie Raylene O'Born, TRUE AND REAL TRADE NAME BY MY HAND AND SEAL TRAKE OFFICE WITHOUT ENCLOMBRANCE AND WITHOUT DEBT OR OTHER OBLIGATION, FULLY EXEMPT, INDEMNIFIED, AND WITHOUT GRANT OF ANY OTHER POWER OF ATTORNEY DBA: STEPHANIE RAYLENE CURREN & O'BRIEN, STEPHANIE RAYLENE, ANIE O'BRIEN, AND O'BRIEN, ANNIE O'BRIEN ANIE RAYLENE, ANIE FREEBORN, ANI FREEBORN, ANI FREEBORN, ANI FREEBORN, ANIE FREEBORN ANIE O'BRIEN ANIE O'BRIEN ANIE FREEBORN ANIE FREEBO

These provisions and copyrights are in effect from August 10, 1964 unwant and the Name/NAMES are re-venued and permanently domicaled on the land and soil of the United States and upon land and soil of Arizona.

Notary Witness and Acknowledgement

MONLED & COUNTY

Today before me, a Commissioned Public Notary, visited the living woman known to me to be Stephanic Raylane O'Brien and she did living this Certificate of Assumed Name as shown and she also affirmed her testimony as shown before me this. 30 day of proceed, in the Year 1984, in Witness whereaf I set my Signature and Scale.

Public Notary; my commission expires on:

Review (670202)



Criminal Information, Claim and Notice of Liability Notice to Principals is Notice to Agents, Notice to Agents is Notice to Principals

February 4th of 2025

Stephanie Raylene OBrien c/o 12795 Central Avenue, Unit 1171 Mayer, Arizona [86333], outside the United States, inc.

To all to whom these presents shall come:

- I, a woman Stephanie Raylene OBrien 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 #4713 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:
- Whereas: I, a woman, Stephanie Raylene OBrien 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://theareizonaassembly.org/public-record-search Az-08-354-242-243003, 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, 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 their 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 State-of-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 full disclosure guarantee 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
- 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, 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 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 State-of-State or United States Principles or agents not withstanding; 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 (non-incorporated). So issued and affirmed without prejudice, without the United States and without the United States of America this June 27th of 2024.

By: Multiple Office of Liability shall be as lawfully beautiful to the best of my knowledge and I so declare under Penalty of Perjury under the Public Law of The United States of America (non-incorporated).

By: Multiple Office of Liability shall be as lawfully beautiful to the best of my knowledge and I so declare under Penalty of Perjury under the Public Law of The United States of America (non-incorporated).

Stephanie Raylene OBrien

Arizona State Yavapai County	
1 William T Johnson	7, a Public Notary, was visited today by the OBrien, and said man did affirm and sign this Criminal
Information, Claim and Notice of Liability in n	
	11 (d) - 11 (d)

on: 2-4-2025

 Combined MUNICIPAL and Territorial Notices of Violation(s) against Americans and Failure(s) to Perform any or all occurrences listed below in this Section

\$ 10,000,000.00

- NOTICE OF CLAIM of "sole relief and remedy" under Title 50 Section 7 (c) and (e) of 2012
- Notice of Violation of Lambam Act attempted attachment and seizure of Unregistered Trademarks; Title 15, Section 1125 (a) and 11.
- Notice of Violation of Admiralty, Maritime and Prize Cases, Title 28, Section 1331 (1) and (2) and (12).
- Notice of Violation of Special Maritime and Territorial Jurisdiction of the United States, Title 18 Section 7 (1), (3), (8) and (13)
- Notice of Violation of The Postal Accountability and Enhancement Act of Title 39, Sections 1-908 and 3621-3591
- Notice of Violation by Presumption of the Public Vessels Act, 46 U.5 C.A. Appendix Sections 781-790 as originally enacted.
- B. Notice of Violation of The False Claims Act, Title 31 U.S.C.A. Section 3729 (a) and (7).
- Notice of Violation of The Foreign Sovereign Immunities Act, Title 28, Sections 1602-1611.
- Notice of Violation of the United States Statutes-at-Large, Title 12, Section 411.
- 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.

Page 1 of 8

Private Easements - Schedule

Penalty for Private Use \$ 2

250,000.00

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

Compu	ision to Produce Trade Name or Other Identification Materials:		
4.	Name	5	50,000.00
b	Driver License Number	5	50,000.00
4	Social Security Number	s	100,000.00
d.	Retinal Scans		5,000,000.00
(0)	Fingerprinting	\$ \$ \$	200,000.00
1	Photographing	5	200,000.00
	DNA	\$ \$ \$	5,000,000.00
	1. Mouth swab	s	5,000,000.00
	2. Blood samples	\$	5,000,000.00
	3. Urine samples	5	5.000,000.00
	4. Breathalyzer testing	5	5,000,000.00
	5. Hair samples	5	5,000,000.00
	6. Skin samples	5	5,000,000.00
	7. Clothing samples	5	5,000,000.00
	8. Forced giving of fluids/samples	5	5,000,000.00
Issuanc	e of Traffic Citations and Tickets of any Traffic Nature:	17.	
h.	Citations	\$	60,000.00
16	Warning issued on paper ticket	\$	25,000.00
Appear	ance in Court Because of Traffic Citations:	(5)	CONTROL OF THE PARTY OF THE PAR
1	Time in court, per hour, 1 hour min.	s	75,000.00
k	If fine is imposed	5	500,000.00
Persona	il Property Trespass, Carjacking, Theft, interference with Commerce or	Trade	11.21.21.21.21.21.21.21.21.21.21.21.21.2
4	Agency by Estoppel	\$	50,000.00
m.	Color of Law	5	150,000.00
n	Implied Color of Law	\$	150,000.00
0	Criminal Coercion		500,000.00
p.	Criminal Contempt of Court	\$ \$	500,000.00
4	Estoppel by Election	5	350,000.00
T-	Estoppel by Laches	5	350,000.00
\$.	Equitable Estoppel	5	500,000.00
t.	Fraud	\$ \$	1,000,000.00
960	Fraud upon the Court	\$	2,000,000.00
	Larceny	5	250,000.00
W.	Grand Larceny	5	250,000.00
*	Larceny by Extortion	5	1,000,000.00

Page 2 of B

4	Larceny by Trick	:5	1,000,000.00
2.	Obstruction of Justice	5	100,000.00
20.	Obtaining Property by False Pretenses		1,000,000.00
bb.	Simulating Legal Process	S	1,000,000.00
ec.	Vexatious Litigation	\$ \$ \$	5,000,000.00
dd.	Trespass upon motor conveyance	\$	100,000.00
66.	Unauthorized relocation of motor conveyance	Š	100,000.00
ff.	Seizure of motor conveyance	\$	100,000.00
88-	Theft of license plate	5	10,000.00
hh.	Unlawful lien on motor conveyance	Š	50,000.00
Use of	Trade Name and Copyright Protected Material Under Threat, Du	ress, and/ or Con	rcine:
H.	Name written by the informant	5	250,000.00
H.	Driver's License information written by informant	s	150,000.00
kk.	Social Security Number written by informant	ś	150,000.00
11.	Miscellaneous material written by informant	Š	500,000.00
Produc	e any Personal Information/Property for Any Kind of Business In	ternetion	500,000.00
mm	Financial Information	\$	100,000.00
nn.	Property inside of motor vehicle	s	3 - 14 14 14 14 14 14 14 14 14 14 14 14 14
Time U	rage for Traffic Stops (by 30-minute increments):	*	150,000.00
30	minutes	5	5,000.00
60	minutes	5 \$	10,000.00
90	minutes	ŝ	15,000.00
3. Cou	t Appearance - Schedule		
	ees MUST be paid immediately after my case is finished. Failure to	Same Plants and Same	25 COM 20 LA 15 - 15 - 15 - 15 - 15 - 15 - 15 - 15
addition	hal fee of \$5,000,00 for breach of contract.	pay tines and rec	s will have an
Deman	for Appearance in Court:		
	My Appearance		
	1. Under protest and duress; per hour, 1 hour min.	\$	75,000.00
	2. Voluntarily	5	10,000.00
Use of 1	rade Name Material	0.460	110000.00
b.	Name		
	I. Under protest and duress:	\$	25,000.00
	2. Voluntarily	5	10,000.00
6	Driver's License	196	10,000.00
	1. Under protest and duress:	\$	25 000 00
	2. Voluntarily	5	25,000,00
d.	Social Security Number		10,000.00
00	Under protest and duress:	\$	25,000.00
	Control of the Contro	10 2 7	THE PROPERTY AND

Page 3 of 8

	2. Voluntarily	76	10.000.00
-	Miscellaneous Material	\$	10,000.00
Drodu			25,000.00
	e Any Personal Information for Any Kind of Business Interaction:		
- 1	Financial Information	\$	10,000.00
	Oriver's License	\$	10,000.00
h.	Social Security Number	5	250,000.00
4.	Any documents produced by me - per document	- 2	The state of the s
Time U	rage for Court Appearances:		10,000.00
34	30 minutes		
	1. Under Protest and Duress	\$	33,500.00
	2. Voluntarily	\$	10,000.00
R.	60 minutes		10,000.00
	1. Under Protest and Duress	5	75,000.00
	2. Voluntarily	\$	20,000.00
14	90 minutes or more	- 5	
	1. Under Protest and Duress	5	100,500.00
	2. Voluntarily	5	30,000.00

4. Tresposs and/or Fallure to Act - Schedule

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

	2012年11日 11日 11日 11日 11日 11日 11日 11日 11日 11日		
*	Trespass on American Homestead Land	\$	10,000,000.00
b,	Trespass of American Land Patent	5	10,000,000.00
€.	Fallure of Attorney to File requested FARA Form	5	1,000,000.00
d	Failure to Accept American State National Card	5	1,000,000.00
ė.	Fallure to honor God Given Rights	5	20,000.00
f,	Failure to honor Oath of Office	5	50,000.00
	Failure to honor Constitutional Oath	5	50,000.00
h.	Failure to honor Written and/or Oral Word	\$	5,000.00
L	Silence/Dishonor/Default	5	5,000.00
1	Failure to honor/No Bond	Š	1000
\$6.	Phone call to telephone number used by Priority Creditor including	Sili	5,000.00
	from alleged debt collectors; per each	5	5,000.00
L.	Telephone message left on Priority Creditor phone service or		300000
	equipment; per each	4	5,000.00
m.	Use of Street Address/Mailing location of Priority Creditor, per each	\$ \$ \$	5,000.00
n.	Time Waiting for Scheduled Service; per hour, 1 hour min.		1,000.00
0.	Detention from Free Movement and/or cuffed; per hour, 1 hour min.		
D.	Incarceration; per hour, 1 hour min.	3	75,000.00
	The second but there's their their	5	75,000.00

Page 4 of 8

	HEREFORE CONTROL TO THE TAX TO TH		
9	Failure to Follow Federal and/or State Statutes, Codes, Rules, and/or		
	Regulations	\$	50,000.00
1.	Failure to State # Claim upon which Relief Can Be Granted	\$ \$	25,0000.00
	Fallure to Present a Living Injured Party	5	100,000.00
t,	Fallure to Provide Contract Signed by the Parties; per occurrence and		and the state of t
	includes any Third Party Defendant	5	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		
0.00	Third Party Defendant	5	100,000.00
*	Default by non-response or incomplete Response; per occurrence and	- 27	-ENDOLASINOS
	includes any Third Party Defendant	5	100,000.00
W.	Fraud; per occurrence and includes any Third Party Defendant	5	1,000,000.00
E.	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
2	Dishonor in Commerce; per occurrence and includes any Third Party		
	Defendant	5	1,000,000.00
80.	Failure to pay Counterclaim in full within thirty (30) calendar days of		South of traditional states
111-1	default as set forth herein	\$	1,000,000.00
bb.	Perverting of Justice Judgment; per occurrence and includes any Third		Di Wellonde
	Party Defendant	\$	1,000,000.00
66.	Use of Common-law Tradename/Trademark after one warning; each		
	accurrence	5	50,000.00
dd.	Forcing psychiatric evaluations; per day	5	500,000.00
ee.	Refusal to provide adequate and proper nutrition while incarcerated;		
-11.	per day	5	50,000.00
ff.	Refusal to provide proper exercise while incarcerated; per day	5	50,000.00
28	Refusal to provide proper dental care while incorcerated; per day	\$	50,000.00
hh.	Forced giving of body fluids; per day	5	5,000,000.00
11.	Forced injections/inoculations/vaccines; per day	5	5,000,000.00
В-	Forced separation from marriage contract; per day	\$	160,000.00
kk.	Confiscation/kidnapping of a body not a LIS Citizen; per day	\$	1,600,000.00
II.	Corporate State continuing a mortgage for more than five years in	.90	one were the control of
	violation of Banking Act of 1864 which takes precedence over current		
	Statutes at large, per day	5	1,600,000.00
mm.	Attempted extortion of funds from birth certificate account, social securi-	y accou	nt.
	or any other associated accounts by fraud, deception and/or forgery by a		Acci
	agent, entity, or corporation; per count or charge	5	6,000,000.00
nn.	Attempted extortion of signature; per count or charge		
		\$	5,000,000.00
.00	Attempted forgery of signature; per count or charge	5	6,000,000.00

Page 5 of 8

	115 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T 1			
pp.	Installation of a "Smart Meter" on homestead; per each	\$	1,000,0	00.000,000.00
5. Kid	napping			
(If a	n alleged officer removes free soul more than 5 feet from free soul's			
	perty without just cause, it IS kidnapping)	25	\$	50,0000.00
6. Sen	vices to others and/or Corporation(s) Schedule:			
Carles Services				
1137	1. Voluntarily; per hour		\$	500.00
	2. Under Threat, Duress, Coercion; per hour		\$	75,000.00
b.	Analyzing		0.	
	1. Voluntarily, per hour		5	500.00
	2. Under Threat, Duress, Coercion; per hour		\$ \$	75,000.00
C.	Research		-	100000000000000000000000000000000000000
	Voluntarily; per hour		5	500.00
	2. Under Threat, Duress, Coercion; per hour		\$	75,000.00
d	Preparing Documents			
	1. Voluntarily; per hour		5	500.00
	2. Under Threat, Duress, Coercion; per hour		5	75,000.00
•	Answering		2.0	190001000
	Voluntarily; per hour		5	500.00
	2. Under Threat, Duress, Coercion; per hour		5	75,000.00
100	Providing Information			
	1. Voluntarily; per hour		5	500.00
	2. Under Threat, Duress, Coercion; per hour		5	75.000.00

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.

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

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

Make all payments to: Stephanie Raylene O'Brien c/o 2612 West Bloomfield Road Phoenix, Arizona [RFD 85029] Non Domestic, Zip Exempt Without the United States

Page 7 of 8

AL-18-ESH 843-243003

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, Stephanie Raylene O'BrienO, Authorized Representative on behalf of STEPHANIE O'BRIENO, STEPHANIE R. O'BRIENO and STEPHANIE RAYLENE O'BRIENO. I. Stephanie Raylene O'BrienO, do hereby set forth fees to be instated in any business dealing with STEPHANIE O'BRIENO 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, Stephanie Raylene O'BrienO, 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, Stephanic Raylene O'BrienO, is the only Authorized Representative to alter, void, and/or enforce said fees and may do so at any time.

By: Stephartie Raylene O'Brieno. American State National
First Priority Creditor. Authorized Representative
All Rights Reserved Without Prejudice

Witness and Acknowledgement

Arizona State

County

A living woman affirmed before me, a Recording Secretary/Public Notary, on this 30 day of 10150015. 3034 that Stephanie Raylene O'Brien, personally appeared and known to me to be the woman whose name is referenced within the instrument and acknowledged to be the same.

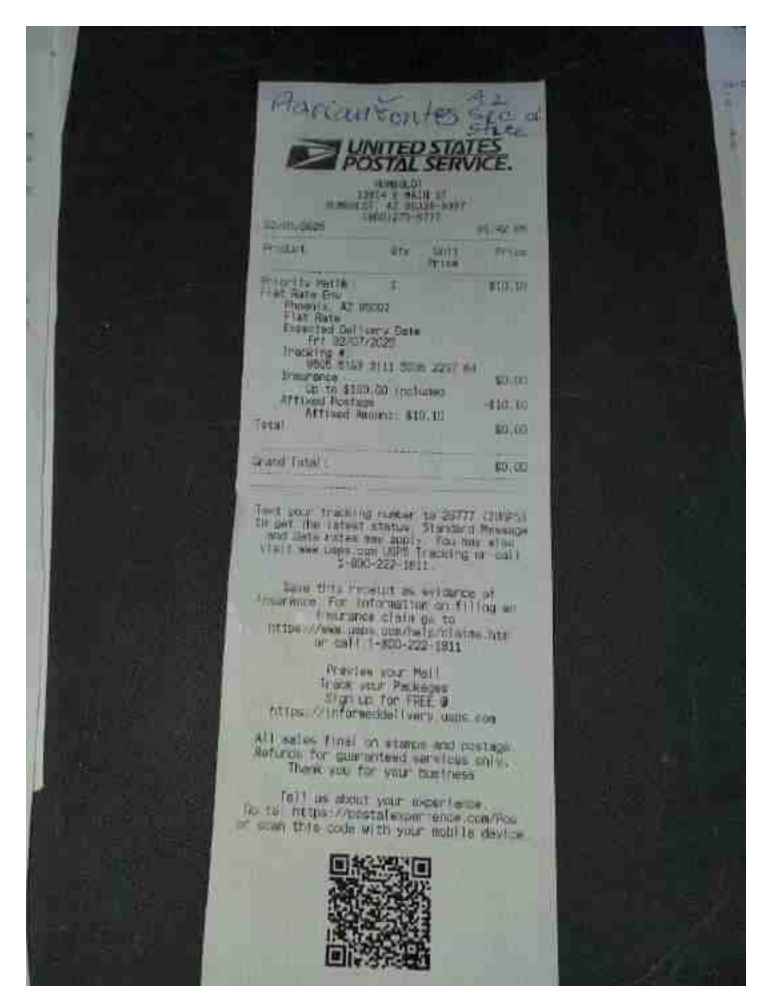
My Notary Commission expires:

Autograph:

(not applicable for Assembly Recording Secretary)

The Arizona Assembly

Page 8 of 8





11:47	8
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(1) ALERT: WINTER STORMS IN TH.



USPS Tracking®

FAQs >

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Copy Add to Informed Delivery

Latest Update

Your item was picked up at a postal facility at 7:25 am on February 7, 2025 in PHOENIX, AZ 85009.

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LO USPS Tracking Plus









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From: Ani Plested aznativegirl@protonmail.com

Subject: Re: Oaths of office
Date: March 11, 2025 at 3:49 PM

To: DAVE SHELDON davesheldon@mac.com



Yes! She showed up on February 20th at 10:26am

Ani Plested(c) on Yavapai

All Rights Reserved Without Prejudice

NOTICES: click and drag to highlight, if desired. (Only one Confidentiality Notice is necessary for each email thread)American Secured Party Creditor Confidentiality Notice: This private email message, including any attachment(s), CC's, BCC's, or REPLIES are covered under this NOTICE and is limited to the sole use of the intended recipient and may contain Privileged and/or Confidential PRIVATE Information. Any and All Political, Private or Public Entities, Federal, State, or Local Corporate Government(s), Municipality(ies), International Organization(s), Corporation(s), Live Individual(s), person(s), agent(s), investigator(s), or informant(s), et al., and/or Third Party(ies) working in collusion by collecting, observing, monitoring, and/or analyzing My email(s), using any means of spying and/or data collection is PROHIBITED. Without my Exclusive WRITTEN Permission all communications, herein, are PRIVATE. In De Jure Freedom WITH ALMIGHTY GOD. Any omission(s) not specified herein, cannot be construed as permission by default; This notice prohibits Any and All Unauthorized Review, Use, Disclosure, or Distribution, verbally, or otherwise; With Explicit Reservation of All My Rights, Without Prejudice and Without Recourse to Me. Any omission does not constitute a waiver of any and/or ALL Intellectual Property Rights or Reserved Rights! Notice To Agents Is Notice Principals, Notice To Principals Is Notice to Agents

Sent from Proton Mail Android

------ Original Message ------On 3/11/25 3:42 PM, DAVE SHELDON wrote:

Just scan em and fire em over, that will suffice - keep the originals safe, that's evidence :)

SO - your ASN docs were sent to Fontes on February 4th and received on February 7th - Didn't this Spraggins person drop by your home after February 7th? If so, we can use this - if not we cannot.

I would definitely send an amended CICNOL with "woman" for sure, that's something they could wriggle out of.

Dave Sheldon (c)

Without Prejudice, All Rights Reserved davesheldon@mac.com davesheldon@me.com

On Mar 11, 2025, at 2:46 PM, Ani Plested aznativegirl@protonmail.com wrote:

it looks like i sent the CICNOL and restatement of Political status to Adrian Fontes on February 5th of 2025. I have a record of my original Declaration of Political status being mailed out to Blinken, I'm looking for Fontes. That was April 20, 2024. I attached the one i have a record of.

My original Declaration of Political status was sent to Kris Mayes office for Kris Mayes or Adrian Fontes. It looks like it got sent to the AG office and only referenced Fontes and was sent Certified mail. Lot's of mistakes.

The Allison Spraggins Notice of Violations was Postmarked January 28th of 2025, Carl Picked it up on February 5th of 2025 at the post office when we mailed out the Notices to Fontes et al. So she sent it before the CICNOL went out. Fontes was notified directly on February 7th of 2025.

I scanned in letter sent to Adrian Fontes and the scan is attached below. The second notice is dated February 4th and i just noticed it says a living man- so I



Attachment #: 6

Proof of failing to recognize American David Michael Sheldon with proof of receipt of ASN documentation by Fontes and Proof of failing to notify state and county agents of status and standing

File name: 6.24.24 and 10.24.24 Entire Mailings with mail receipts and proof of receipt by Fontes for lien.pdf

Uploaded: 04/20/2025 12:50:22 PM



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David Michael Sheldon

cio P.O. Box 1073 Ash Fork, Arizona 86320

June 19, 2024

Office of Arizona Secretary of State

ATTN: ADRIAN FONTES 1700 W. Washington St., FI.7

Phoenix, AZ 85007

To a man, Adrian Fontes, sometimes acting as the Arizona Secretary of

State

Yavapai County Tax Assessor's Office

ATTN: JUDD W. SIMMONS

Yavapai County Administrative Services, 1st FI.

1015 Fair Street Prescott, AZ 86305 To a man, Judd W. Simmons, sometimes acting as the Yavapai County Tax Assessor

Yavapai County Treasurer's Office

ATTN: CHIP DAVIS

Yavapai County Administrative Services, 2nd Fl.

1015 Fair Street Prescott, AZ 86305 To a man, Chip Davis, sometimes acting as the Yavapai County

Treasurer

Do

Correction of Political Status and Removal from Tax Rolls -

Tax Parcel # 302-02-190

Notice to Agent is Notice to Principal - Notice to Principal is Notice to Agent

Dear Messrs, Fontes, Simmons and Davis;

I am an American State National, a living man, who is in lawful possession of land and soil, living on Yavapai County, Arizona land state. I am not a "resident" of the State of Arizona and, as such. I am not subject to any of your laws, statutes, rules, codes and regulations, bylaws, etc., which are foreign to me. Real Estate (controlled by the British Crown Corporation) is merely a graphic overlay placed over physical land with actual borders that only exists on paper (like a map) and is a fiction. Only the General Public (i.e., American State Nationals and American State Citizens) can own Land.

I am owed Good Faith and Service by you, under the terms of both contracts known as the Constitution of the United States of America (1789, British Territorial Subcontractor) and the Constitution of the United States (1790, Papal Municipal Subcontractor). The State of Arizona is a corporation (DUNS number 072459266), as is the County of Yavapai and all departments and agencies of county, state and federal government.

LET IT BE KNOWN, that I have given lawful Public Notice of the recording of my Deed of Reconveyance, recorded 06/12/2024, # 2024-0023014 under "Miscellaneous," with the Yavapai County Recorder's Office. It has also been recorded on the Public Record in the Land Recording Office for Arizona of The United States of America (unincorporated) and can

Office of Arizona Secretary of State
Yavapai County Tax Assessor's Office
Yavapai County Tressumers Office
June 19, 2024
Page 2

be verified by inserting my last name (Sheldon) into the search box on the world wide web link: https://ihearizonsassembly.org/public-record-search.

The United States of America (unincorporated) has returned from its over 150-year abeyance as the lawful Government. All the western Territorial States were enrolled as actual States of the Union as of October 1, 2020, made retroactive to the date these States entered Territorial Statehood, so there is no longer any presumption of U.S. Citizenship against any of the people born/naturalized in these States of the Union. And, with the Chapter 7 Bankruptcy of the UNITED STATES corporation, all original Land Patents reverted back to the Fifty (50) States of the Union (the rightful owners).

By this Deed of Reconveyance, I have claimed and accepted Assignment of an original United States Land Patent (belonging to Arizona land state). Since I have updated said Patent into my name with my metes & bounds land description and monumented corners, I am the recorded lawful and legal owner of my private land and private property as an Allodium Freehold estate, free of any commercial forums such as the Uniform Commercial Code (Title 47 UCC).

Therefore, as Landlord, the land and soil described in the Deed of Reconveyance is NOT SUBJECT TO ANY TAXATION OR REGULATION, FEES OR FINES, at any time, by any incorporated State governmental agency, entity or their respective private charters or private copyrighted state or federal commerce statues and codes.

American State Nationals/Citizens are not subject to your Statutes, Codes, Rules and Regulations. It has recently been confirmed by the Supreme Court of the United States, in West Virginia v. EPA, 985 F. 3d 914 (June 30, 2022), reinstating Tennessee Supreme Court's decision in Norton v. Shelby County, 118 U.S. 425 (1886). That ruling confirmed that Congress has no authority to delegate its law-making ability. In other words, none of the federal and state governmental agencies have any power or authority to legislate, and Congress may not delegate any responsibility to create law. According to the eighteen (18) delegated services enumerated in the Constitutions aforementioned, all authority not so delegated belongs to the States (of the Union) or to the People respectively.

All improvements upon my land and soil have been reclassified from Marketable "Real Estate" (Commercial, Territorial, British Crown, B.C.) to private land, soil, surface water, well and buildings as an Allodium Freehold estate for the beneficial use of me, the Landlord, exclusively, and any future heir(s), beneficiary(ies) and assigns, as a private Domicile.

My corrected political status is that of an American State National entitled to lawful possession of land and soil of Arizona associated with my publicly recorded "Certificate of Assumed Name/Notice of Transfer of Reserved Name." All names

Office of Arizona Secretary of State Yavapai County Tax Assessor's Office Yavapai County Treasurer's Office June 19, 2024 Page 3

administered without my knowledge and consent have been claimed under this document. As such, it is a crime to administer them without my approval.

I have revoked and withdrawn all previous Powers of Attorney presumed to be given by me or used without my knowledge and consent. I do not consent to my private land being taxed by any corporate entity based upon its value.

As such, I direct you, the Arizona Secretary of State, to comply with the provisions of the Naval Agency Distribution Act of 1864 and protect me from overreach of your subordinates, Yavapai County Assessor and Yavapai County Tressurer, employees of the federal government.

I direct the Yavapai County Tax Assessor to make appropriate corrections to their records and immediately remove my name (DAVID M. SHELDON; SHELDON, DAVID M.) and my land and soil assets from the Tax Rolls of both the Territorial and the Municipal Government corporations. I am not operating as a corporate franchise and my land and soil with all appurtenances and hereditaments is not "income producing" corporate agriculture, commercial, or residential property within the meaning and intent of Federal or State Code.

I direct the Yavapai County Treasurer to make appropriate corrections to their records and reimburse me for all taxes paid into the account since October 23, 2015, including interest at the rate of 12% per annum.

I am the Holder in due course of my private Trade Mark, which has been abused in the past via impersonation to financially enrich your corporate offices. Any attempts to misaddress me, latch onto my assets or mischaracterize me as any kind of foreign citizen owing allegiance to the British Crown and to the Roman Pontiff must stop immediately. You can do this by returning all tax payments paid by me as property tax.

Each of you has a Usufructuary duty to me. Any further monetization of my privately copyrighted and Trade Marked names, or your creation of new ones with the intent to deceive me and enrich yourselves, is considered a Capital Crime.

When a Government agency or franchisee, (having a limited right to use assets and credits of U.S. Citizens) jeams that a declared American (American State National or American State Citizen) now holds ownership, such agency or franchisee must "hold Harmless" that declared American. Knowing about this and doing nothing is no excuse and still makes you a criminal.

Numerous Public Notices by the Fiduciary of The United States of America (unincorporated) are accessible on the Public Record, pointing out and offering

Office of Arizona Secretary of State Yavapai County Tax Assessor's Office Yangan County Treesurer's Office June 19, 2024 Риде 4

corrections of your unlawful and illegal conduct regarding the General Public. And, since our American Common Law Courts are now up and running, it is only a matter of time when you will be held personally accountable for your actions, as well as all of your inactions. See Notice of Capacity and Standing of Common Law Court on Arizona.

I am asking each of you to kindly respond within 30 days of the date of this letter with written confirmation that you have corrected my political status as an American State National on your records, removed my name from your tax rolls/records as well as removed the property from land registration (if applicable); and that you have given Notice with instructions to all applicable departments and agencies involved.

Thank you for your anticipated cooperation.

David Michael Sheldon

Powerholder for Sheldon, David Michael All Rights Reserved - Without Prejudice

- Encl. 1) American State National Political Status Documents
 - Deed of Reconveyance (incl. Attachments 2 & 3)
 - Certificate of Assumed Name/ Notice of Transfer of Reserved Name
 - Notice of Capacity and Standing of Common Law Court on Arizona
 - Full General Information for Attorneys. Doctors and Politicians (8 pgs.)

cc: Yavapai County Sheriff / Yavapai County Recorder / Arizona Attorney General / U.S. District Attorney's Office

> "An uncommunity would not be need a low At complete our electric it Amparent this shallest it efforts no protestum At creates no office it is in legal contemplation as insperative as though it had never been passed." -Northern, Shelby County, 118 U.S. 425

ATTACHMENTAL! ASN DORMENTS

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 sygote first formed, together with all DNA and all substance matter in any way associated with me and my incurnation, and I further declare that I accept my divine origin and all bonor, right, title, and material interests I am owed;

I declare my political status as an American state national born within the physical norders of Coragon;

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 insped under my name prior to this day;

I disclare 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, my 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, synagogua, mosque or tample;

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

I declare, politist, 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 Yavapai County and my home is established in Arizona and no other presumption or imperspiration is allowed;

I declare under the aforementioned penalties that I am a Lawful Inhoritor, Landined, Keeper, and Guardian of the Rightful and Lowful Government of this country, acting with Full Right, Authority, Responsibility and House, now and always while my tenure on Earth shall last - and I present this Declaration of the Naturalization Act of 1779 and pince it upon the Public Record of the Arizona Assembly.

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

scaled this 10% day	of the month of See to bee	not the year that So signed and
	or David Sheld	LOU
	Notury Witness and Acknowledgement	1
Arizona Yavapai County		
and he did issue this Dec	unissioned Notary, is the living man known to me to be claration of the Naturalization Act of July of 1779 as a soften me thin 60 day of Seattenfield	hown and he also affirmed

in Witness whereof I set my Signature and Seal: Public Notary; my commission expires on:

by Dennis Kaull

in the year 2023

UCC Financing Statement - 20252035149 - Colorado Secretary of State - Page 57 of 114

Witness Testimony Affirming American State Political Status and Identity

This Witness Testimony verifies the identity of the man/woman shown in this photograph to establish their political status as an American State National or American State Citizen, depending on their choice. Name appearing in this photo: Part of Michael Shelden Physical Address: c/o 479 Paule Auc., Ash Ferle AZ 86340 DODIE RUTLEDGE (printed name), know the lawful person shown in the photo above by the name shown, and I know of their family and history, sufficient to know that they were born at the time and place shown on the face of the referenced Birth Certificate or shown on the accompanying United States Naturalization paperwork. My relationship to the Declarant in: HAVE BEEN A FRIEND OF DAVID SHELDON'S FOR 12 YEARS This testimony is true, complete, and correct to the best of my knowledge and I make it under Penalty of Perjury under the Public Law of The United States of America: So affirmed this 29nl day of August In the year of 2023 I may be contracted at: (phone) LEGUPSUSO amount. com , or at this malling address: OLALLA, WA 98359 ANE Witness Verification by Public Notary: Today, I was visited by the Witness whose signature appears above, and they were properly identified to me and they did sign this recognition appears for the purposes described above, in witness whereof I affix my signature for me 175 1/29, day of all affix my signature for the purposes described. in the year of 3000 commence expires on: NETERNE MY Crr. 28 Rev12282021

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Witness Testimony Affirming American State Political Status and Identity

in this photograph to establish	es the identity of the man/women in their political status as an Ame tate Citizen, depending on their o	rionn
Name appearing in this photo	: Asmid Michael Sheld	on I
Physical Address: 479	Block Ave, Ash, Fort, AZ S	6370
ritistory, sufficient to know that	two/The loto above by the name shown, a they were born at the time and p shown on the accompanying Un	place obsum on the free of the
My relationship to the Declara	nt is:	
	ad Doved for over 3	o years
This testimony is true, comple Panelty of Perjury under the P	te, and correct to the best of my ublic Law of The United States o	knowledge and I make it under f America:
So affirmed this 29 day o	of Assperin the	e year of _2023
I may be contacted at: (phone)	2.63-0.09-7362	
	75.4	
(email) vialuate hatm		or at this mailing address:
9752 SE Black 5	sale Lare olelle, NA.	98559
wo wi	tness Verification by Public No	tary:
Kitap	County	
Today, I was visited by the Wits identified to me and they did a above, in witness whereof I affiliate the year of 30.33	S ASSESSED IN DOUBLE	r the purposes described
Rev12282021	07 (12 h) Q	# # # # # # # # The # British
	WHITH WALLING	A Acceptant

Acknowledgement, Acceptance and Deed of Re-Conveyance

I, the living man, David Michael Foltz, 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, David Michael Foltz to the land and soil of Oregon, my native state, together with all derivative names, including David M. Foltz, David Foltz, Foltz, David Michael, David Michael FOLTZ, DAVID MICHAEL FOLTZ, DAVID M. FOLTZ, DAVID FOLTZ, FOLTZ, DAVID MICHAEL, 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 soil and land of Oregon.

All prior Powers of Attorney all other prior presumed or granted Executoratios: Guardianatios

and Agency relationships are terminated and revoked 16, 1966, as I elect to be recognized as the sole living of my name and estate since my 21st birthday on Octo	effective with my natural birthday October gowner, executor, beneficiary, and egent
So said, so signed, and so sealed by my living hand t	
By Julited Allengalia Co	© David Michael Foltz, Living Soul
Recording Secretary and Interna	donal Notarial Witness
reducting Sucretary and final in	
Arizona State) Yavapai County)	
 i, a Recording Secretary and International Notarial W hereby affirm that the Declarant has been positively is autographing of this Acknowledgement, Acceptance, on December 4, 2023; 	dentified and I have withoused their
By Diane A Light	
Diane A Light	* *
	* No.*
	* 0 70 8
	* Arizona
	* - Assembly = *
	A 61 1120 A

ACT OF EXPATRIATION AND OATH OF ALLEGIANCE

Whereas DAVID MICHAEL FOLTZ is a naturalized "clizen of the United States" under the Diversity Clause of the Constitution(s) and is the age of majority and whereas such clizenship was never desired nor intended nor willingly nor voluntarily entered into under conditions of full disclosure DAVID MICHAEL FOLTZ 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, a 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 Oregon and does freely affirm HIS alliegiance to the same actual and organic state of the Union and does accept and rectain HIS true Nationality as an American State National and an American State Vessel in all international trade and commerce owned and operated by Foltz, David Michael, a living man, in the Care of 479 Park Avenue, Ash Fork, Arizona [Postal Code Extension 86320].

I am indemnified against claims or losses under the sovereign usa Private Registered Indemnity Bond AMRI00001 RA393427640US - Oregon.

This action, I validate, certify, Witness and affirm this 4th day of December, 2023:

By Savid Michael Foltz

Recording Secretary and International Notarial Witness

Arizona State Yavapai County

I. a Recording Secretary and International Notarial Witness approved by The Arizona Assembly, hereby affirm that the Declarant has been positively identified and I have witnessed their autographing of this Act of Expatriation and Oath of Allegiance document on December 4, 2023;

By Dona A light

My Commission never expires.

ACT OF EXPATRIATION AND OATH OF ALLEGIANCE

Whereas DAVID M. FOLTZ is a naturalized "clitzen 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 DAVID M. FOLTZ 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, 1884) and its government, a corporation doing business vanously as the UNITED STATES, UNITED STATES OF AMERICA, Municipal Corporation of the District of Columbia, etc. formed under the Act of 1877, and does repetriate to the land of HIS birth known as Oregon and does freely affirm HIS allegiance to the same actual and organic state of the Union 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 Foltz, David M., a living man, in the Care of 479 Park Avenue, Ash Fork, Artzona [Postal Code Extension 86320].

I am indemnified against claims or losses under the sovereign usa Private Registered Indemnity Sond AMRI00001 RA393427640US - Oregon.

This action, I validate, certify, Witness and affirm this 4th day of December, 2023:

By Sid M. Feltz O David M. Foltz

Recording Secretary and International Notarial Witness

Arizona State Yavapai County

I, a Recording Secretary and International Notarial Witness approved by The Arizona Assembly, hereby affirm that the Declarant has been positively identified and I have witnessed their autographing of this Act of Expatriation and Oath of Allegiance document on December 4, 2023:

By Dies & Fight

My Commission never expires

ACT OF EXPATRIATION AND OATH OF ALLEGIANCE

Whereas DAVID FOLTZ 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 DAVID FOLTZ 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, 1884) and its government, a 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 Oregon and does freely affirm HIS allegiance to the same actual and organic state of the Union 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 Fottz, Devid, a living man, in the Care of 479 Park Avenue, Ash Fork, Arizona [Postal Code Extension 86320].

am indemnified against claims or losses under the sovereign usa Private Registered Indemnity Bond AMRI00001 RA393427640US - Oregon.

This action, I validate, certify, Witness and affirm this 4th day of December, 2023.

By David Dolly

C David Foltz

Recording Secretary and International Notarial Witness

Arizona State Yavapai County

i, a Recording Secretary and International Notanal Witness approved by The Anzona Assembly, hereby affirm that the Declarant has been positively identified and I have witnessed their autographing of this Act of Expatriation and Oath of Allegiance document on December 4, 2023.

By I Diane A Light

My Commission never expires

Cancellation of All Prior Powers of Attorney

All prior Powers of Attorney granted by David Michael Sheldon are removed, cancelled, and permanently revoked effective October 16, 1968 ab initio.

David Michael Sheldon is Attorney-in-Fact for all purposes related to the administration of his estates and all correspondence should be addressed to: David Michael Sheldon in the Care of: 479 Park Avenue, Ash Fork Arizona, [Postal Code Extension 86320].

By West Michel Spelly on

O David Michael Sheldon

On this 4th day of December 2023,

Recording Secretary and International Notarial Witness

Arizona State Yavapai County

I, a Recording Secretary and International Notarial Witness approved by The Arizona Assembly, hereby affirm that the Declarant has been positively identified and I have witnessed their autographing of this Cancellation of all Prior Powers of Attorney document on December 4, 2023

By Diac A Light

My Commission never expires

CERTIFICATE OF ASSUMED NAME NOTICE OF TRANSFER OF RESERVED NAME

Returnee - FOLTZ certificate of ownership.

PROVIDING FOR FILING OF NAMEIS] 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 THAN 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 Cestul 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 David Michael Foltz invokes the provisions of Article IV of the Cestul 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 DAVID MICHAEL FOLTZ, DAVID M. FOLTZ, DAVID FOLTZ, FOLTZ, DAVID MICHAEL, David Michael FOLTZ, David M. Foltz, David Foltz, Foltz, David Michael, DAVID MICHAEL SHELDON, DAVID M. SHELDON, DAVID SHELDON, SHELDON, DAVID MICHAEL, David Michael SHELDON, David M. Sheldon, David Sheldon, Sheldon, David MICHAEL OMAITS, DAVID M. OMAITS, DAVID OMAITS, OMAITS, DAVID MICHAEL, David Michael OMAITS, David M. Omaits, David Omaits, Omaits, David Michael, DAVE MICHAEL FOLTZ, DAVE M. FOLTZ, DAVE FOLTZ, FOLTZ, DAVE MICHAEL, Dave Michael FOLTZ, Dave M. Foltz, Dave Foltz, Foltz, DAVE MICHAEL OMAITS, DAVE M. OMAITS, DAVE OMAITS, CMAITS, DAVE MICHAEL, Dave Michael OMAITS, Dave M. Omaits, Dave Omaits, Omaits, Dave Michael, DAVE MICHAEL SHEDON, DAVE M. SHELDON, DAVE SHELDON, SHELDON, DAVE MICHAEL, Dave Michael SHELDON, Dave M. Sheldon, Dave Sheldon, Sheldon, Dave Michael, D. SHELDON, D. OMAITS, D. FOLTZ, D. Sheldon, D. Omaits, D. Foltz, D.M. SHELDON, D.M. OMAITS, D.M. FOLTZ, ROAD2RUINS, Road2Ruins, 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 DAVID MICHAEL FOLTZ AS OF OCTOBER 16, 1968.

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

D.B.A. DAVID MICHAEL FOLTZ, DAVID M. FOLTZ, DAVID FOLTZ, FOLTZ, DAVID MICHAEL. David Michael FOLTZ and all derivatives thereof in any way related to the ESTATE SD NAMED.

PHYSICAL POST OFFICE ADDRESS: IN THE CARE OF: 435 PARK AVENUE, ASH FORK, ARIZONA [POSTAL CODE EXTENSION 88320] USMO!

OWNER INFORMATION:

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

First Name: David

Middle Name: Michael

Last Name: Foltz

STYLE: Bicameral & Surname, Born of Lawful House: Foltz on the land of Ontario City, Malheur County, Oregon State

Post Office Address: In the care of: 435 Park Avenue, Ash Fork, Arizona [Postal Code Extension 86320]

Post Master Location: % 479 Park Avenue, Ash Fork, Arizona 88320

THIS CERTIFICATE IS TO CONDUCT BUSINESS IN COMMERCE IN AN ASSUMED NAME DESIGNED TO ACCOMPANY NEW BUSINESS ACCOUNT REGISTRATION, IF SO DESIRED, OR TO CONDUCT BUSINESS IN INTERNATIONAL TRADE.

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 dos DAVID MICHAEL FOLTZ 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 Dus Course.

Under the form of creating a qualification or attaching a condition, the United 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, David Michael Foltz, retains all rights in reversion and is not subject to any conference of citizenship or other merely presumed benefit or obligation.

ISSUED THIS 4th DAY OF DECEMBER IN THE YEAR 2023 ON AND FOR THE COUNTY OF YAVAPAI ON THE STATE OF ARIZONA: NOTICE TO AGENTS IS NOTICE TO PRINCIPALS. NOTICE TO PRINCIPALS IS NOTICE TO AGENTS; WITNESS BY NOTARY DOES NOT ALTER STATUS.

David Michael Foltz

ACKNOWLEDGMENT OF HEAD ADMINISTRATOR FROM HOME OFFICE, Private Banker, UCC-1-201, 1-308:do David Michael Foltz 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: DAVID M. FOLTZ, DAVID FOLTZ, FOLTZ, DAVID MICHAEL and ALL DERIVATIVES INCLUDING DAVID MICHAEL FOLTZ at IN THE CARE OF: 479 PARK AVENUE, ASH FORK, ARIZONA [POSTAL CODE EXTENSION 86320]. RETURNEE: FOLTZ.

These provisions and copyrights are in effect from October 16, 1968 at initio onward and the Name/NAMES are re-venued and permanently domiciled on the land and the soil of the United States and upon soil and land of Oregon.

Recording Secretary and International Notarial Witness

Arizona State Yavapai County

I, a Recording Secretary and International Notarial Witness approved by The Arizona Assumbly, hereby affirm that the Declarant has been positively identified and I have witnessed their autographing of this CERTIFICATE OF ASSUMED NAME NOTICE OF TRANSFER OF RESERVED NAME document on December 4, 2023:

Diane A. Light

The

Arizona

Assembly

Az-14-354-189-231912

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, balliffs, sheriffs, deputies, and employees and all Municipal Appointees including their DISTRICT, STATE, and COUNTY COURTS, their OFFICERS and EMPLOYEES.

The vessels doing business as David Michael Sheldon and not limited to David M. Sheldon, David Sheldon, Sheldon, David Michael SHELDON, DAVID MICHAEL SHELDON, DAVID M. SHELDON, DAVID SHELDON, DAVID M. SHELDON, DAVID SHELDON, DAVID SHELDON, 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. October 16, 1968. All vessels are duly claimed by the Holder in Due Course and held under published Common Law Copyright since October 16, 1968.

These vessels are publishing MANDATORY NOTICE that they are Fereign Sovereigns from Cregon a member 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.

	10 10 10 10 10 10 10 10 10 10 10 10 10 1
So said, signed, i	and sealed this 4th day of December, 2023 in Yavapai county, Arizona state, The
United States of	Americal I/A A A III A A
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Bir	South All States O David Michael Sheldon
-7-	
	Recording Secretary and International Notarial Witness

Arizona State) Yayapai County)

I, a Recording Secretary and International Notarial Witness approved by The Arizona Assembly, hereby affirm that the Declarant has been positively identified and I have witnessed their autographing of this Foreign Sovereign Immunities Act document on December 4, 2023.

By Diae Alight

My Commission never expires

Paramount Claim of the Life and the Estate David Michael Foltz Born October 15, 1968 in Ontario, Oregon Robert Wendell Foltz X Nancy Ann Foltz Wedded March 26, 1965 in Payette, IdehoThe United States of America

Whereas I, the living man known as David Michael Foltz, am the result of the life and love and physical embodiment of my parents, the living man known as Robert Wendell Foltz and the living woman known as Nancy Ann Foltz (new Nancy Ann Sheldon) who were lawfully wedded in Payette, Idaho in the calendar year 1965, now therefore (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 denated, 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 skin, the deposit of my fingerprints or any other DNA-containing substance whatspewer.

I hereby establish my Paramount Claim upon my unique DNA as the only lewful 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 bodity waste or substance for any purpose.

As witness to my claims on 4th Day of December, 2023, I have affix the autograph of my Lawful Person, retaining all rights and prerogatives thereof.

© David Michael Foltz

Recording Secretary and International Notarial Witness

Arizona State Yavapai County)

 a Recording Secretary and International Notarial Witness approved by The Arizona Assembly, hereby affirm that the Declarant has been positively identified and I have witnessed their autographing of this Paramount Claim of the Life and the Estate of document on December 4, 2023;

By Dae A Light

© My Commission never expires



ATTACHMENT # 1

The United States of America (unincorporated)
Arizona State (one of the 50 States of the Union)

Deed of Reconveyance

Accepting Land Patent Assignment (09/05/1947 Ash Fork Live Stock Company Patent) With Notice of Vacated Deed Conveyance

KNOW ALL MEN BY THESE PRESENTS, that as of November 4, 2015, all United States Land Patents were seised upon by the actual American Government operating as The United States of America (unincorporated) and were reissued and assigned to the fifty (50) individual States of the Union.

As an American State National living on the land and soit on Arizona, I, David Michael Sheldon, have accepted the real estate deed recorded October 23, 2015 under recording #2015-0051018, in the Yavapai County Recorder's Office, have taken possession of the land and do, in fact, occupy said land and hereby declare notice of my homestead of the land. As Assignee of an original United States Land Patent re-issued to Arizona land state, I hereby accept and claim the "Forever" benefit of said patent and accept assignment of all Rights pertaining to the land described below, including but not limited to the Land Patent-secured rights named within United States of America Patent No. 1122711 issued to Ash Fork Live Stock Company, Grantee, on September 5, 1947, including any applicable application and certificate numbers. See Attachment #1, Certified copy of original United States Land Patent No. 1122711, See, also Attachment #2 which contains pertinent information related to this Deed of Reconveyance. And, see, also Attachment #2 which contains pertinent information related to this Deed of Reconveyance. And, see, also Attachment #5, "What You Should Know", which includes facts and casetaw pertinent to Land Patents Issued by The United States of America, and educational information.

Let it be known that I have given lewful Public Notice of my update of the original Land Patent covering my land, via ads placed in the legals section of a weekly newspaper, and more than slirty (60) days have elapsed since such publication, with no written claims against my land being received by me. As of the date of this recording, no written challenges have been made in a court of law by anyone lewfully documenting their claim by providing the wet-ink signature documents that prove their claim. Therefore, anyone attempting to initiate a written claim now is forever barred from so doing, as the doctrine of laches and the doctrine of estoppal applies. See Aftechment #4. Affidavit of Publication from Verde Valley Independent with copy of published ad.

Thereby, by claiming and bringing up said Land Patent in my own name with my lawful metes and bounds land description, and with the comers of my land properly monumented, I hold this land as an Allodium Freehold estate in the chain of title from the original patentee, including all appurtenences and hereditaments. See Attachment #5. Summary of chain of title going back to original Patentee. See, also, <u>Attachment #5</u>. Photographs of monumented comers of my land. As such, said land remains unencumbered, free and clear, without liens or claims ettached in any way, and is hereby declared to be private land and private property, not subject to any commercial forums (e.g., Uniform Commercial Code) whatsoever.

Pege 1 st 6

The land, soil, surface water, well and buildings formerly described within the Deed to DAVID SHELDON, recorded October 23, 2015 under recording number 2015-0051018, is: commonly known as Lot 336, Juniperwood Ranch, Unit 2, COUNTY OF YAVAPAI (INCORPORATED) in STATE OF ARIZONA (INCORPORATED) in Ash Fork. INCORPORATED YAVAPAI and UNINCORPORATED COUNTY OF YAVAPAI, Arizona 86320. ZIP® PRESUMED FEDERAL DISTRICT, and previously identified as "Tex Parcel number 302-02-190", which property is registered in the Yavapai County Recorder's Office located in Prescott and PRESCOTT, in and for the said County of Yavapai and YAVAPAI COUNTY; said property is hereby described and identified as land, soil, surface water, well and buildings, and is hereby reconveyed, for and in consideration of Ten United States lawful dollars (\$10 U.S.). the receipt of which is hereby schnowledged, to me. David Michael Sheldon, living man. American Grantee; asset of the land and soil jurisdiction as land parcel and portion of soil, portion of surface water, well and buildings on the unincorporated Sovereign Arizona land state. without the incorporated lictional enfities: Arizona State: STATE OF ARIZONA, Yavapai County. COUNTY OF YAVAPAL Yavapai County Assessor's Office, Yavapai County Department of Assessments, Arizona State Department of Revenue, Internal Revenue Service, IRS, Department of the Treasury, DOT, and any and all other CORPORATE ASSESSMENT FIRMS. TAX FIRMS, REVENUE FIRMS or FICTIONAL INCORPORATED ENTITIES—however written or spelled-acting as third-party interlopers without factual evidence proven not to be mare presumption of facts, without lawful standing to any "Claim of Interest" in said parcel of land and soll

Any and all related Legal Instruments, including but not limited to Deeds and/or other legal documents regarding any previously recorded "Claims of Interest" by incorporated entities acting as third-party interiopers, are declared Null and Void. This includes any previously filed Mortgages. Promissory Notes and/or Deeds of Trust prior to the filing of this Deed of Reconveyance, which are all declared Null and Void and have no further connection or bearing since the holders of those security instruments have been paid in full, not once, but many times, not only from any CESTLII QUE VIE ESTATE TRUST, STATE TRUST and/or PUBLIC CHARITABLE TRUST, previous Color of Law Owners of Title (Tenants) or by me. DAVID MICHAEL SHELDON, DAVID M. SHELDON, DAVID SHELDON, SHELDON, DAVID MICHAEL, SHELDON, DAVID M.; SHELDON, DAVID; David Michael Sheldon, David M. Sheldon, David Sheldon, Sheldon, David Michael, Sheldon, David M., Sheldon, David, DAVE MICHAEL SHELDON, DAVE M. SHELDON, DAVE SHELDON, SHELDON, DAVE MICHAEL: SHELDON, DAVE M.; SHELDON, DAVE: DAVID MICHAEL FOLTZ, DAVID M. FOLTZ, DAVID FOLTZ: FOLTZ, DAVID MICHAEL: FOLTZ, DAVID M ; FOLTZ, DAVID; Dave Michael Foltz. Dave M. Foltz, Dave Foltz; Foltz, Dave Michael; Foltz, Dave M.; Foltz, Dave; DAVID MICHAEL OMAITS, DAVID M. OMAITS, DAVID OMAITS: DMAITS, DAVID MICHAEL; OMAITS, DAVID M.; OMAITS, DAVID; David Michael Omaits, David M. Omaits, David Omaits; Omaits, David Michael, Omaits, David M.; Omaits, David; DAVE MICHAEL OMAITS, DAVE M. CMAITS. DAVE OMAITS, OMAITS, DAVE MICHAEL: OMAITS, DAVE M.; OMAITS, DAVE: Dave Michael Omeits, Dave M. Omeits, Dave Omeits, Omeits, Deve Michael, Omeits, Dave M.: Omaits, Dave: ROAD 2 RUINS, Road 2 Ruins, but also from open market trading through Trading and Pooling Agreements via the Securities and Exchange Commission.

All right, title and interest in this land and property belongs to Arizona, a State of the Union, and to me, the Powerholder upholding the State Trust. All Deeds issued by ARIZONA, the STATE OF ARIZONA, or other franchises of the UNITED STATES are vacated and reconveyed to the original jurisdiction of Arizona (unincorporated), free and clear of debt, as a Freehold upon the land and soil of Arizona.

All improvements upon the land and soil are hereby reclassified from Marketable "Real Estate" (Commercial, territorial, British Crown, B.C.) to private land, soil, surface water, well and buildings as an Alfodium Freehold estate for the beneficial use of the Landlord, exclusively, me, David Michael Sheldon, and future heir(s), private beneficiary(les) and assigns, as a private Domicile, sic utere two ut alienam no leedes (one must use his property so as not to injure the lawful rights of another), by Maxim of Law. This property is protected under Private Indemnity Bond number AMRI00001 RA393427840US Arizona.

Let this be Fair and Public Notice to all Parties, Public and Private: Notice to Agents is Notice to Principals - Notice to Principals is Notice to Agents

I, David Michael Sheldon, am an American State National living within the physical borders of Artzona State. I affirm, under penalty of payury, under Public Law of The United States of America (unincorporated), that I am a permanent member of the population and not a temporary resident of the United States, Inc. I also affirm that I am not knowingly or voluntarily adopting any obligation of British Territorial United States Citizenship and/or UNITED STATES CITIZENSHIP. I am acting without the Municipal United States and without the Territorial United States of America and asserting my lawful and natural right as a living man and as a private American man owed all protections of Article IV of both the Constitution of the United States of America (1789) and the Constitution of the United States (1790).

It is not, and has never been, my intention to grant any Federal Enclave upon my private. American holdings which are protected under my American State National credential documents, including my Notice of Intent-Fee Schedule, recorded in the public records of The Arizona Assembly under "David Sheldon" on the world wide web at: https://thearizonasssembly.org/public-record-search?eeListID=1&eeFape=1&ee=1

LAND DESCRIPTION:

A parcel of land in the Southeast quarter of Section 18, Township 20 North, Range 3 West, Gilla and Salt River Base and Meridian, being Lot No. 336, Arizona's Juniperwood Ranch, Unit 2, according to Survey recorded in Book 1 of Land Surveys, page 3, Yavapai County Recorder's Office, Arizona, described as follows:

BEGINNING at a point in the Southwest corner of Lot 336, North 02° 16' 40" West a distance of 1,344.64 feet to a point in the Northwest corner of said lot, thence North 89° 02' 22" East a distance of 1,296.20 feet to a point in the Northeast corner of said lot, thence North 02° 16' 40" West a distance of 1,344.64 feet to a point in the Southeast corner of said lot, thence North 89° 02' 22" East a distance of 1,296.20 feet to the point of beginning, containing 40 acres, more or less.

The above land description is excepting any public contracts that may infringe on the reseprable and necessary rights of Landord. This description is also excepting infringement on the sovereign rights of the American State National Granies as a matter of principle under Common Law.

'As of October the First in the year of 2020, the properly declared and recorded People operating the State Assemblies organized and enrolled prior to the year of 1860, have acted via Roll Call Vate to acknowledge, accept, and enroll their sister States which have been created during and after the Civil War as fully endowed and empowered States of the Union. This action ends over 160 years of presumptive custodial interest on the part of the Territorial United States Government in the administration of the public resources and populations of these predominantly western States created and provisionally accepted as States of the Union under the Northwest Ordinance. These former Territorial States are now enrolled as members of The United States and The United States of America and have entered into full standing as independent States. All fifty (50) State Assemblies are now fully functional and operating on per with each other. The States formed during and after the Civil War are no longer subject to any presumption of custodial interest by the Territorial United States Government and are free to assume the possession and enjoyment of all land and soil and related assets, rights, littles, and interests expressed or implied, within their borders."—Anne von Reitz, Fiduoisry of The United States of America, unincorporated.

The land and soil described as part of this Deed of Reconveyance is a physical portion of land and soil belonging to the Sovereign unincorporated state known as Arizona and is free and clear of foreign title and encumbrance, and is in the possession of a living American State National known as David Michael Sheldon, Landlord, with exclusive beneficial interest, who has returned all former property interests to the land and soil jurisdiction of Anzone and conveyed all of his assets to his private possession. thereby holding these assets and personal property in original jurisdiction, without exception, effective ab initio, nunc pro func, and as a private interest these provisions apply effective with the earliest date and apprue to the benefit and beneficial use of the actual Landford in possession as Heindoms. The land and soil described herein is not subject to any taxation or regulation, fees or fines at any time, by any incorporated entity or their respective private charters or private copyrighted international commerce statutes and codes. This means that no property taxes, fines or fees can now be assessed and/or billed against my private petented land and private property. As Landlord, I claim examption and the exemption of my land and property. My land and soil is a Freehold estate, fee simple, unique, unincorporated and tax free in perpetuity, and I declare that I am owed true possession, as Landlord, of all actual assets, including land and soil assets held in my living man name.

As Landlord, I also selse all titles, easements, utilities, accesses, water resources, buildings and appurtenances related in any way to my geographically-defined land and soil assets as hereinbefore described and assigned the following address: Vacant Land, Yavapai County, Arizona. I, the private American man in possession of this land and soil, am claiming all descriptions of it to include the Tax Assessor's description of it and any other land description variations such as Parcel number 302-02-190.

I hereby revoke all foreign registrations and return and reconvey all actual and factual property assets related to me or held in my name to their original geographically-defined State of the Union (Arizona) and establish my own permanent description of my private land and soil as "2Tricksters Ranch," which shall be the only acceptable and actual property description associated with me and my private property from now on—any other public scheme of mapping, naming or substitution of my land description is not allowed from this day forward. This land and soil is under private and competent passession as a Freehold by the Landford, and this document is recorded Public Notice of the new address: 333 Hisatsinom Way, Ash Fork, Arizona. A FEDERAL MAIL BOX is not installed on my privately-held land and soil and my new address is ZiP® exempt.

I am acting without the United States and without the United States of America. Therefore, I am not subject of, or to, private corporate charters or copyrighted private international commence statutes and codes created for Territorial and MUNICIPAL corporations and their private EMPLOYEES. All presumptions are hereby rebutted, from the beginning and forevermore.

Any correspondence regarding this privately-held land and soil may be addressed to 2Tricksters Ranch, in care of Post Office Box 1073, Ash Fork, Arizona 88320.

This Deed of Reconveyance corrects and reconveys any presumed designation as "Real Estate" of my land and soil to my Allodium Freehold permanent homestead and domicile in Arizona. No other or further legal presumptions may be made by the Bureau of Land Management, BLM, Department of the Interior, the Commissioner of Natural Resources, nor by any other federal or federated state or municipal corporation or any corporate employee concerning me and my private property, without my explicit wet-ink autograph and seal, and my fully disclosed consent.

Any acts of treason against me, one of the General Public (an American State National), and/or the Unanimous Declaration of Independence and Sill of Rights, perpetrated by Territorial and Municipal employees against their respective original Constitutions, render all illegal and unlawful actions Null and Void, ab initio. Some of the crimes committed against ASNs and ASCs are set form in Attachment #2.

Any public easement granted to any incorporated entity or incorporated body politic allowing access ecross my land is strictly limited to the exact purpose for which the essement was originally granted. This means that essements granted to provide for access to electrical utilities, for example, are limited to that purpose, and so on. There are no general purpose or unlimited essements of any kind related to my private property.

Any trespess or transgression against me or against my private land holdings apart from the limited stipulations that apply are cause for Damage Claims and the assessment of Usage fises in the amount of not less than \$15,000,00 U.S. lawful Dollars, or the equivalent thereof in silver coin, per offense. Contractual obligations of the trespessers accrue the moment they step foot on my land or access any easement for any purpose not specifically allowed. Such Usage fees may only be waived by the Landlord at his discretion and may result in direct enforcement actions against chronic abusers of my private assets.

Upon recording of this Deed of Reconveyance on the public record, any Fictional incorporated entity of the District of Columbia, D.C., King Charles III, British Crown Corporation, Lord Mayor of London, City of London, Holy See, Vatican, City of Rome or Secondary Creditors issuing a Tax Statement/Bill through the United States Post Office addressed to the Public Transmitting Unity, DAVID M. SHELDON, DAVID MICHAEL SHELDON, DAVID SHELDON; DAVID SHELDON; DAVID M. SHELDON, DAVID MICHAEL SHELDON, DAVID M. FOLTZ, DAVID M. FOLTZ, DAVID MICHAEL FOLTZ, DAVID M. FOLTZ, DAVID M. CHAEL FOLTZ, DAVID MICHAEL FOLTZ, DAVID MICHAEL FOLTZ, DAVID MICHAEL FOLTZ, DAVID MICHAEL OMAITS, DAVID MAITS, DAVID MICHAEL OMAITS, DAVID OMAITS, DAVID MICHAEL OMAITS, DAVID OMAITS, DAVID MICHAEL OMAITS, DAVID O

This Public Notice, when recorded in the public records of The Arizona Assembly and/or the Yavapai County Recorder's Office as part of the Deed of Reconveyance, is accessible in its entirety to any interested parties as well as those parties obligated to correct Public Records of American State Nationals and American State Citizens.

I, David Michael Sheldon, a living man, by exercising my inherent unalienable and absolute right to hold property as an Allodium Freehold estate in private in the form of land and soil together with a portion of surface water, well and buildings, on the unincorporated Sovereign Arizona land state, claim to be the soil Landlord and exclusive beneficial party of interest, without recourse. As Landlord, I am granted the right of Dominion over my land by the Divine Creator.

I firmly state that I am an American State National of The United States of America (unincorporated) whose jurisdiction is the Land and Soil, demanding correction of the misregistration and impersonation of my names/vessels and correction of the misrepresentation of my political status as that of a Federal Territorial Citizen or Federal MUNICIPAL Citizen.

Dated this _ G day of March, 2024.

David Michael Sheldon Powerholder for Sheldon, David Michael American State National

All Rights Reserved - Without Prejudice

Acknowledgment

Arizona

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Yavapai County

Witness my hand and official seal

Public Notary

w (jage

CHRISTIC SANDON

My Commission Expires Jan 12,2035

Page 6 of 6

Arriona Assembly Roboting

Assembly

Attachment #1- arrand want thent

Photoda 062150

A-march

The United States of America.

Es ell in titue dere process statt som, dienting:

serials, the Ast Fork Live Stock Company, being the court of serials treats of last stimuted and installed within the Stalks of the Francett and Eather Sational Forests, Arison, her, under the provisions of the Act approved Earth 30, 1922 (43 Stat., 465), so-titled 'An Act To consultate national furnet leafer, as complet by the Act of February 20, 1925 (40 Dist., 1090), recovered and reliased the said treat to the Saided States and has, under the provisions of each act, selected in lies thereof the Collecting described treats of last:

Olls and Salv Hiver Beridles, Arisons. Touship beauty-one scrib of Heage ten week.

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Toronto tourty north of Image too west.

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Phoesix Office

tempeds, temp-eight and thirty.

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NOT SERVITE, That the SERVED STATES OF ACCRUEA, to consideration of the president, East GIVED SERVED and by these presents DOES GIVED SERVED. The STATE, under the sent Ash Fort Live Stock Corpusy and to its surgether with all the rights, privileges, immutities, and appurhenesses, of windowner nature theresate belonging, rate the self ask Fort Live Stock Company and to its suscessors and easigns forever; subject to any vested and secreted water rights for sining, agricultural, munfacturing, or ether purposes, and rights to disches and reserved west in summerties with such swher rights, as may be recognized and animodelegal by its local sections, Issue, and desirious of souries and there is recovered from the lands hereby granted, a right of any thereon for ditches or smalls constructed by the enthurity of the

Photoda: 001163

Deltal States.

Encepting and reserving, lowever, to the Drited States, purexact to the provintes of the Let of August 1, 1946 (80 Dlat., 725), all wrentes, therein or any other exteriol which is or may be determined to be puralisely essential to the protoction of final matches, whether or and of occasively value, tegrather with the right of the United States through its authorized agents or representatives at any time to enter open the land and prospect for, aims, and reserve the same.

Superving mate the United Status, the permittee or licenses, the right to onler upon, owener and mee, may part or all of that portion of the northeast quarter of the cortinent quarter, the continued quarter of the northwest quarter and the cost half of the continues quarter of Sertion tensity-ine and the cost half of the must half and the southwart quarter of the southeast quarter of Section teachy-eight in Township breaky-one north of said Rooms three west, the east balf of the southeast quarter and Lot one of Serties aim and the north half of the northeast quarter, the coutteent querier of the northeast querier, the met half of the scutheset queter end the nurthwest querter of the acuthmen querier of Section eighteen to Trementy tearly morth of said Jenge three sent and Lots top, three mit four of Serting twenty-four in Township basely north of seld large four med, lying within 25 feet of the senter line of the transmission line right-of-way of the arisma Power Company, Project So. 1077, for the purposes provided in the Art of June 10, 1980 (41 State, 1982), and subject to the scalitions and limitations of Sention 26 of said Act, as manufat by the Act of Sugnet 56, 1935 (65 Stat., 866).

Phounix 081155

MARKET.

2-2014-6

is to the most helf, the sorth helf of the surthwest overter, the mosthment constant of the northment quarter and the most half of the southeest quarter of Sention tentty-two and Heating Chicky-from in Deanhip teenty-one murth and Sections sight, branty and thirtytec is Township twenty north, all in Henge three west, this patent in issued subject to a peculi for a right-of-may for taleptons and talegraph lines existeiand by the Bountein Shates Telephone and Telegraph Company under permit approved by him decembery of Agriculture August 19, 1918; the Batted States reserves the yightof-way presently necepted by Fernet Development Book (572 serves Sections elect, slabtess and thirty in Township beenty much and Section thirty-four in Tranship tests-com sorth, all in said though the west. Treets "A" and "O", said Durway No. 674, in Township meaning-one murch and Tracts "D", "P", "H" and "J", seld Burray No. 674, the west helf of the markheus quarter, the scutment courier of the merthewat quarter and the east helf of the emptiment nurser of Sention sight, the east helf of the northeest quarter of Sention sighteen and the mrtheset quarter of the prribvert quarter, the south half of the sortheset quarter, the muchaset quarter and the seat fair of the southeest quarter of Sertion Shirty in Toroship besoly north, all in mid Sugge tee want, are subject to a reservation for right of very constending in its Sects To. Transact and Thomas's Saliver Company, all in accordance with seld act of Teknoxry No. 1805.

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Boreau of Lovel Munoperment
Estatern Stocks
5275 Leculourg Pina
Fails Church, VA 22041

Onto
Date

Charty certify that this proceduation tole true copy of the official record on the lates office.

Authorized Schmune

Attachment #2 to Deed of Reconveyance

- The parcel of land formerly known as: Lot 336, Arizona's Juniperwood Ranch, Unit 2, Yavapai County, Arizona is no longer considered "Real Estate" held as a Tenant by the fiction known as DAVID SHELDON or SHELDON, DAVID, since I have corrected my political status on the Patilic Record to claim my political status as an American State National living on Arizona, one of the 50 States of the Union, on the Land and Soll jurisdiction. As a living man (not dead or lost at sea), I own this land free and clear and, therefore, have claimed and reconveyed it into my living man name. All 50 State Trusts have been rectained by The United States of America (unincorporated). All my named vessels/names in all styles and punctuations, including bicametel, are now under my private copyright and Trade Name. Since I have reversioned all of the Trusts created in my Names, accessing and using my Trusts without disclosure and without my authorization is unlewful and illegal and constitutes a crime.
- As a member of the General Public, it is my Public Duty to report crimes perpetrated by Government corporations and their franchisess, agents, employees and others who have failed to honor the contracts created by the original 1789 and 1780 Federal Constitutions which gives them only nineteen (19) enumerated Powers to act on our behalf. Therefore, the following actions (partial list) are acts of treason against American State Nationals and American State Citizens:

Barraby - attorneys abusing their office by creating vegue and melecong laws, etc.

Breach of Custodial obligations — abusing delegated authority in acting as Executors de son fort and Trustees de son test

Deliberate mischaracterization of Nationality – refusing to accountedge our corrected Political status of American State Nationals or American State Citizens

Eyesion of Public duffes – failing to perform the 19 enumerated services set forth in your original Federal Constitutions (1789 and 1780)

Extortion under color of law - prefunding to act lawfully and/or legally

Fatalfication of documents -- aftering our names into Legal Personal PERSONS

Identity theft – stealing our names shortly after birth (and creating bonds and insurance policies in our names numerous times).

Impersonation – changing our names into legal persons/PERSONS by using punctivation, styling and dog ratio, etc.

inland piracy - allowing foreign entities to act illegally and unlawfully on our land.

Kildnapping - removing ASNs and ASOs from the Land and Soll

Pillaging and plundering public treats – using our Treats without full disclosure and without our authorization.

Promoting unaccountable administrative government entities staffed by undeclared Foreign Agents – agencies unaccounted for governmental services staffed by undeclared torsign agents. Omitting to discluse torsign agents an American suit by falling to like FARA forms.

Recketeering - comparing with others to defraud ASNs and ASCs.

Securities fraud -securitzing nor seasts and credit without our porsant:

Az-14-354-270-240906

Subjecting Americans to foreign taw – in express violation of Amendment XI of the original Federal Constitutions.

Unterful conversion - changing naming conventions of our names by style, spelling, bicomerci, etc., without declosing the purpose

Usufructuary duty — When a Government agency or frunchiese who has a limited right to use exsets and credits of U.S. Citizens learns that a declared American (ASN or ASC) holds ownership, such agency or franchises must "hold harmless" that declared American by either returning all funds created via monetization or by issuing a MOCEE (Mutual Offset Credit Exchange Exemption) voucser to himflus. If not done, they are criminally liable.

Harr. 04-50-2024

Attachment #3

to Deed of Reconveyance

What You Should Know

"You" means any person or entity connected in any way to County. State and Federal government agencies, including any corporate activities performed by entities such as banks, title companies, escrow companies, law firms, attorneys, mortgage servicing companies, etc., regarding Real (Royal) Estate.

Everyone born or naturalized in this country is, by edict, a dual citizen of the Federal United States. Unless one declares his/her political status to become an American State National or American State Citizen, he/she is considered an indentured Servant (Taxpayer) and a Stave.

What are Territorial United States Citizens?

Territorial United States Citizens (U.S. Citizens) are Logal Persons of the Efritish Crown Corporation and under the segis of the City of London; restricted to the District of Columbia (D.C.) to enforce U.S. Statutes that are published on the Federal Register, 95% of their statutes, rules, corporate bylaws, etc. only apply to U.S. Citizens but not to the General Public. Territorial governmental agencies perform military, quasi-military and military support duties, thus converting the military into a foreign occupational force as mercenaries.

They have residency status but are foreign persons on American and white performing their duties. The 1789 Constitution of the United States of America delineates the scope of their contractual duties regarding the nineteen (19) enurserated services they are required to perform.

What are Municipal Citizens of the United States?

Municipal citizens are legal PERSONS, outright slaves that are subject to the Vatican and City of Rome. The Municipal Subcontractor was originally engaged to maintain the International Postal Service and other services so outlined in their 1790 Constitution of the United States.

As US citizens, they are regarded as employees or dependents of the oligaratic Papel Municipal Government of Washington, DC.

What is Dual Citizenship in the Federal United States?

Dual citizenship is held by citizens of the British Tentrorial United States of America and by the Papat Municipal critizens of the United States; thus, both are foreign to The United States of America (unincorporated) which American State Nationals and American State Citizens are re-populating, either to return to the Land and Soil Jurisdiction (or become naturalized) as Americans.

What is an American State National or American State Ottom?

An American State National (ASN) and/or an American State Citizen (ASC) is a living man/woman, born or naturalized and fiving on the Land and Soil of one of the fifty (50) States of the Union, who has corrected his/her political status on the Public Record. Heishe has denounced any efficience with the Territorial and/or Municipal United States who operate in the restm of fictions. Heishe is peocestic, follows the Public Law (Common Law), and acts

as a Lawful Person. An ASN can choose to be a double ditzen, e.g., an ASN and a territorial Citizen during his/ter employment within the territorial government agencies; or an ASN and a municipal ditzen while working within a corporate environment. However, an ASC owes a single allegiance to The United States of America, unincorporated.

Due to the "Baby Scare" traud of kide-apping and enslavement (see https://www.smeticonstall. https://doi.org/industrianal.information.2.Widead). the ASN status must first be reclaimed and made public on the Public Record, which is the process described within The American States Assemblies (TASA) website: https://www.smeticonstall.com/

An ASN and ASC has retural, unalienable rights endowed by the Creator, as expressed in the Unanimous Declaration of Independence and the Bill of Rights. Every American State National and American State Officer is either a Sovereign man or woman living on the Land and Soil.

By definition, a State National/Citizen is a civilian and an internationally Protected Lawful Person and is ownd the Law of Peace. State Nationals/Citizens are the "People" of each Nation State who populate the Land and Soil Jurisdiction.

What is a FARA form?

The Foreign Agents Registration Act (FARA) (22 U.S.C. § 611, of acq.) is a United States law that imposes public disclosure obligations on persons representing foreign interests. If requires "foreign agents" (defined as individuals or ontities engaged in dements lobbying or advocacy for foreign governments, organizations, or persons (foreign principals)) to register with the Department of Justice (EXOJ) and disclose their relationship, activities, and related financial compensation.

Attorneys are foreign agents with allegiance to the British According Registry (SAR), with the Acceptors Bar Association being a subchapter thereof with the same foreign allegiance.

All corporate officers such as court clerks, federal, state, county and ony officials, bankers, attorneys, lawyers, etc. must register as Foreign Agents and the FARA forms with the Department of Justice (DOJ) under the Foreign Agents Registration Act and disclose its contents to anyone in the General Public requesting it.

At State and County government agencies are, by contract, franchines of the Federal Government and, as such, are considered foreign persons on American soil and thereby are obligated to register with FARA.

What is Real Estate (Royal Estate)?

Roal Estate (Royal Estate) is controlled by the British Crown Corporation and is marely a graphic overlay placed over physical land with actual borders that goly exists on paper (lifes a map). Our Lawful Person has been unlawfully converted into a Legal Person/PERSON so that we are considered a Tenant in possession of property, with no rights to the underlying land and soil (land asset of every State of the Littion). As the British Crown controls its Royal Estate overlay under nondisologue, it becomes a crime against an American Landlord (who has claimed the original Land Patent to his/her land) under unlawful conversion, minut princy, racketeering, etc. It is also a prime to functions on land under the guise of "Real Estate" as soon as there is a declared ASN or ASC claiming ownership to the land itself, not the furtious overlay.

This, in a nutrities, also explains why collecting real estate taxes should automatically fall every once the land is claimed back into an American's possession. In short, as long as US citizens are addressed, the subcontractors get away with it under color of law, but once a declared

Accention is threatened to get existed from his/her land, it is considered treason and a multitude of crimes are involved.

It means, in essence, a United States citizen cannot own land, since a Legal Fiction/FICTION cannot own land; neither can the British Crown Corporation, except by subtertuge in overlaying a grid over our physical land to create a tenancy for a U.S. citizen. Real estate is never the land itself, even though it is made to appear as such.

What is Land7.

Land is a geographic area of ground with defined burders, including minerals or resources below the surface and anything growing on or attached to the surface, including bodies of water. <u>Only living transformers sent own Land</u>. This messes that corporations, legal/LEGAL persons and other fictions cannot own it, but as Real Estate under British control, territorial and municipal citizens can be more tenants or lesseholders, even if or when they "pay siff" their mortgages!

What is a Land Patent?

In the United States, a Land Patent is the highest tibe to land which grants ownership to American landowners. The Patent is prima facial evidence of title. Marsh v. Brooks, 49 U.S. 223, 233. It is an estate in inheritance without condition, belonging to the Owner and alienable by him, transmissible to his heirs absolutely and simply, is an absolute estate in perpetuity and the largest possible estate a man can have, being in fact allocal in its nature. Stanton v. Sullivan, 63 Pc.1, 216 7 A, 696.

Platents are issued only by sovereign powers and deeds are executed by persons and private corporations. Leading Fighter v. County of Gregory, 230 N.W. 2d 114, 116 (1975). As fixing men and women, ASNs and ASCs are sovereigns; therefore, we are entitled to own land via an original Land Patent, granted to us as hears or assigns, by updating an original Land Patent into our name with our legal land description and recording same on the Public Record; it being effective number of building and original Patents.

Why are Land Patents Powerful?

All Land Patents were originally issued by The United States of America in accordance with one or more Acts of Congress and under Treaty Law, signed by the then President of the United States and Secretary of the General Land Office, and entered into the Record by the Recorder of the General Land Office. All Parents are grants of land and contain language such as "Given and Granted" to [Patentee] "and to his heirs and assigns forever." [emphasis added]. Letters patent is the actual physical ducancent "made patent" that was issued to the Patentee after the land was approved to be given.

Congress placed the Land Petent of the United States in positions above all other conveyances of property, by exempting lands granted under the Land Patent from debt incurred prior to the patenting. "No such lands shall become listle to satisfaction of debts contracted prior to issuance of patent," (emphasis added) Footh v. Rossi, 248 U.S. 104, 107 (1916). This states, unequivocally, that once land is patented, lights no langer exist against that land and it is, therefore, owned free and steer.

When land title is transferred by patentise. Title and Rights of bons fide purchaser from patentise will be protected. Unifed States v. Debell, 227 F. 760, United States v. Seamon, 242 F. 676, States v. Hesself Land Co., 74 Wash. 573. An Assignee, whether he is the first, second or third party to

whom title is conveyed, shall lose none of the original rights, privileges or immunities of the original grantee of the Land Grant/Patent. No State shall impair a private contract. United States. Constitution, Arisole I, Section 10.

In Federal courts the Patent is held to be the foundation of Title at Law. Fenn v. Holmes, 21 Howard 481.

The notice and effect of a Land Patent or Grant of Public Land is a Public Law standing on the books of each State and County (in the United States), and is notice to every subsequent purchaser ___ Winamen v Guarrell, 54 F. 819; Wilcov v Jackson, 13 U.S. (13 Pet.) 498.

The patent vests the legal title in the patentise and is conclusive evidence of title. Gibson x. Chourses, 50 U.S. 92, 30 L.Ed. 534.

A Patent for land is the highest evidence of title and is conclusive as evidence against the Government and all claiming under junior patents or titles. United States v. Stone, 2 U.S. 525.

A leavital Land Patent holder is immune from collateral attack. Collins v. Section, 44 Cal. 371; Watcher v. Pere Marquette Broom Co., 62 Mich. 628, 20 N.W. 489.

What is the Public Charitable Trust?

The Public Charitable Trust (PCT) was set up in the 1860's as a welfare trust to benefit the freed plantation staves. Instead, it wasts used as a holding trust to seize upon everyone else's assets, especially our (Americana) land assets.

Why are you criminally and/or civilly liable?

The modernt an American has clasmed his/her political status as one who has been found alive and who has made a public record of that fact, he/she can no lunger be assumed to be a U.S. Citizen or citizen of the UNITED STATES. As such, all exemptions within your Statutes, Codes & Regulations, Liews, corporate bylaves, etc. apply to us, but are binding on you. Rafusing to honor the rights of the General Public is treason against Americans, with you committing a plethers of crimes by ignoring our insteadable rights. You have limited authority under your contracts set forth in the 1769 and 1790 Constitutions, and have abused this authority.

It is because you continue to violate the rights of American State Nationals and American State Citizana, even though you have been informed of their publicly recorded Political Status. ASNs and ASCs are not to your statutory laws, codes and regulations, rules, corporate bytaws, mandates, etc. You have a Usuffuctory duty to hold Americans harmless. This means that you must return all funds created through momentication of their names (now copyrighted and Trade Marked) or else to criminally liable.

Did You Know?

- Dince the 1930s, unknowingly, our mothers were occross into signing over the unalienable rights of their sons and daugnters into involuntary servitude and slavery as a Territorial United States. Citizen and a Municipal United States officer. By correcting our Political Status to become an American State National (ASN) or an American State Citizen (ASC), we no longer are Citizens of the Territorial and Municipal United States. As such, most of your statutes, laws, codes & regulations, rules, bylaws, mandates, etc. do not apply to us, but they do apply to you.
- Our mothers were forced to sign the Birth Certificate which converts the boy or girl into a Legal
 flotton that exists only an paper and creates a trustitional that the corporate entity uses to
 securitize fixing flesh and do business in the Estate Name which is our triffial Caps Name.
 Multiple Insurance policies were also taken out in our Estate Name (but we were not made the
 Serreficiaries. As a result, our identities have been stolen. Our Names in FIEL CAPS are not
 the living man or women.
- Our FULL GAPS NAME (or Initial Caps Name) is our Estate Name and our FULL GAPS
 FIRST and LAST NAME with MIDDLE INITIAL designates us a Public Transmitting Utility
 which is traded on Open Markets through trading and pooling agreements via the Securities and
 Exchange Commission.
- What you claim to be our Government is actually a Foreign for-profit Corporation.
- Presidents of the various United States corporations, incorporated throughout the previous years, are just Chief Executive Officers (CEOs) of an incorporated entity. U.S. government names preceding the most recent one (The White Floure Office) have all filled for bankruptcy. This in itself is proof that they cannot be the government, but that they are subcontractors pretending to be government. The United States of America, unincorporated, with all its land and people assets, can never go bankrupt. We the People own it all.
- Voting is a corporate shareholder (by proxy) process, much like voting as a shareholder of corporations such as Amazon, McDonaldo, etc. and do not apply outside the corporate etructure. Same with US citizens voting for their territorial and municipal autocontractors which only have their enumerated delegated authority. They belong to a democracy (territorial government) and an autocracy (municipal government)—yet they wonder very their "elected officials" ride raughshod over the population, with an extinction program now autivated against 90% of the global population.
- All Federal Subcontractors have Dun and Bradstreet Numbers (sasigned to all registered corporations as a unique identifier). For instance, the State of Washington DUNS number is 048730422.
- All existing Courts act as triburals for the Federal Subcontractors on a Federal, State and County level, whereas they only have the right to exist in Washington, D.C. and the District of Columbia, respectively. They are Foreign Incorporated entity Courts that make money by securitizing court cases through the Case Numbers and our Norses. Since all of these Article I courts can only deal with corporations and other Rotions, when you go into their courts you are considered a dead person (Intitio Cape Estate (Inminorial) (FULL CAPS NAME (municipal); you are no longer silve; thus, you have been unlawfully converted, without your knowledge and consent. And, if you are represented by an attampty, you have no say because you are considered incompetent and guilty by default. Every Court has a Dun and Bradstmet Number. For Instance, the Supreme Court of the State of Washington DUNS number is 350705857.

- All corporate Government service corporations are incorporated by the British Crown
 Corporation or Papal Municipal Corporation as Subcontractors to the original 1789 and 1790
 Constitutions, respectively.
- Statutes and Codes are for controlling Corporate Employees only.
- Police are "Pinkertons" hired to protect the Corporation's property.
- Territorial U.S. Crizzons are Logal Persons; Municipal US crizzons are Logal PERSONS.
- As a United States Citizen/citizen, one is either an indeptured servent of the British Crown
 subcontractor or an outright slave of the Municipal Papel subcontractor (City of Rome). As long
 as heishe does not correct and record their political status on the Public Record as an American
 State National or American State Citizen, he/she remains an indentured servant or slave,
 without any Rights under the Declaration of Independence and the Bill of Rights. All United
 States Citizens/citizens are not considered Americans by the Tenttorial and Municipal
 Governments.
- U.S. ottrans are toroign entitles to The United States of America (unincorporated) and, as such, are foreign residents on American soil when engaging in commerce (Sea/Al/ jurisdiction).
 They are required to register as Foreign Agents on American soil.
- American State Nationals and American State Citizens are Employers and First Priority Creditors of the Federal Subcontractors.

What is the Usufructuary relationship between Government subcontractors and their assigns and the General Public and why do they own an Obligation to Americans (ASNs and ASCs). Government subcontractors and all incorporated entities have a usufructuary duty to hold Americans harmens of their otherwise criminal activities. All statutes, codes, cules and regulations, etc. do not apply to American State Nationals and American State Citizens. Holding ASNs and ASCs harmless of their activities is the only way to avoid being criminally charged for others against the People. They must return all funds to those Americans whose essets and credit therefrom they have monetized or else offset the credit they borrowed from us by lessang a MOCEE (Mutual Offset Credit Exchange Exemption). If they do not do so, they are criminally liable. All essets and credit marrefrom belong to the People.

Six (6) Remedies that American State Nationals/Citizens Can Claim

Whenever the corporate Government issues a law which does not apply to us (Americans), they are received to provide us with a remedy. Via their statutory law, legislation, penal codes, etc.

Oftentimes, though, the remedy is intentionally hard to find or hidden. Here are out 6 Remedies:

- Heversionary Trust Interest. This is our right to reclaim control of, and reversion of the Trusts orested by corporate entities in our Names, ab wife (such as the Cestal Que Vie Estate Trust created under the Cestal Que Vie Act of 1656), 12 USC 85(a). The Federal government no longer has the legal right to access, securitize and monetize our Estates that were created in our Names.
- Regulation Z. Our private property washs unlowfully converted and deposited in the Public
 Charitable Trust (PCT). We have the right to reclaim our private property (such as our land, our
 automobiles, etc.) put into this Public Charitable Trust, they and upon of any liens, fees, taxes,
 penalties, etc.
- Lawful Money. We have the right to designate FRNs as lawful money for the purpose of
 swnership designation, e.g., Checks or Money Orders deposited into our bank accounts with the
 notation on the back, below our autograph, indicates that they are "Redeemed pursuant to USC
 12-411, in lawful money". This establishes that the deposit is made in lawful money which the
 bank is obligated to denote via a bookkeeping entry.
- Enabling Clause. Before every act of Congress, it is stated that "this act shall not affect any right thus previously established." This means that any right we previously had can't be taken away from us.
- Brother's Keeper Clause. 18 USC 241 & 242. Deprivation of Rights under Color of Law and
 Conselvery against rights or obstruction of rights penal codes, 18 USC 2333, 42 USC 1983.
 Trits means that they are not allowed to deprive us of rights by using Color of Law, which refers to an act done under the appearance of legal authorization, when in fact no such right existed.
- West Virginie v. EPA (2022) uphoking Nortes v. Shelby County (1886). It was upheld that the
 Environmental Protection Agency (EPA) had no rule-making authority to address industrywide
 policy. Congress must be explicit in their law making. This means that all 2 letter government
 agencies have no rule-making authority over the General Public (ASNs and ASCs).

(94-30-2024)

ATTACHMENT # 3!

CERTIFICATE OF ASSUMED NAME NOTICE OF TRANSFER OF RESERVED NAME

Returnee - FOLTZ 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 THAN 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 Cestul 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 Grantiee, the living man known to the public as David Michael Foltz invokes the provisions of Article IV of the Cesturi Que Vie Act 1885 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 DAVID MICHAEL FOLTZ, DAVID M. FOLTZ, DAVID FOLTZ, FOLTZ, DAVID MICHAEL, David Michael FOLTZ, David M. Foltz, David Foltz, Foltz, David Michael, DAVID MICHAEL SHELDON, DAVID M. SHELDON, DAVID SHELDON, SHELDON, DAVID MICHAEL, David Michael SHELDON, David M. Sheldon, David Sheldon, Sheldon, David Michael, DAVID MICHAEL OMAITS, DAVID M. OMAITS, DAVID OMAITS, OMAITS, DAVID MICHAEL, David Michael OMAITS, David M. Omaits, David Omaits, Omaits, David Michael, DAVE MICHAEL FOLTZ, DAVE M. FOLTZ, DAVE FOLTZ, FOLTZ, DAVE MICHAEL, Dave Michael FOLTZ, Dave M. Foltz, Dave Foltz, Foltz, DAVE MICHAEL OMAITS, DAVE M. OMAITS, DAVE OMAITS, OMAITS, DAVE MICHAEL, Dave Michael OMAITS, Dave M. Omeits, Dave Omeits, Omeits, Dave Michael, DAVE MICHAEL SHEDON, DAVE M. SHELDON, DAVE SHELDON, SHELDON, DAVE MICHAEL, Dave Michael SHELDON, Dave M. Sheldon, Dave Sheldon, Sheldon, Dave Michael, D. SHELDON, D. OMAITS, D. FOLTZ, D. Sheldon, D. Omalts, D. Foltz, D.M. SHELDON, D.M. OMAITS, D.M. FOLTZ, ROAD2RUINS. Road2Ruins, 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 DAVID MICHAEL FOLIZ AS OF OCTOBER 16, 1968.

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

D.B.A. DAVID MICHAEL FOLTZ, DAVID M. FOLTZ, DAVID FOLTZ, FOLTZ, DAVID MICHAEL, David Michael FOLTZ and all derivatives thereof in any way related to the ESTATE so NAMED.

PHYSICAL POST OFFICE ADDRESS: IN THE CARE OF: 435 PARK AVENUE, ASH FORK, ARIZONA [POSTAL CODE EXTENSION 86320] USMOI

OWNER INFORMATION:

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

First Name: David

Middle Name: Michael

Last Name: Foltz

STYLE: Bicameral & Surname, Born of Lawful House: Foltz on the land of Ontario City, Malheur County, Oregon State.

Post Office Address: In the care of: 435 Park Avenue, Ash Fork, Arizona [Postal Code Extension 86320]

Post Master Location: % 479 Park Avenue, Ash Fork, Arizona 86320

THIS CERTIFICATE IS TO CONDUCT BUSINESS IN COMMERCE IN AN ASSUMED NAME DESIGNED TO ACCOMPANY NEW BUSINESS ACCOUNT REGISTRATION, IF SO DESIRED, OR TO CONDUCT BUSINESS IN INTERNATIONAL TRADE.

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 dos DAVID MICHAEL FOLTZ 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 United 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 seventy 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, David Michael Foltz, retains all rights in reversion and is not subject to any conference of citizenship or other merely presumed benefit or obligation.

ISSUED THIS 4th DAY OF DECEMBER IN THE YEAR 2023 ON AND FOR THE COUNTY OF YAVAPAI ON THE STATE OF ARIZONA; NOTICE TO AGENTS IS NOTICE TO PRINCIPALS, NOTICE TO PRINCIPALS IS NOTICE TO AGENTS; WITNESS BY NOTARY DOES NOT ALTER STATUS.

David Michael Foltz

ACKNOWLEDGMENT OF HEAD ADMINISTRATOR FROM HOME OFFICE, Private Banker, UCC-1-201, 1-308:0/o David Michael Foltz 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: DAVID M. FOLTZ, DAVID FOLTZ, FOLTZ, DAVID MICHAEL, and ALL DERIVATIVES INCLUDING DAVID MICHAEL FOLTZ at IN THE CARE OF. 479 PARK AVENUE, ASH FORK, ARIZONA (POSTAL CODE EXTENSION 86320). RETURNEE FOLTZ.

These provisions and copyrights are in effect from October 15, 1968 ab initio onward and the Name/NAMES are re-venued and permanently domiciled on the land and the soil of the United States and upon soil and land of Oregon.

Recording Secretary and International Notarial Witness

Arizona State Yavapai County

I, a Recording Secretary and International Notarial Witness approved by The Arizona Assembly, hereby affirm that the Declarant has been positively identified and I have witnessed their autographing of this CERTIFICATE OF ASSUMED NAME NOTICE OF TRANSFER OF RESERVED NAME document on December 4, 2023:

ATTACH MENT # 4:







Arizona State Common Law Court c/o Post Office Box 20991 Sedona, Arizona (86341)

Notice of:

Capacity and Standing of the Artzona State American Common Law Court

Because all mankind will benefit when American Common Law Courts are widely available, we expect all Agencies, Companies and Government Services Corporations to swiftly accommodate this notice, as well as the directives that will periodically follow.

This is official notice from the Arizona State American Common Law Court to all State of Arizona Courts that the Arizona American Common Law Court now has capacity and standing to adjudicate the affairs of Living men and women on the Land and Soil Jurisdiction known as American State Nationals and American State Citizens.

This is an invocation of the Supreme Court ruling known as EX PARTE MILLIGAN. Ex parte Milligan, 71 U.S. 2 (1866), American Civilians are not subject to the authorities of Military War and are owed the Law of Peace. Law of Peace DOA PAM 27-161-1 1956

American State Nationals will in the future be brought before our American Common Law Court on the Jurisdiction of the Land and Soil.

Notice to the Principals is notice to the Agents, notice to the Agents is notice to the principals.

Your cooperation and attention is expected and appreciated

By: () C H K / S K m. //
Dennis Knill C Artzona Assembly Country

The Arizona Jural Assembly Land & Sulf Jorisdiction

Tanya Christine Casperson® American Common Law Court Clerk

The Arizona Jural Assembly-Land & Soil Jurisdiction

Notice: Ex Parte Milligan 72 U.S. 2 (1866)

ATTACHMENT #5!

Full General Information for Attorneys, Doctors, and Politicians

This is a standard information in the criminal sense, so that all concerned have appropriate communication in hand to avoid committing acts of personage against Americans who are in fact the Naked Owners holding the unique and only survivorship interest in their Named Estates.

The Breach of Trust begins when the victims are only a few days or weeks old. Unidentified persons address the Mothers who have just given birth and present paperwork that they describe as routine hospital record-keeping paperwork; neither the words on the page nor the explanation provide "full disclosure" — for example, the referenced "United States of America" is not disclosed to be a foreign corporation; the word "Incorporated" is omitted throughout and numerous decentful legal terms are used, for example, describing the natural Birth Mother as an "Informant"; in earlier versions, Mothers were muchameterized as Uniwed Mothers who were abandoning their bubies

This same routine paperwork was also signed by Medical Doctors who outrank Attorneys in the British Naval Services and Order of Titles, so that no Attorney can object to this fraud. Doing so would be countermanding the orders of a Superior Officer; however, knowingly and unlawfully converting the nationality and political status of an American baby to that of a British Territorial Ward of a State of State franchise corporation of the United States of America, Incorporated — an action that designates a free born man or woman to the political status of an Indentured Servant owing allegiance to the British King and the British Crown Corporation and also converts a man into a "Human Person" and then human traffics the victim into the foreign jurisdiction of Maritime Commerce and Admiralty — is an international crime carrying the death sentence. Before offering your services as a Mercenary in a non-existent war, take heed

The newly registered American baby is "deemed" to have voluntarily surrendered his identity and estate as an American and this creates an infant decedent estate; it also creates a British Territorial U.S. Crisen operating under the same Proper Name, a Warrant Officer in the British Merchant Marine Service known as a "Taxpayur", who is about to meet an informance and tenuous demiss, as he will be declared legally dead, "missing, presumed lost at sea", while the American this fictional Merchant Manner is named after—remains blissfully unaware of this identically named U.S. Crizen's existence.

The victim of this complex impersonation scheme thus has his life estate "waived" for him by his Mother, while still a baby far too young to be aware of the existence of this unconscionable contract — a contract securing to obligate him to a lifetime as an indentured servant and U.S. Citizen of the British Territorial United States.

This fraud mantis in

- (1) an American infant decedent Estate,
- a new and entirely fictional British Territorial Merchant Seaman using the same Proper Name as the American;
- (3) a following Intestate Estate belonging to the "missing" British Merchant Mariner

[27] Full Secural Influences by American Decreases and Pullindage Page Lec's

This is all based on a purported contract that is:

- (1) undisclosed to the Mother, and
- (2) which the baby has absolutely no cognizance of

As a British Accredited Registry (BAR) Attorney you are now engaged in administering and perpetuating this cowardly and vicious breach of trust and personage scheme.

After the Mother and attending Medical Doctor sign off, the Department of Commence acts as a Usufract and takes the personage a step further, it copyrights the baby's starse, and licenses it to the Manicipal DEPARTMENT OF COMMERCE which then creates a Municipal ESTATE named after the baby in American Sign Language (ska Deg Latin) such that an American baby named Samuel Jacob Stein is converted into a British Territorial U.S. Citizen of the same name, trafficked into the jurisdiction of the sea, and then impersonated a second time as SAMUEL JACOB STEIN, a Manicipal Corporation ESTATE TRUST and franchise of the US, INC. A number of "derivatives" are then dreamed up in rapid succession—the SAMUEL J. STEIN public transmitting utility, the SAMUEL J STEIN special purpose vehicle, and so on.

Not so untaringly, the Department of Commerce forgets its Usufructuary responsibility toward all these slaves that are created "in the name of "the American victims, and hordes of attorneys just like you, spend their lives straight-faced prosecuting these vaporous THINGS as if they actually exast. They even make up new names and proliferate more and more such "derivatives" out of thin air as targets for them to prosecute in the foreign Maritime Courts. All these FOREIGN PERSONS are US CITIZENS under the Diversity of Citizenship clause, and have the political status of slaves, conveniently appearing to be named after American babies.

Of course, the whole point of this is to find some plausible excuse to confuse the identity of the American haby with all these foreign poppers in order to mischaracterize, maketeer, illegally confisence, plunder and pillage the people that you are supposed to be here serving in Good Faith

All Bar Attorneys angaged in proscention of anyone under this seam should be advised that they are not at "war" but are rather engaged in a commercial Mercenary Conflict, thus, they have no protection or recourse to the Law of War. This Great Fraud began with the so-called American Civil War which was never declared by any Congress nor ended by any Peace Process, however, President Andrew Johnson did declare peace on the land, three times in public, and did thus establish a contractual peace with the people living on the land and soil of this country.

You are now in receipt of this communication from one such American who stands ready to recite chapter and verse, to produce evidence of the crimes committed against him (or her) in the form of the Birth Certificates issued each time their identity was trafficked to a new jurisdiction, and who has declared, recorded, and published their claim of their birthright political status and their survivorship interest in the British Scanum's Estate, and also any material benefit of the Municipal ESTATE subsequently created and us DERIVATIVES.

1509 2 01 Full General Inflammation for Administra Coccoon and Patricians : Page 7 of 9

We know who we are and we have proof of all the malfeasance, frand, and crimes of personage which have been perpetuated upon us by members of the American Medical Association and the Bar Association, more than enough to convict every participant in this "system" of fraud, human trafficking, unlawful conversion, inland piracy, personage and barratry, and conspiracy against the Constitutions — and against us, the peaceable and loyal Employers who have been so grossly presumed upon.

If you have availed yourself of any extra creative impalses and made up any additional DERIVATIVES or attempted to saddle any of us with any bogus new names or misapplied any titles like "Mr." to any plain old average American, there is also your own Federal Code.

18 USC 4 (513) (a) provides that. "Whoever makes, utters or possesses a counterferred security of a State, of a political auditivision theresif, or of an organization, or whoever makes, utters or possesses a forged security of a State or political subdivision thereof or of an organization, with intent to deceive another purson, organization, or government shall be fixed not more than \$250,000 or imprisoned not more than see years, or both."

These foreign Municipal PERSON slaves are used as securities and when you make up new names and try to attach them to Americans to make up new derivatives as targets for prosecution, you are engaged in counterfeiting these purported securities, and willfully participating in these venal fund schemes, breaches of trust, and criminal activities. You have been fully informed.

> By Arma Maria Riezinger Informant and Fiduciary The United States of America — Unincorporated

Legal Fictionalization Scheme: Information for Judges, Justices, Attorneys and Counselors at Law:

Name Style	Nature	Rights
Alan Paul Watts	Man	Natural and Unalicamble Rights
Wans, Alan Paul	Principal / Lawful Person	Principal Person / (Infant Decedent American)
Alan P. Watts	Phimus Person (Brensh Torritonal U.S. Citteen)	Homon Rights, Entitlements(Mr., Mrs., Dr., etc.) (Admiralty Law) (Wage Harner, Public Servant)
Watts, Alan P.	Himan Decedent (*Presumed lost*)	Intestate Private Estate subject to Public Interest (Lest British Territorial Scarman's Espate)
ALAN P WATTS	Corporation Franchises US CITIZEN (citizen of the United States)	Civil Rights (which are actually privileges) Shareholder Obligations (Maritime Commerce) (Public Stave, Income Euroer)
WATTS, ALAN P	HUMAN DECEDENT (Bankrapt Pasper)	Benkrupt Shareholder Obligations Public Churitable Trust
ALaN P WaTTs	Transhuman Emry*	GMO owned by DARPA, licensed to Microsoft Stave — No rights of any kind
WoTH, ALIN P	Decedent Transfusian	Disposal by Owners

^{*} Claims that recipients of mRNA shots are rendered "Transhumans" have already been outlawed in this country. Recipionts should have been protected by the Usufruets and their Successors, failure to protect the living man and Primary Principal (Lawful Person) at any stage of this progressive legal fictionalization results in capital level crimes of unlawful conversion under both the Hague and Geneva Conventions, kidnapping, inland piracy, conspiracy to defraud, identity theff, crimes of personage, etc.

^{**} Blue indicates Legal Fictions derived from living and Lawful Persons. Unifracts must protect the living people and their Lawful Persons from any harm or loss resulting from the use of their Names.

^{***} Remember that there is no military conflict and no recourse to the Laws of War or Peace; all "wars" since and including the American Civil War have been Mercenary Conflicts only. There is no applicable Law of Conquest, no Emergency Powers, no authority vested in Military District Courts operated by Mercenary Forces (Hired Jurista) and no valid contract for lack of full disclosure and cognizance.

**** Anytine caught using or soliciting, seeking to subject, entrap, enmare, or otherwise encumber American babies or adults via their foreign Legal Scheme without full disclosure so as to importante and denigrate and minwfully convert the victim's political status and identity, will be subject to immediate stress and prosecution under UCMJ, 18 USC 4 (513) (a), both the Hague and Geneva Conventions (as applicable), the Constitutions, and will be 100% commercially and personally liable for their acts.

How the Assets, Money and Credit System is Related to These "Persons":

Name Style	Nature	Rights
Alan Paul Wats	Man	Numeral and Unalicratile Rights
Watts, Alan Paul	Principal / Lawful Person	Principal Person / (Infant Ducedent American)

All physical assets belong insquely to the fiving Man, along with all Credit derived from these physical assets including but not limited to precious metals, land, each, and corporate assets. All asset-backed currency cointies, and tokens leaving physical value in-and-of-themselves belong to the trying Man and his entire. The United States Salves Bollar and the United States Gold Eagle curr is actual money belonging to the living must and to his extant as are all other property interests, material and immaterial. Thus, all attempts to redefine and designate the living must are also actions calculated to deprive him of his natural cases and ownership interests and are finedericatelly used to defraud him.

Alus P Weets	Hamus Person (Beitish Territorial U.S. Citraen)	Human Rights, Entitlements (Mr., Mrs., Dr., etc.) (Admiralty Law) (Wage Eamer, Public Servant)
Watte, Alan P.	Human Decodera ("Presumed lost")	Intestate Private Estate subject to Public Interest (Lost British Territorial Scanuar's Estate)

This Legal Person exists in the Admiralty Jurisdiction as a British Territorial U.S. Citizen and is an Indentured Servant subject to a tent of duty, term in office, or similar set period of time to be in such service the currency associated with this centry is the Federal Reserve Note (FRN) which is accomized by the body, energy, labor, and performance contracts of these Legal Persons under a system of "voluntary" pennage the value of which is guaranteed by a Long Form Birth Certificate Bond based on the anticipated value of the lifetime carnings of the individual, supplemented by Millier Act Child Labor Bonds, and other Contract Bonds during the Person's purported "informe" and later based in the value of the British Semman's Fainte. The value is admitted to a purported via "voluntary" dominous of "income taxes" inted as Gift and Fainte Taxes collected by the Internal Revenue Service. The Federal Reserve Note is a flat currency denoted as a military series must by a consortion of private banks and guaranteed by the estimated value of the individual as a Bonded Moreovary. The FRN is not a negociable instrument as it does not stipulate what species of money or currency it will be paid back with, nor does it give a "date certain" for its repayment. As much, it is the equivalent of Monopoly Money and nobody, including banks that stial FRNs, can be charged with their owing to its parely theorems future value. It's existence and use is objectionable as the

nesult of peomage, fraud, and inequitable forced exchange of actual goods and services for unsecured IOUs, but it nonetheless remains a domestic legal tender currency of the British Territorial United States of America, Incorporated and enjoys a monopolistic market within The United States, based on the false idea that the U.S. Army is occupying our country as the tesuit of a legitomate unresolved war — the American Civil War — which was in fact a undeclared Mercenary Conflict owed no consideration under the Laws of War and Peace.

ALAN P WATTS Corporation Famehison Civil Rights (which are notually printleges)

US CITIZEN Shareholder Obligations (Maritime Commerce)

(citizen of the United States) (Public Stave, Income Earner)

WATTS, ALAN P. HUMAN DECEDENT Bankrupt Shareholder Obligations

(Bankrupt Pauper) Public Charmble Trust

These entities and derivative emities appearing to be names in all CAPITAL LETTERS represent a variety of Municipal ESTATE trusts, public transmitting minutes, and Special Purpose Vehicles (SPVs), these cotties are all cogaged in Maritime Commerce, all have the political status of slaves, all are securitized based on intellectual property rights belonging in fact to the American Baby who has half his identity action fully served upon, redefined, unlawfully converted, trafficked, and finishly designated to the status of a THING owed only "Equal Civil Hights" and represented by mother ESTATE TRUST, a Municipal Cestua Que Vin, and its Deprestives. These entities are all "extraors of the United States" within the incuming of the inflamous Fourteenth Amendment to the Corporation Constitution resided by a definiet Section Commercial Compounds deceptively calling itself. The United States of America. - Incorporated, and issued in 1864. how anyone can claim any authority based on the Fourteenth By-Law Amendment of a long-defined Scottish Commercial Corporation that went bankrupt in 1907 is beyond imagination, but it is consistent with the pattern of fraud and deceit which has been the nationarie of all these dishonest, disloyal, and treastness activities by the Foderal Subcommetors. The individual intellectual property rights secred upon include the copyrights, traditionales, contracts, investions, licenses, patents, and other creative and intellectual property which is rolled up into a "PKI" and deposited along with the second Mismopal BIRTH CERTIFICATE as chazal disposited with the International Monetary Fond. The value of the Minnespal Slave BIRTH CERTIFICATE is supplemented by annual "grits and donations" and labor and performance contracts extracted from each place and additionally collected from those TAXPAYERS by the separate Municipal Government IRS: The form of money associated with this acries of PERSGNS is the United States Dollar (USD) on international asser-backed currency presently based on the value of refined oil products and the manufacturing expacity and service delivery capacity of actual franchises of the US CORP The LND is negotiable as each but his ing increasingly diminished each value as a minit of collapsing long term bond markets. The use of the USD is objectionable because part of its value base is based on slave labor, another part based on purfoised intellectual assets, another part based on the cocreed collection of "gifts" as taxes, and the overall self-interested found involved in its production, promotion, and sale as "our" international currence. The only sense in which either the FRNs or USD currences are American is that they have been backed using purformed American assets and labor.

[68 2.0] Full General Information for Australias Doctors, and Petitizines: Page 0.00 ft

ALAN P Wall'Is Trunshousen Ferre?

GMD owned by DARPA, licensed to Microsoft

Slave - No nebus of any kind

WaTTs, ALaN P Decedent Transforman

Disposal by Owners

These entities are incipient at this point, as their creation involved final and Terrorism and Genocide and the claims creating them as Genetically Modified Organisms (GMOs) owned by paters have already been outlawed. The idea behind this was for the parent and franchise US Corporations to make a lot of money up from from the sale of vaccines and tests and medical services, make money long term off all the illnesses spread and inculcated by the vaccines, and create another class of "subhuman" slaves without any rights at all, available to be experimented upon, worked without recompense as slave labor to permanent Quarantine Camps, used as biological transmitters, incubators, or whatever else the madrices behind this initiative dreamed up. Their tabor, former cutates, Estates, and ESTATES, and all other useds would have been acquired by the criminals behind this and used to guarantize and final. Central Bank Digital Currencies—baseously nothing but digits entered upon bank ledgers, which the hards could honor or orase at will, use for political sanction of individuals, and otherwise opposis and harm the living people that they stole everything from in the first place.

This summation of the situation would perhaps be unbelievable, except that we have already traced the history and actions of these miscreants over time and witnessed their deliberate and self-interested denigration of their Employers and their increasingly gluttoneous and arrogant and succering attitudes toward the people that they are supposed to be here serving in "good faith".

We have called for the liquidation of all these lawless corporations and the return of the assets and credit to the lawful American Government for the benefit of the living people who have suffered all this at the bands of their own Employees, people who were taking their paychecks and pensions from our pockets the entire time that these increasingly criminal and coercive schemes were being developed "in our names".

You have been fully informed concerning these additional aspects of the Great Fraud.

It is our hope that a great many Medical Doctors and Bar Association Attorneys will be repulsed by the criminality of the processes they have been engaged in and administering, will realize that the semoval of any presumption of "war" and any recourse to the Law of War, leaves them liable — 100% commercially and personally liable — for any harm that comes to any American as a result of their participation in these schemes and misrepresentations. It's the Medical Doctor's signature as much as the Mother's signature that puts this fraud in motion, it's the Bar Attorneys bringing False Claims in Commerce against non-existent Municipal Corporation franchises, and equally false claims against the Estates of non-existent U.S. Citizens.

It is our additional hope that political officials reading this will also realize that they are similarly liable, even though they are not getting their bands dirty and signing the offending documents, they are responsible for the underlying legislation and its misapplication to Americans. They are guilty of failure to explicitly

amend their acts of legislation so as to properly identify those subject to their actions, and for failure to properly instruct their "Uniformed Officers" in the administration and limitation of their duties.

Examples of Improper and Actionable Presumptions

Registering American Babies as U.S. Citizons. Further regimering these fictional U.S. Citizons as Municipal Corporation Franchises.

Seizing upon or unlawfully converting the ownership of any must or right belonging to Americans.

Denying Americans access to any service or benefit that they have paid for or that their assets and credit have been used to create.

Charging Americans for the use of their own credit. Charging Americans for mortgages owed by foreign corporations. Charging Americans for taxes oxed by these fictional foreign Persons/PERSONS.

Creating a monopoly on domestic currency to benefit a privately issued military scrip known as the FEDERAL RESERVE NOTE based on American assets purloined via undisclosed Registration of American babies as U.S. Crizens and undisclosed military enlistments.

Creating a similar memopoly interest to benefit a privately issued international currency known as the USD or UNITED STATES DOLLAR based on more American assets purloined via unconscionable Registration processes.

The one of undisclosed, unilateral, or unconscionable contracts for any purpose, under any Executive Order, claim of any emergency, or claim of any National Security interest.

Misroprosenting Americans as Foreign Persons or FOREIGN PERSONS.

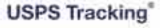
Failure to hold Americans harndess from the results of using their private names to create infant decedent estates. U.S. Citizens, and Municipal Corporation Franchises to benefit and unjustly enrich foreign interests.

Failure to provide and implement and advertise remedies used to legalize otherwise illegal practices such as the use of a military scrip (FEDERAL RESERVE NOTES) as a domestic currency — for example, failure to allow Americans to swap debts with service providers via the Mutual Offset Credit Exchange Exemption found in Federal Code, Title 12.

Failure of Due Diligence and Unifractuary Duty to hold the victims both hameless and unharmed

(end of docum	ent)				
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FAQs 3





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Return Service with Finding of Facts and Operation of Law with True Bill

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

October 22nd of 2024

David Michael Sheldon In care of: P.O. Box 1073 Ash Fork, Arizona Postal Code 86320

USPS Tracking #70191640000223037100

To: Adrian Fontes
State of Arizona Secretary of State
1700 W. Washington St., Fl. 7
Phoenix, Arizona 85007

I, a man David Michael Sheldon, 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 sovernighty in my own right, see #4713 International Public Notice: The Myth of the Sovernigh Citizen http://ammayoutuite.com/sovernightcharenmyth.pdf, present this Finding of Faces and Operation of Law with True Bill, written in common American English and I have first hand knowledge to declare as follows:

- 1) Whereas: there is no contract of consent as required by
 - Cruden v. Neale, 2 N.C. 338 (N.C. Super. 1796) "_every man is independent of all laws, except those prescribed by nature. He is not (339) bound by any institutions formed by his fellowmen without his consent."
- Whereas: there have been no rebuttals in the form of an Affidavit to my presentments in the form of an Affidavit; and
- 3) Therefore: by operation of law the Ancient Commercial Law applies, as there is no superseding agreement in place: see https://immenarding.org/TaxFreedom/CiteaByTomp/MananuOiCommerce.htm.
- 4) Whereas: you have agreed that all are equal under the Law; and
- 5) Whereas: you have agreed that in commerce, truth is sovereign; and
- 6) Whereas: you have agreed that truth is expressed in the form of an Affidavit; and
- 7) Whereas: I have made a good faith effort to resolve this matter;

- 8) Whereas: an unrebutted affidavit stands as truth in commerce; and
- 9) Whereas: he who leaves the field of battle first loses by default; and
- 10) Therefore: as an Agent of the State of Arizona you have agreed to the judgments, facts, law, notices, terms, and conditions in my presentments to you in the form of an Affidavit; and
- 11) Therefore, you have agreed that as my employee, you have no delegation of authority or official capacity to apply your law, codes, legal definitions, or words of "art", and are personally liable for your actions; see 18 USC 241 and 18 USC 242; and
- 12) Therefore: by operation of law you have agreed to Anna von Reitz's and my unrebutted judgments, facts, law, notices, and terms and conditions (fee schedules), specifically for your better understanding.
 - 4721. International Public Notice: 2014 Final Judgment and Civil Orders http://
 - 3680 The Public Employer's Directive http://annayouguts.com/publicomployersdirective.edf
 - 4324. Public International Notice and Demand: The American Civil War? http://
 - 4928. International Public Notice: The Bear in the China Shop http://annarcompile.com/
- 13) Therefore: by operation of law you have agreed and criminally confessed to all in 12) above among others, and in Article 4324.

Page 4 paragraph 7: "Everyone and everything continuing to support this situation against the Public Interest and against the welfare of the American People is a criminal engaged in Unlawful Conversion, Entrapment, Enslavement, Inland Piracy, Kidnapping, and other Crimes of State, including conspiracy against the Constitutions that have been soutinely usurped and evaded."

- Page 6 "Owing to the extensive and prolonged Due Process already accorded to these issues and this overall circumstance, if no reply is received by the 9th of August 2023, we shall claim and consider the entire foregoing description of the circumstance and events to be established as fact for all purposes and in all venues."
- 14) Therefore: I am not a "person" subject to service by criminal actors and am Returning Service; and
- 15) Therefore: You have agreed that I am outside your jurisdiction, see Bear in the China Shop above; and
- 17) Therefore, I am Returning Service.

A copy, facilimite or digital scan of this Finding of Facts and Operation of Law with True Bill 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 (non-incorporated).

So issued and affirmed without prejudice, without the United States and without the United States of America this October 22nd of 2024. By Wan I Stell Stelle

David Michael Sheldon (c) Without Prejudice, All Rights Reserved

enclosures

- Return Service (copies of solicitations sent by Chip Duvis, Yavapai County Treasurer)
- True Bill

Azizona State Yavapai County

I Non Morie Gage a Public Notary, was visited today by the woman known to me to be David Michael Shelden and said man did affirm and sign this Finding of Facts and Operation of Law with True Hill in my presence for the purposes stated.



By Dina marie Gage

Public Notary; my Commission expires

on Jan 12, 2025





True Bill

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

October 22nd of 2024

David Michael Sheldon % PO Box 1073 Ash Fork, Arizona [86320]

USPS Tracking #70191640000223037100

To.

Adrian Fontes

State of Arizona Secretary of State 1700 W. Washington St., Fl. 7 Phoenix, Arizona 85007

I, a man David Michael Sheldon, 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 # 4713. International Public Notice: The Myth of the Sovereign Citizan http://annavonreitz.com/sovereigncit/genmyth.jdf now serve this True Bill, written in common American English and I have first hand knowledge to declare as follows:

For your failure to recognize my status and stanting as an American State National, hereinafter ASN, after receipt of Criminal Information, Claim and Notice of Liability dated August 16th of 2024, received by you on August 21st of 2024 by USPS Tracking # 70191640000223038015, along with my detailed point by point rebuttal of a letter from Yavapai County Deputy Attorney Michael J. Gordon that you received on August 21st of 2024, USPS Tracking #70191640000223038053.

1 time Failure to recogn

Failure to recognize status and standing of an ASN Per occurrence \$10,000,000 \$ 10,000,000

2) 2 times

Use of name other than that which I use
Undated Property Tax Notice received
October 11th of 2024 "SHELDON DAVID"
Undated Property Tax Notice #2 received
October 11th of 2024 "SHELDON DAVID"
Per Occurrence \$1,000,000

\$2,000,000

Total owed by Adrian Fontes to David Michael Sheldon

\$12,000,000

By agreement this verified assessment is past due.

All payments can be made by Cashier's Check and tendered to:

David Michael Sheldon c/o P.O. Box 1073 Ahs Fork, Arizona Postal Code 86320 A factomile, or digital scan of this True Bill, shall be as lawfully binding as an original; and this True Bill 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 (con-incorporated);

So affirmed without prejudice this October 22nd of 2024.

By:

David Michael Sheldon D

Without Prejudice, All Rights Reserved

Arizona State Yavapui County

I Nuna marie Clage , a Public Notary, was visited today by the woman known to me to be David Michael Sheldon and said man did affirm and sign this True Bill in my presence for the purposes stated.



By Dina Marie Gage





Chip Davis YAVAPAI COUNTY TREASURER

1015 Fair Street Prescott, AZ 36305-1807

2024 PROPERTY TAX NOTICE

BMELSION DAVID
PO BOX 1073
ASH FORK AZ 88329-1073
platalijijididijida-jijipidijidijinjidingajijidijid

taxinguiry.yavapalaz.gov

(928) 771-3233

A change to your mailing address must be updated at

Property taxes are due even if a bill is not received.

er a papertess bill? Follow these steps:

- 1) Go a stime and said allow "Create New Account"
- 2) Completts good registration using this Authorization Code:

YAV-BXDTV49P

2) Click tow list in the follow-up emiss to activate your account

Parcel #: 302-02-19008

Total 2024 Property Taxes

\$252.50

PLEASE SEE MAILING COUPON STUBE ON BACK

Please this importoration EEFORE sawing

PAYMENT OPTIONS

Online: Visit Izalimutiny yayapalaz gov or scan Of Code

Phone: Call 1-866-493-0416. Have your parcel/taxpayer number and amount ready.

Online/Phone third-party fees:

Electronic Check - \$0.40; Debit Card - \$3.50.

Oradit Cord - 2.19% with a \$1,25 minimum.

Mail: Mailed payments must be postmarked or or being the delinquent date. Write your percel/taxpayer humber on your check and include payment coupon. U.S. funds only.

In Person: Visit our website at vavaoutez gov/fretterar for Prescott and Cottonwood locations.

Make checks payable to: Yavapai County Treasurer.

First East tax is delinquent after 5pm on November 1, 2024.

Foregar tax majors paid in one installment by December 11, 2024 with no interest penalty.

Interes for delinquent exist accrues at a 16% annual rate on water 1,333% per rough. (A.R.S. 542-18053).

TO PAT ONLINE

Visit and Code



Plane fold on appreciation UETO and to

For more information, please visit the Yavapai County Treasurer's website at:

yayapalaz govársasuror



Follow us on Facebook at: facebook com/YayanaiCountyTreasurer

- If your tax bill is a NE, the bill is for real property: - vacable land or residential/ commercial real estate with an affixed manufactured home or site-built structure.
- If your tax bill is GREEN, the bill is for personal property – an unaffixed manufactured home or business personal property including commercial equipment.



PARCEL	NET ASSESSED VALUE	TAX PATE	No	
302-02-19008	2,242	11.2626		
TAX AREA CODE	GROSS PROPERTY TAX	STATE AID REDUCTION	TOTAL PROPERTY TAX DUE	
3100	\$252.50	\$-0.00	\$252.50	
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arcel Number: 30	NOTE OF A WASH	atuatic and Spirit or or rizozo (Sic	OUT THE VIEW	
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HELDON DAVID O BOX 1073 SH FORK AZ 86320		The state of the s	Printer Market	
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First half is delinquent after 5pm on 11/1/2024

FIRST HALF \$

126.25

If paying full year, single installment payment is due by 12/31/2024 with no interest penalty

FULL YEAR \$

252.50

Parcel Number: 302-02-19008

SHELDON DAVID PO BOX 1073 ASH FORK AZ 86320

<u>ինքեվումիկությերին կոմին թանքիննինն։</u> YAVAPAI COUNTY TREASURER 1015 FAIR ST PRESCOTT AZ 86305-1807



Chip Davis YAVAPAI COUNTY TREASURER

1015 Fair Street Prescott, AZ 86305-1867

2024 PROPERTY TAX NOTICE

BEETIFT239FG60F0.833F-334-------AUTOS-01G/T 80320 BHELDON DAVID PO BOX 1073 ABH FORK AZ 86320-1073

taxinguiry,yavapaiaz.gov

(928) 771-3233

A change to your mailing address must be updated at any apaliat government or Change of Address. Property taxes are due even if a bill is not received.

offer a poperious bill? Follow these steps:

- 1) Go to all County and click "Create New Account"
- 2) Complete Searcegistration using this Authorization Code:

YAV-BXDTV49P

1) Click the last sine follow-up small to activate your account

Parcel #: 302-02-50902

Total 2024 Property Taxes

\$252.50

PLEASE SEE MAILING COUPON STUBS ON BACK

Please told on performent BEFDRE searing

PAYMENT OPTIONS

Online: Visit taxinguity yayapains goy or scan Off Code

Phone: Call 1-866-493-0416. Have your parcel/taxpayer number and amount ready.

Online Phone third-party fees.

Electronic Chack - \$0.40, Debit Card - \$3.50.

Gredit Card - 2.19% with a \$1.25 minimum.

Mail: Mailed payments must be postmeried on or before the delinquent date. Write your parcel/taxpayor number on your check and include payment coupon. U.S. grids only.

In Person: Visit our website at vavapaire, poving saurant for Prescett and Cottonwood locations

Make checks payable to: Yavapai County Treasures

First harryax is delinquent after 5pm on November 1, 2024.

second half tax is delipquent after fipm on May 1, 2025.

Full year tax may be paid in one installment by Elecember 1. 200 with no interest penalty.

Interest to delinquen taxes accrues at a 16% annual rate aquiva - 1 a 1 a 33% per conth. (A.R.S. §42-18053).

TO FAY ONLINE

Visit in the quiry vavapaing gov Or Scan GR Code



Henry Derron menung Auf 275 Margari

For more information, please visit the Yavapai County Treasurer's website at:

vavapaiaz.gov/treasurer



Follow us on Facebook at: facebook.com/YayapalCountyTreasurer

- If your tax bill is BLUE, the bill is for real property—vacant land or residential/ commercial real estate with an affixed manufacturing some or site-built structure.
- If your tax bill is GREEN, the bill is for personal property – an unaffixed manufactured home or business personal property including commercial equipment.



	Secretary of State - Page 112 of 11	ng Statement - 20252035149 - Colorado S	UCC Financi	
#ARCEL ≠	NET ASSESSED VALUE	TAX RATE	# TEMP	10)1
302-02-50902	2,242	11.2626	No	
TAX AREA CODE	GROSS PROPERTY TAX	STATE AID REDUCTION		
3100	\$252.50	\$-0.00	\$252.	
SITUS ADDRESS	AURIEDICTION 2013 TAXES			TAXES
LEGAL DESCRIPTION: JUNPERWOOD RANCH UNIT 2 LIL 189 LIGT JIES SEC 17-30 OW CONT 40 BAG 4195407	2000 YAVAPAI COUNTY 7031 ASH FORK SD #31 8150 YAVAPAI COMMUNITY COLL 11900 FIRE DISTRICT ASSISTANCE 14900 YAVAPAI COUNTY LIBRARY 15001 YAVAPAI FLOOD CONTROL 100001 MCUNTAIN INSTITUTE CTEU	TAX DIST.	36.60 155.94 32.20 1.76 3.00 3.74 1.08	30.86 172.40 33.54 1.80 3.02 3.76 1.12
		TOTALS	234.32	252.50
Pages lost on perforation BEFORE	DETACH AND RETU	PARA LINE	STAPLE, TAPE, ON CUP PWINES	or ero illi con curre
Parcel Number: 30:	CONTRACTOR OF THE PROPERTY OF	nguent after 5pm on 5/1/2025	SECOND HALF \$	126.25
PO BOX 1673 ASH FORK AZ 86320	1	YAVAPAI 1015 FAIR	Intelephnillethellinent COUNTY TREASURER ST T AZ 86305-1807	elld4d4is
		2.3	000002525000000	
Please full or perforation TEFOR	DETACH AND METS	2024	PRIME TAPE OF CUP PRIME PRYMENT IN U. PLEASE CHECK WHICH MY	S. FUNDS ONL
	The state of the s	nt after 5pm on 11/1/2024	FIRST HALF \$	126.25
If paying full year, single Parcel Number: 30	installment payment is due by 12/31/	2024 with no interest penalty	FULL YEAR \$	252.50
SHELDON DAVID	4-14-14-14-14-14-14-14-14-14-14-14-14-14	իսլեվիակ	նրեւիսիլիննորըիկորը	elld4d4a•

SHELDON DAVID PO BOX 1073

ASH FORK AZ 86320

2024 3020250902 % 0000000052550000000055425

YAVAPAI COUNTY TREASURER 1015 FAIR ST

PRESCOTT AZ 86305-1807

