

First Notice

1/3/23

County of Fremont
Sheriff Cooper
100 Justice Center Rd.
Canon City, Colorado 81212

719.256.5510

Dear Sheriff Cooper,

My name is Michael Leigh Macgowan. My wife Kimberly Ann Peer and I are living men and [wo]men on the land and soil here in Fremont County, as opposed to the County of Fremont, which is the incorporated franchise for which you work. We are part of a peaceful movement to restore the unincorporated government and population that were declared lost at sea beginning near the time of the Civil War. It has taken the better part of two centuries to learn of and reveal the crimes against the People. Slowly we are trying to lawfully restore order and accountability while giving opportunity for those that were unaware to return home to the land and soil. The problem is that when the crimes have been going on so long, it has literally affected every aspect of our lives. It starts from our unlawful conversion when a birth certificate registers us into a trust and contract to USA Inc. Citizen and continues with our education curriculum and the contracts which bind us helplessly to be tied to the debt system of exchanging IOUs ad infinitum. I write to you because the LAW is very clear once it is revealed. Until a majority of the population is aware, the misidentification of our political status is the greatest hindrance to revealing the truth. We hope that your oath and dedication to service will encourage you to learn the truth and uphold the Public LAW.

As the only active State Nationals in Fremont County that I am aware of, I want to start with why I autograph the way I do. Please review my one page facts here <https://combolisk.org/the-facts> with links to references and documents that begin the theft of the sovereignty that was gained from the Revolutionary War. Let's begin with the word, LAW. Are you aware that this is really an acronym for Land, Air, and Water? The top six inches of Land is the soil which gives us our national jurisdiction and separates us from all international and global jurisdictions by the Biblical principal of the kinds. The rest of the Land is what links us to the international and global jurisdictions of admiralty water and maritime as nonliving entities. These are the corporations and incorporated government incorporations that date back to the way the world was set up and the trust interests as the backbone of the financial world.

As part of the Paris Peace Treaty ending the Revolutionary War, we delegated services to the British Crown, and later the Pope, for profit in a power sharing plan in what became three Constitutions. The Secret Treaty of Verona indicates the threat we were on world power and laid the foundation for our delegated services to become incorporated and unlawfully extended to our Land in acts of piracy. Abraham Lincoln could not be president under the Federal States of America as an esquire under the crown due to the Articles of Confederation and the 13th Amendment of the First Constitution. So acting

under the president of a corporation, he suspended the Constitution by proclamation and we have been in martial law ever since. The evidence is law issued by presidents which do not arise from Congress. Government offices like yours fly the title IV flag with gold fringe instead of the civil peace flag because we are under occupation by for profit Foreign Service corporations that are supposed to work for the general public. We do not know it because we are not taught the truth, especially in the fact that we are unlawfully put into slavery and unlawfully converted at birth through our birth certificate.

We are unlawfully converted from having no allegiance to any country and being born on the soil to nonliving assets of the corporation through contract conversion. Our birth certificate starts the process making us dead assets as persons and USA Inc. Citizens. This is an international crime of state and begins the fraud which vitiates all. We become a situs trust. Seven years later, our birth certificates are converted to estate trusts because no one has claimed us (7 year jubilee event from Leviticus) where we are presumed lost at sea because the situs trust is international contract in admiralty. Now the Pope has claim to our dead assets including the ability to assign debt by the 14th Amendment. Once converted to global jurisdiction of the air, contracts and registrations dictate our behavior as assets of the Corporation(s) and the reason that all unincorporated counties were seduced into the act of incorporation to receive block grants from those Foreign Service Corporations. Here is a link to all the Dun and Bradstreet addresses I researched for all Colorado counties, <https://tinyurl.com/2j74bmzf>. Thus we are forever lost in international jurisdiction with all kinds of financial transactions happening without our knowledge to pillage the assets and wealth we are heir to.

So many patriot movements have figured out a lot of these pieces. The mainstream media would confuse this with the Sovereign Citizen movement. If you have any concept of the truth you know this statement is an oxymoron. By USC 8 you have to be one or the other by your own code. Anna Von Reitz, married to a Belcher who has direct ties to sovereignty in England, organized Citizens from heritage in all 50 states and used the maxim in international law of last man standing to Notice. The international authorities and Principals were made aware of their intent to expatriate to their lawful political status as State Nationals on the Land and Soil outside the corporate veil. Since this is published and she maintains thousands of records of her intent, she and those patriots converted their political status from international citizen back to lawful sovereign standing on the soil and land as an inalienable right guaranteed by your code, the Declarations of Independence, Magna Carta, and the Paris Peace Treaty. Nationals have equal standing to the monarchs, Pope, and guarantees to us Land Patents and American Common Law as part of our inalienable rights.

The title IV war flag flies over your building defining you and your courts in admiralty. We fly the civil peace flag on the land. Please respect international law, which is over the law of the land and respect us. I suggest you notify all your agents of the same as you can be personally held responsible under Color of law. Case law indicates that even a judge is not immune from prosecution if acting outside jurisdiction.

Our greatest hindrance in reestablishing the unincorporated Public Law is that we are often misidentified by organizations such as yours in international jurisdiction. We should never be pulled over if you identify us as out of your jurisdiction, and there is no emergency requiring our assistance or that we have injured someone. Here is a link to the fee schedules issued by the Obama Travel Department

combolisk.org/mikedocs/right_to_travel_national_fee_schedule.pdf and by the Colorado Assembly to Governor Polis of the State of Colorado identified as a State of State franchise corporate entity DUNS 076438621. Many of us have decals in our windows or Z plates that have the civil peace flag and various words indicating a private vehicle. , I have already prepared a State of Colorado request for records <https://combolisk.org/mikedocs/recordrequest.pdf> and a Writ of Habeas Corpus <https://combolisk.org/writ> if unlawfully misidentified or detained. A nonliving entity has no jurisdiction over a living one by international law, the Clearfield doctrine by your highest court Agents from inside the USA Inc. setting president, and by your code Title 25.

All the corporate entities can do is slow us down because the international Notices and times are already in the past. We had three generations to assume the assets of the national trust, which are complete with Anna acting as beneficiary and her husband James Clinton Belcher acting as head of state. We are in the process of establishing an international trade bank with gold assets that have been withheld from the people in order to secure the fraud through interest on a nonexistent national debt. Here is a video of Anna claiming two one hundred million dollar gold bearer bonds out of the hundreds she now controls <https://www.bitchute.com/video/20X8ldmCms0v/>. Time tables are escalated as true Americans are heir to the Land assets and we are first priority creditors over the USA Inc. corporation(s), which are bankrupt. Our financial standing will help shape the world. We want everyone to come back to the land as you are able and you will help with a peaceful transition. In fact, many licensed Citizens can return to the Land as Nationals but use their capacity as licensed during their performance of a job.

We also hold indemnification from your court process. AMRI00001RA393427640 US Minnesota is the Indemnity Bond for me born in Minnesota.

You and your agents will be personally responsible. The fee schedule above indicates five million dollars for misidentification alone of a National on land and soil with USA Citizens "A judge lacks immunity only when he or she acts in the "clear absence of all jurisdiction," Bradley v Fisher, 80, U.S. (13 Wall.) 335,347 (1872). The bonds above will be the foundation for an international trade bank so that liens and claims against bonds can be enforced. The Colorado Assembly is a lawful rebuilding of unincorporated Colorado and will eventually have a jural assembly and business assembly to domicile the properties and services that are owned outright by the heirs to the land if not granted through liquidation and assignment of the bankruptcies of the foreign service corporations and sub-corporations doing business as American [previously delegated] government.

There are a couple of housekeeping items that have my attention. I love to hunt waterfowl and want to make sure that future generations have the ability to do so. Although Anna has already reclaimed Sovereign Land Patents on behalf of the Americans, I want to reaffirm the claim on behalf of the people for all the waterways, as defined as anything navigable by a canoe. Thus everyone can enjoy the river bottoms to the benefit of all. Since corporations are nonliving entities that cannot own Land in Colorado, and we are the only living men and [wo]men of record attending the Colorado Assembly for help in reconstruction, I claim all corporate land interests that have not been in use for the intended purpose by corporate charter for over seven years. Seven is the length attributed to the necessary time to reestablish use or face liquidation from the jubilee as described in Leviticus. Although corporations such

as yours serve in the interest of the People, they must be held accountable for their right to exist on the soil and land. These claims may not be necessary but establishes facts for my ability to walk around in waters with decoys and weights without interruption.

You are being made aware in a friendly and peaceful manner as we want you back to the Land. But you will have to make a decision and this Notice will go on record as First Notice in American common law. Three Notices that are not refuted become Public law and if not by the general public, then by God. I am happy to help with transition as I am learning as fast as I can as well. I would appreciate at least an acknowledgment of receipt of this Notice so that I do not have to spend money to send a Post with return receipt. If I do not hear from you, I will consider this Notice as facts. I will respond in fifteen days if I have not heard from you.

Thank you for your consideration and time to review. I am attaching a letter from Anna to a sheriff in Oregon for more perspective.

Michael Leigh Macgowan ©™

PO Box 381

Florence, Colorado [81226]

303.818.6245

mmacgowa@yahoo.com