

NV03-2021-70191-bkvhe

CLARK COUNTY RECORDING DISTRICT

Or

Nevada Assembly Recording - Land Recording System Publishing

WILLIAM ROCKIE ROPER, FOREIGN GRANTOR William Rockie Roper, American State Grantee

Attorney General letter

Title 50 document

District Court Clerk Chief letter

Amendment 10, 11, Article 4, Supremacy Clause

Declaration of Political Status Cover Letter

Secretary of State letter

Voter registration Cancellation letter

Common Carry Document (raised embossed seal)

Certificate of Assumed Name Notice

Commissioner letter of Revocation – DC

Commissioner letter of Revocation – NY

Return to: Roper, William Rockie
c/o 20 Quiet Desert Lane
Henderson, Nevada, 89074

This cover sheet has been added to these recorded documents to provide space for the recording data.
This cover sheet appears as the first page of the document in the official public record.
Do not detach.

Clark County, Nevada Recording Secretary
The United States of America
Land Recording Systems

Date 4/24/2021

Recording # NV03-2021-70191-bkvhe



Recording #: NV03-2021-70191-bkvh

04-14-2021

William Rockie Roper
20 Quiet Desert Lane
Henderson, Nevada [89074]

Nevada Attorney General
Araon Ford
100 North Carson Street
Carson City, Nevada 89701

Dear Attorney General Araon Ford,

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

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

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

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

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

Kind Regards,

By: William Rockie Roper © William Rockie Roper

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Nevada Assembly Recording Secretary
and Recording System
United States of America
Date: 4/24/2021
Recording #: NV03-2021-70191-bkvh

By: Mary Susan Hume
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Clark County Recording
Secretary
Nevada Assembly



Title 50, Sole Relief and Remedy...

<http://uscode.house.gov/download/annualhistoricalarchives/pdf/2012/2012usc50a.pdf>

§ 7 TITLE 50, APPENDIX—WAR AND NATIONAL DEFENSE Page 18(c) *continued*... or on behalf of, or for the benefit of any person or persons who shall have been determined by the President, after investigation, to be an enemy or ally of enemy, and which shall have been required to be conveyed, transferred, assigned, or delivered to the Alien Property Custodian or seized by him, and in lieu thereof to issue certificates or other instruments for such shares or other beneficial interest to the Alien Property Custodian or otherwise, as the Alien Property Custodian shall require. The sole relief and remedy of any person having any claim to any money or other property heretofore or hereafter conveyed, transferred, Page 19 TITLE 50, APPENDIX—WAR AND NATIONAL DEFENSE § 8 assigned, delivered, or paid over to the Alien Property Custodian, or required so to be, or seized by him shall be that provided by the terms of this Act [said sections], and in the event of sale or other disposition of such property by the Alien Property Custodian, shall be limited to and enforced against the net proceeds received therefrom and held by the Alien Property Custodian or by the Treasurer of the United States. (d) If not required to pay, convey, transfer, assign, or deliver under the provisions of subsection (c) of this section, any person not an enemy or ally of enemy who owes to, or holds for, or on account of, or on behalf of, or for the benefit of an enemy or of an ally of enemy not holding a license granted by the President hereunder, any money or other property, or to whom any obligation or form of liability to such enemy or ally of enemy is presented for payment, may, at his option, with the consent of the President, pay, convey, transfer, assign, or deliver to the alien property custodian said money or other property under such rules and regulations as the President shall prescribe. (e) No person shall be held liable in any court for or in respect to anything done or omitted in pursuance of any order, rule, or regulation made by the President under the authority of this Act [sections 1 to 6, 7 to 39, and 41 to 44 of this Appendix]. Any payment, conveyance, transfer, assignment, or delivery of money or property made to the alien property custodian hereunder shall be a full acquittance and discharge for all purposes of the obligation of the person making the same to the extent of same. The alien property custodian and such other persons as the President may appoint shall have power to execute, acknowledge, and deliver any such instrument or instruments as may be necessary or proper to evidence upon the record or otherwise such acquittance and discharge, and shall

of payment to the alien property custodian of any debt or obligation owed to an enemy or ally of enemy, deliver up any notes, bonds, or other evidences of indebtedness or obligation, or any security therefor in which such enemy or ally of enemy had any right or interest that may have come into the possession of the alien property custodian, with like effect as if he or they, respectively, were duly appointed by the enemy or ally of enemy, creditor, or obligee. The President shall issue to every person so appointed a certificate of the appointment and authority of such person, and such certificate shall be received in evidence in all courts within the United States. Whenever any such certificate of authority shall be offered to any registrar, clerk, or other recording officer, Federal or otherwise, within the United States, such officer shall record the same in like manner as a power of attorney, and such record or a duly certified copy thereof shall be received in evidence in all courts of the United States or other courts within the United States. (Oct. 6, 1917, ch. 106, §7, 40 Stat. 416; Nov. 4, 1918, ch. 201, §1, 40 Stat. 1020.) AMENDMENTS 1918—Subsec. (c). Act Nov. 4, 1918, amended subsec. (c) generally, inserting provisions on recording of property transfers, cancellation of enemy owned stock by corporations, and restriction of claims to relief provided, in case

Clark County, Nevada Recording Secretary
The United States of America
Land Recording Systems

Date 4/24/2021

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Nevada Assembly



Recording #: NV03-2021-70191-bkvhe

04-14-2021

William Rockie Roper
20 Quiet Desert Lane
Henderson, Nevada [89074]

District Court Clerk
Steven D. Grierson
200 Lewis Ave
Las Vegas, Nevada 89155

Dear District Court Clerk Steven D. Grierson,

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

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

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

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

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

Kind Regards,

By: William Rockie Roper © William Rockie Roper

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Nevada Assembly Recording Secretary
Land Recording System

The United States of America

Date: 4/24/2021

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Nevada Assembly



NV03-2021-701qi-bkuhe

Amendment 11 - Judicial Limits

The Judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by Citizens of another State, or by Citizens or Subjects of any Foreign State.

Article 4

Obligation to protect our persons (under 1789 and 1790 definitions of "person") and property

1789 ARTICLE [IV.] The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

Amendment X

The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.

Article IV - Supremacy Clause

The **Supremacy Clause** of the Constitution of the United States (**Article VI, Clause 2**), establishes that the Constitution, federal laws made pursuant to it, and treaties made under its authority, constitute the "supreme Law of the Land", and thus take priority over any conflicting state laws. It provides that state courts are bound by, and state constitutions subordinate to, the supreme law.

Read the Constitutions. Article VI contains the Supremacy Clause. There is no higher law for them to obey than the Law of the Land.

Read Amendment X. Anything that isn't specifically delegated to them remains our bailiwick.

Read Amendment XI. No American is subject to foreign law.

Article IV. The United States shall provide to ever state of the Union a republican form of government

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Nevada Assembly



NV03-2021-70iqi-bkvhc

Sent via Registered Mail #: RF 462 040 703 US

April 14, 2021

William Rockie Roper
c/o 20 Quiet Desert Lane
Henderson, Nevada
Postal Code 89074

Antony J. Blinken
Office of the Secretary of State
2201 C Street, NW
Washington, D.C. 20520

RE: Declaration of Political Status

Dear Secretary Blinken,

This letter is to provide you a copy of my Declaration of Political Status that affirms that I have returned to my lawful birthright political status as a/an Nevadan, and I claim my exemptions as stated in Federal Code 8 USC 1101 (a) 21.

Let it be clear that I am neither a Territorial United States Citizen nor a Municipal Citizen of the United States.

By: William Rockie Roper ©



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Secretary
Nevada Assembly



Recording #: NV03-2021-70191-bkvh

04-14-2021

William Rockie Roper
20 Quiet Desert Lane
Henderson, Nevada [89074]

Secretary of State
Barbara Cegavske
101 North Carson Street, Suite 3
Carson City, Nevada 89701

Dear Secretary of State Barbara Cegavske,

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

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

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

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

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

Kind Regards,

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and Recording System
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Recording #: NV03-2021-70191-bkvhe

April 14, 2021

William Rockie Roper
20 Quiet Desert Lane
Henderson, Nevada [89074]

Nevada Voter Registration
Aubrey Rowlett, County Clerk
885 East Musser Street, Suite 1025
Carson City, Nevada 89701-4475

To whom it may concern,

My name is William Rockie Roper, and I request that my name be removed from the Nevada Voter Registrations. I also request you remove my name and address from all your data bases.

Sincerely,

By: William Rockie Roper © William Rockie Roper
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Nevada Assembly Recording Secretary
Land Recording System
The United States of America

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Nevada Assembly



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Common Carry Declaration

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

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

This Declaration is valid, true, correct and complete in all jurisdictions of law: air, land, and sea. So autographed and sealed this day of the month of April the year of 2021.

By: William Rockie Roper @ © William Rockie Roper

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International Notarial Witness

Nevada State }
Clark County }

I, an International Notarial Witness approved by the Nevada Assembly, hereby affirm that the Declarant has been positively identified and I have witnessed his autographing of this Common Carry Declaration document on April 24, 2021:

By: Mary Susan Hauck @
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Nevada Assembly Recording Secretary
Land Recording System

The United States of America

Date: 4/24/2021

Recording #: NV03-2021-70191-bkuhe

Common Carry Declaration
page 1 of 1



Certificate of Assumed Name Notice of Transfer of Reserved Name

Returnee – ROPER 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 Cestui Que Vie TRUST formed without the knowledge or consent of the Grantee and has accumulated unauthorized debt against the ESTATE benefiting secondary beneficiaries merely presumed to exist and claiming to have an interest in the ESTATE established under the MUNICIPAL LAW OF THE DISTRICT OF COLUMBIA and the DISTRICT OF COLUMBIA MUNICIPAL CORPORATION, the actual Grantee, the living man known to the public as William Rockie Roper invokes the provisions of Article IV of the Cestui Que Vie Act 1666 as one "having been found to be alive" and to be owed all benefit, control, and interest in the GRANTOR TRUST ESTATE set free and clear of all liens, debts, titles held under color of law, tithes, fees, and all other encumbrances established by the United States of America, Inc., THE UNITED STATES OF AMERICA, INC., the UNITED STATES, (INC.), USA, Inc., E Pluribus Unum the United States of America and all and any franchises thereof ab initio from the date of first registration of the ESTATE TRUST and all and any derivatives thereof, including but not limited to William Rockie Roper, William R. Roper, William Roper, Roper, William Rockie, William Rockie ROPER, WILLIAM ROCKIE ROPER, WILLIAM R. ROPER, WILLIAM ROPER, "ROPER, WILLIAM ROCKIE", William Rockie Roper, William R. Roper, William Roper, Roper, William Rockie, William Rockie ROPER, WILLIAM ROCKIE ROPER, WILLIAM R. ROPER, WILLIAM ROPER, "ROPER, WILLIAM ROCKIE", INNSIGHT TECH INC, INNSIGHT TECH, INNSIGHT TECHNOLOGY, Innsight Tech Inc, Innsight Tech, Innsight Technology, rockcopter.com, rockcopter 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 WILLIAM ROCKIE ROPER AS OF May 10, 1959.

BUSINESS INFORMATION:

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

BUSINESS NAME:

D.B.A WILLIAM ROCKIE ROPER, WILLIAM R. ROPER, WILLIAM ROPER, ROPER, WILLIAM ROCKIE,
William Rockie ROPER and all derivatives thereof in any way related to the ESTATE so NAMED.

PHYSICAL POST OFFICE ADDRESS:

IN THE CARE OF: 20 QUIET DESERT LANE , HENDERSON, NEVADA [POSTAL CODE EXTENTION 89074]
USMOI

OWNER INFORMATION

True and Real Trade Name: Grantee, Private, Signatory, Beneficiary, Holder, Transferee:
First Name: William
Middle Name: Rockie
Last Name: Roper

STYLE: Bicameral & Surname, Born of Lawful House: Roper on the land of Blythe City, Riverside County, California State.

Post Office Address: 20 Quiet Desert Lane, Henderson, Nevada [Postal Code Extension 89074]

Post Master Location: 20 Quiet Desert Lane, Henderson, Nevada 89074

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 dba WILLIAM ROCKIE ROPER 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 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, Indemnatee, 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

NV03-2021-70191-bkhuhe

Sovereign, William Rockie Roper, retains all rights in reversion and is not subject to any conference of citizenship or other merely presumed benefit or obligation.

ISSUED THIS DAY OF APRIL IN THE YEAR 2021 ON AND FOR THE COUNTY OF CLARK ON THE STATE OF NEVADA; NOTICE TO AGENTS IS NOTICE TO PRINCIPALS, NOTICE TO PRINCIPALS IS NOTICE TO AGENTS; WITNESS BY NOTARY DOES NOT ALTER STATUS.

By: William Rockie Roper © William Rockie Roper

All Rights Reserved, Without Prejudice.

ACKNOWLEDGMENT OF HEAD ADMINISTRATOR FROM HOME OFFICE, Private Banker, UCC-1-201, 1-308: c/o William Rockie Roper 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: WILLIAM R. ROPER, WILLIAM ROPER, "ROPER, WILLIAM ROCKIE", and ALL DERIVATIVES INCLUDING WILLIAM ROCKIE ROPER at 20 QUIET DESERT LANE, HENDERSON, NEVADA [89074]. RETURNEE: ROPER.

These provisions and copyrights are in effect from May 10, 1959 ab initio onward and the NAMES are re-venued and permanently domiciled on the land and the soil of the United States and upon soil and land of California.

NV03-2021-70191-blvhe

International Notarial Witness

Nevada State }
Clark County }

I, an International Notarial Witness approved by the Nevada Assembly, hereby affirm that the Declarant has been positively identified and I have witnessed his autographing of this Certificate of Assumed Name Notice of Transfer of Reserved Name document on April 24, 2021:

By: Mary Susan Hauck ©
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Nevada Assembly Recording Secretary
Land Recording System
The United States of America

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Recording #: NV03-2021-70191-bk0he

04-14-2021

William Rockie Roper
20 Quiet Desert Lane
Henderson, Nevada [89074]

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

RE: Revocation of Election to Pay Taxes

Dear Commissioner Rettig,

This letter is to inform you and to state that I revoke my election to pay federal income taxes as of April 11, 2011. I made the mistake that I needed to do so. Having determined that I was never actually a volunteer Warrant Officer in the Merchant Marine Service and clearing the confusion about what a Withholding Agent was and now knowing that I am not a Withholding Agent and never have been when I had signed previous 1040 and other federal tax forms, I now revoke my election to pay any federal income taxes from the above date and going forward.

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Nevada Assembly

Revocation of Election to Pay Taxes-DC
page 1 of 2



NV03-2021-70191-bkvhe

04-14-2021

William Rockie Roper
c/o 20 Quiet Desert Lane
Henderson, Nevada [89074]

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

RE: Revocation of Election to Pay Taxes

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Revocation of Election to Pay Taxes-DC
page 2 of 2



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04-14-2021

William Rockie Roper
20 Quiet Desert Lane
Henderson, Nevada [89074]

Nevada Attorney General
Araon Ford
100 North Carson Street
Carson City, Nevada 89701

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

Kind Regards,

By: ^{WR}
~~Rock~~ William Rockie Roper © William Rockie Roper

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The United States of America
Land Recording Systems

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Nevada Assembly



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04-14-2021

William Rockie Roper
20 Quiet Desert Lane
Henderson, Nevada [89074]

Nevada Attorney General
Araon Ford
100 North Carson Street
Carson City, Nevada 89701

Dear Attorney General Araon Ford,

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

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

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

Kind Regards,

By: William Rockie Roper © William Rockie Roper

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Clark County Recording Secretary
Nevada Assembly



Nevada Assembly Recording Secretary
Recording System

United States of America

at: 4/24/2021
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