



**WHEN RECORDED RETURN TO:**

*The Skamania County Jural Assembly  
c/o Amy-Maria White as County Coordinator  
rural route 66 Jackson Road  
Cook, WA near 98605*

Please print or type information **Washington State Recorder's Cover Sheet** (RCW 65.04)

**DOCUMENT TITLE(S)** (or transaction contained therein) (all areas applicable to your document must be filled in)

*The Skamania County Assembly notice of consent of Resettlement & Declaration*  
**REFERENCE NUMBER(S)** of Documents assigned or released:

☐ Additional numbers on page \_\_\_\_ of document.

**GRANTOR(S):**

1. *Skamania County Jural Assembly* 2. \_\_\_\_\_  
3. \_\_\_\_\_ 4. \_\_\_\_\_

☐ Additional names on page \_\_\_\_ of document.

**GRANTEE(S):**

1. *Public of Skamania County* 2. \_\_\_\_\_  
3. \_\_\_\_\_ 4. \_\_\_\_\_

☐ Additional names on page \_\_\_\_ of document.

**LEGAL DESCRIPTION** (Abbreviated: i.e. Lot, Block, Plat or Section, Township, Range, Quarter):

☐ Complete legal on page \_\_\_\_ of document.

**Assessor's Property Tax Parcel #**

☐ Additional parcel numbers on page \_\_\_\_ of document.

The Auditor/Recorder will rely on the information provided on this form. The staff will not read the document to verify the accuracy or completeness of the indexing information.

"I am signing below and paying an additional \$50.00 recording fee (as provided in RCW 36.18.010 and referred to as an emergency nonstandard document), because this document does not meet margin and formatting requirements. Furthermore, I hereby understand that the recording process may cover up or otherwise obscure some part of the text of the original document as a result of this request."

*Racey Jean Carr*

Signature of Requesting Party

Note to Submitter: Do NOT sign above nor pay additional \$50 fee if the document meets margin/formatting requirements.

Return to: The Skamania County Jural Assembly

c/o :Amy-Maria: .White as County Coordinator

rural route 61 Jackson Road

Cook, Washington, [near 98605]

SKAMANIA COUNTY RECORDING DEPARTMENT  
COURT OF RECORD OF THE LAND JURISDICTION  
PUBLICLY RECORDED  
TO ALTER, IGNORE, OR DISPOSE OF IS A FELONY

The Skamania County Jural Assembly  
Notice of Covenant of Resettlement and Reclamation

This cover sheet has been added to this recorded document to provide space for the recording data.

This cover sheet appears as the first page of the documents in the official public record.

There is a total of 11 pages

DO NOT DETATCH

**The Skamania County Jural Assembly™**  
**Notice of Covenant of Resettlement and Reclamation**

**Notice to Agents is Notice to Principles; Notice to Principles is Notice to Agents.**

**Preamble**

**Whereas**, We, the People of The Skamania County Jural Assembly, living on the Land known as Skamania County (hereinafter, "County") within the geographic borders of the free and independent Nation-State of Washington (hereinafter, "State"), being Washingtonians by birth or choice, hereby proclaim that we have returned to settle the Land of this County and reclaim our rightful republican form of government.

**Whereas**, We claim our right to live together with our fellow living men and women in Peace; to defend our unalienable Rights to Life, Liberty, Privacy, Property, and the Pursuit of Happiness; to administer the Resources of this County for the benefit of all; and to make certain agreements with other Washingtonians.

**Whereas**, We repudiate and rescind the fraudulent incorporation and cruel conveyance of living men and women into the Sea without their knowledge or consent, and invoke the absolute writ of habeas corpus to return them to their rightful standing upon the Land.

**Whereas**, We proclaim this Fundamental Maxim of Law: the creator is always greater than the creation; no living man or woman is subject to the rule of any entity created by mankind without their full knowledge and explicit consent.

**Whereas**, We, by right and by duty, no longer consent to be ruled by private corporations and their unknown owners who act as "government" under the pretense of law and who for generations have usurped our Powers and trespassed against our Rights for their own profit.

**And, whereas**, We recognize the many honorable and capable men and women - our neighbors - who serve today in these corporations, and we extend our hand in friendship and partnership to pursue an orderly transition to the rightful republican form of government for us all.

**Therefore**, We, in peaceful and lawful assembly, serve Notice of this Covenant of Resettlement and Reclamation for the benefit in perpetuity of all people on this County.

## **Article I: Principles of Governance**

We hereby acknowledge, adopt, and integrate by reference herein, the enlightened and prudent Principles of lawful governance as are written in the Declaration of Independence, July 4, 1776; the Articles of Confederation, ratified November 15, 1777, and in force March 1, 1781; the Constitution for the united States of America 1789; the Bill of Rights 1776-1791 through the original Article of Amendment XIII ratified March 12, 1819 and excluding all amendments thereafter; and the Constitution of the State of Washington Preamble and Article 1 (Declaration of Rights) ratified October 1, 1889 and as Amended as of November 8, 2021, excluding Article 1 Sections 16 and 26 and all other Articles and Sections, and interpreting “citizen” or “person,” however used or capitalized, to refer to a living man or woman, one among the people, in all cases.

We extend greetings to our brothers and sisters on all other Counties within the State and all other States and Territories of America, and will rejoice when we can again assemble as One.

## **Article II: Forms of Law**

American Common Law based on the universal principles of “do no harm” and due process governs the interactions among living men and women and unincorporated entities on the Land and territorial waterways of this County.

The Admiralty and Maritime laws of the Seas and the pursuant statutes, codes, regulations, and similar rules govern only corporate vessels and never living men and women, except on the High Seas and with his or her full knowledge and explicit consent.

## **Article III: Forms of Assembly**

Section 1. This Covenant recognizes the inherent and unalienable right of all living men and women to peacefully assemble and establishes The Skamania County Popular Assembly (hereinafter, “Popular Assembly”) for the equal benefit of all People of the County.

Section 2. This Covenant establishes The Skamania County Jural Assembly (hereinafter, “Jural Assembly”) to conduct lawful business on behalf of and administer lawful justice for the benefit of the People of this County.

Section 3. Members of the Jural Assembly shall be called Assemblymen or Assemblywomen when conducting general business; shall be called Jurists when serving on a Common Law Grand or Petite Jury or associated function; and shall be called Electors when eligible to vote on a matter.

Section 4. The minimum criteria and process for membership in the Jural Assembly and the rules and procedures for the Popular and Jural Assemblies shall be determined by By-Laws ratified by super-majority (hereinafter, in all cases, meaning at least two-thirds of Electors) vote prior to the Settlement Date (as defined below), provided that, however, a minimum of three (3) such Electors cast a vote.

Section 5. All elections and votes governed by such By-Laws shall require a super-majority vote of Electors to elect an Officer to any position within the Jural Assembly or to approve any matter being voted upon by the Jural Assembly.

Section 6. This Covenant establishes The Washington State Popular Assembly (hereinafter, "the State Popular Assembly") for the equal benefit of all People within/on/of the State.

Section 7. This Covenant establishes The Washington State Jural Assembly *pro tempore* (hereinafter, "State Jural Assembly *pro tempore*") that shall be comprised upon its establishment of one or more Members from one or more of the King, Kittitas, Lewis, Pierce, and Skamania County Jural Assemblies.

Section 8. The State Jural Assembly *pro tempore* may admit additional Members or decide upon any other lawful matter by a super-majority of the number of counties represented in the State Jural Assembly *pro tempore* at the time of such admission or decision, respectively, whether or not those counties have established their Jural Assembly.

Section 9. The membership criteria for the State Jural Assembly *pro tempore* shall be the same in all material respects as those for the Jural Assembly.

Section 10. All assemblies established under this Covenant shall be unincorporated.

#### **Article IV: Grand Juries**

Section 1. Grand and Petite Juries are available to any living man, woman, boy, or girl who is harmed within the geographic borders of the County.

Section 2. All functions of the Jural Assembly will be in keeping with the proud traditions of American Common Law, and will protect the unalienable Rights of all People equally in all circumstances.

## **Article V: Land and Resources**

Section 1. All Land within the geographic borders of the County shall be described in metes and bounds; "legal descriptions" for "lots" and "parcels" are fraudulent and must be converted to metes and bounds at the earliest practical opportunity.

Section 2. The geographic borders of the County shall be described by metes and bounds at the earliest practical opportunity.

Section 3. We declare that We own the Land and all the Resources of the County: the water and minerals under the Land to the center of the earth; the Water, vegetation, living creatures, material, and structures on the Land; and the Air above the Land to the outer most edge of the Universe. This ownership excludes in each case that Land or Resource owned directly or indirectly by living men and women as of the date this Covenant is ratified.

Section 4. Insofar as living men and women have dominion over the Land, Air, Water, and Space and all Resources therein and thereon, they are stewards of that over which they have dominion for the benefit of future living men and women.

## **Article VI: Resettlement and Reclamation**

Section 1. This Covenant recognizes the thirty-nine (39) counties within the State extant as of October 1, 2021 (collectively or any subset of which numbering more than one, hereinafter, "Counties").

Section 2. The Resettlement and Reclamation Process (hereinafter, "the Process") for each County and for the State itself shall be that derived from the original and lawful Michigan assembly process as confirmed by the Ohio assembly circa October 1, 2021.

Section 3. The State Jural Assembly *pro tempore* shall support and oversee the Process for all Counties, initiate and conduct the Process for the State, and author, source, and/or promulgate required documents and materials as needed by the Counties or by the State.

Section 4. The County Settlement Date shall be the date on which these Covenants are delivered by lawful Notice to the Skamania County Commissioners according to the Process.

Section 5. Following the County Settlement Date the County shall be called a Settled County.

Section 6. The County will cease to be a Settled County if and when it adjourns *sine die*, assembles as a Jural Assembly less frequently than once per calendar quarter, or it has fewer than five (5) Members for two consecutive calendar quarters.

Section 7. The State Settlement Date is the latest date on which these Covenants are delivered by lawful Notice to certain federal and state corporate government offices according to the Process.

Section 8. Following the State Settlement Date the State shall be called a Settled State and the “*pro tempore*” shall be removed from the assembly name, at which time it will be renamed The Washington State Jural Assembly (hereinafter, “State Jural Assembly”).

Section 9. Members of the State Jural Assembly shall be called Assemblymen or Assemblywomen when conducting general business; shall be called Jurists when serving on a Common Law Grand or Petite Jury or associated function; and shall be called Electors when eligible to vote on a matter.

Section 10. The minimum criteria and process for membership in the State Jural Assembly and the rules and procedures for the State Popular and State Jural Assemblies shall be determined by By-Laws ratified by super-majority vote after the State Settlement Date, provided that, however, a quorum of 90% of Electors cast a vote, and all elections and votes governed by such By-Laws shall require a super-majority vote of Electors to elect an Officer to any position within the State Jural Assembly or to approve any matter being voted upon by the State Jural Assembly.

Section 11. The membership criteria for the State Jural Assembly shall be the same in all material respects as those for the State Jural Assembly *pro tempore*.

Section 12. The State will cease to be a Settled State if and when it adjourns *sine die*, assembles as a State Jural Assembly less frequently than once per calendar year, or it has fewer than the minimum number of Counties that are a Settled County according to the Process.

## **Article VII: Delegates and Supremacy**

Section 1. Following the State Settlement Date, the County may elect one Delegate according to its By-Laws to the State Jural Assembly.

Section 2. This Covenant empowers the State Jural Assembly to conclude such treaties, compacts, resolutions, or alliances with other States or Territories of America, individually or collectively, as may be mutually advantageous, including without limitation the formation of whatever national assembly as may be agreed-upon by the States of America (unincorporated) in lawful assembly, and at such times as may be mutually advantageous, and perform all other lawful acts as free and independent (unincorporated) states reserve the right to do.



Section 3. All powers not expressly delegated to the Jural Assembly are reserved to the People; all powers not expressly delegated to the State Jural Assembly are reserved to the Jural Assembly or to the People; all powers not expressly delegated to any national assembly are reserved to the State Jural Assembly, the Jural Assembly, or to the People.

### **Article VIII: Office of Sheriff**

Section 1. This Covenant authorizes the establishment of the Skamania County Office of Sheriff that shall provide for the protection of the People's unalienable Rights in the entirety of the County, whether within or without a municipality, township, city, or any other locality's limits.

Section 2. The Office of Sheriff shall offer equal protection to all living men, women, boys and girls within the County.

Section 3. The title of Sheriff shall be conferred upon the Assemblyman or Assemblywoman who is eligible and elected according to the By-Laws.

Section 4. The Sheriff shall serve for a term of three years.

Section 5. The Sheriff will have the power to deputize any number of living men and women who meet the qualifications for Sheriff's Deputies established in the By-Laws, whether such Sheriff's Deputies live within or without the County, for any lawful purpose, at any time, and for any duration.

Section 6. The methods of operation, structure, duties, and all other issues pertaining to the establishment, maintenance and function of such Office shall be determined by a Committee created for such purpose comprised of Assemblymen or Assemblywomen who are eligible according to the By-Laws.

Section 7. The final proposal of such Committee shall be submitted to the Jural Assembly for deliberation, modification as required, and adoption according to the By-Laws.

### **Article IX: Other County Offices**

Section 1. The following Offices shall be created and Officeholders for each shall be elected within one year of the Settlement Date:

- Township Supervisor (1 per township in the county)
- County Chief Justice (1)
- Chief Justice of the Peace (1)



- Township Justice of the Peace (usually four (4) per township)
- County Library of Records Secretary (1)
- County Recording Clerk (1)
- County Land Records/Title/Abstract Clerk (1)
- County Treasurer/Comptroller (1)
- County Grand Jury Foreman (1)
- County Notary (1)

Section 2. This Covenant authorizes the establishment of such other Offices as may be required to properly administer the County in its sole discretion.

Section 3. The methods of operation, structure, duties and all other issues pertaining to the establishment, maintenance and function of such Offices shall be determined by one or more Committees created for such purposes comprised of Assemblymen or Assemblywomen who are eligible according to the By-Laws.

Section 4. The final proposal of any such Committee shall be submitted to the Jural Assembly for deliberation, modification as required, and adoption according to the By-Laws.

### **Article X: Ratification and Amendment**

Section 1. This Covenant shall be ratified by a super-majority vote of three (3) or more Electors on Skamania County.

Section 2. No part of this Covenant may be amended or removed provided that, however, Amendments for the **sole purpose of clarity** may be ratified by a super-majority of three (3) or more Electors, the rationale for any such Amendment is made clear in the text of the Amendment, and any such Amendment is appended to the then-extant Covenant so a complete and continuous record of its contents will be maintained.

Section 3. Addendums to this Covenant may be ratified by a super-majority of three (3) or more Electors, provided that, however, such Addendums are appended to the then-extant Covenant so a complete and continuous record of its contents will be maintained.

Section 4. Date of First Lawful Assembly 10/21/2021 Creation of Library of Record 12/02/2021  
First Public Notice of Covenant 12/02/2021.

So ratified on this 18 day of November, 2021, (the "Ratification Date") by The Skamania County Jural Assembly as affirmed by:

Moderator

By:

Amy White

amy white

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Scribe

By:

Lacey J Carr

Lacey J Carr

All rights reserved. Without prejudice.

Skamania County Seal:



**The Skamania County Jural Assembly™ Notice of Covenant of Resettlement and Reclamation**

**Amendment I**

Whereas: Historical uncertainty exists around the ratification of the original proposed 13<sup>th</sup> amendment to the Constitution for the united States of America. Said proposed amendment was passed by congress on May 1, 1810 and known as the “Titles of Nobility Amendment”.

Therefore, the 4<sup>th</sup> clause of the first paragraph of Article I, “Principles of Governance” is hereby modified from:

“the Bill of Rights 1776-1791 through the original Article of Amendment XIII ratified March 12, 1819 and excluding all amendments thereafter;”

To read:

“the Bill of Rights 1776-1791 through the original Article of Amendment XIII passed by Congress on May 1, 1810, ratified or not by the several states, and excluding all amendments thereafter;”



Week 1

December 2, 2021

Time:

By: Maryjude

By: Frances

By: Lynne R. Bergeson

Covenant Reading  
on Skamania County  
Courthouse Steps  
Witness Record

Week 2

December 9, 2021

Time:

By: Larry

By: Rodney

By: Lynne R. Bergeson

Skamania County  
Jural Assembly  
Public Notice

Week 3

December 16, 2021

Time:

By: Maryjude

By: Rodney

By: Frances

