

Third and Final Notice as Certificate of Dishonor/True Bill

Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent. Silence is Acquiescence, Agreement and Dishonor.

This STATEMENT is made in the form of an Affidavit:

Your deed under color of title lies within section 21 of 5 South 67 West. Section 21, from 6th Prime Meridian, bordered roughly by Arapahoe to Quebec to Orchard to Yosemite was originally part of Land Patent #39 granted to Union Pacific Railway Company, UP, on 2/25/1897 [**fraudulent sale was made in 1887 to Rufus Clark**, becoming the Clark Colonies Section 21 in your chain(s) of title]. **You have nothing to lose by requesting an extension to investigate the truth with us and file a title insurance claim. Why not demand proof from your sales and color of title Agents?**

- I. The founding fathers of this American land recognized the importance of land ownership to preserve peace. Sovereign in their own right was bought by provenance by patriots as “American’s” [French origin] War of Independence, to stand as fiduciaries in the standard of prudent men. Living men with no contracts stand under creator and none other. We have a fiduciary responsibility to defend this right with our lives. This is the first tenet of natural law that comes from our creator as unalienable rights. If you depend on an actor like an attorney with a BAR card from a foreign jurisdiction, some fiction [dead by law of kinds] like a religion, king, or corporate statute, you become slave or “citizen” to others that may not act as “fiduciaries” for your interest. Our American Common LAW puts the man above all just under creator and equal to all other men, kings and popes. This is opposed to the civil law of our foreign for profit contractors operating as the Federal government putting the STATE OF COLORADO [a fiction] and other Principals like the King and Pope between us and God. See the Secret Treaty in Verona in the Congressional record to understand how the church and the Crown have conspired against you for a century and a half. All men are equal is natural law. The presumption, however, is that your mother signed a birth certificate unknowingly converting you to dead water jurisdiction. Then you are converted to air jurisdiction as a ward of the Pope when you make no claim within seven years on your usufruct. You become bound to admiralty/maritime private law of the corporations acting to profit from you. This trafficking of humans [babies] is a capital crime punishable by death. Since this is not disclosed to your parents, the crime has gone unpunished without objection for a century and a half. You agree to the crime with every document, registration, and license you wet stamp with your name. Unless you make claim against the crime(s), [so it is done, so it is undone], you operate under LAW foreign to the Land. Private corporate statutes separate you from your creator and turn unalienable rights into privileges which can be revoked. So says the law of kinds that keeps nations at peace with treaties in jurisdictions of LAW since the world was placed in the Unam Sanctum trust in 1302. The banking system and ownership of everything revolves around the world global trust. In contrast, maxims of LAW are established rules of natural LAW that have been understood and used for centuries just like the laws of physics. You have the choice to return to the living Land/soil preserved for us by the treaties that allowed us to become Americans.
- II. The fundamental components of natural law are rules to live among one another and treaties to rules between two or more groups of living men. These rules have been organized by provenance of our history and treaties organized by Land, Air, and Water, LAW. Land and the top five inches of living soil is the only living jurisdiction preserved by our provenance and legacy. Our treaties, land patents to preserve allodial ownership, and the contracts [as Constitutions] are the agreements we use to provide us with services to live and preserve the Land jurisdiction. We risk our skin when we make statement in the form of an affidavit subject to penalty by perjury as maxim in commerce. By maxim 3, truth is sovereign and said penalty is the measure of credibility speaking against the title companies, government agencies, lawyers and corporations that have violated our unalienable rights in our Notices to you. We Noticed you of an issue in the chain of title leading to a very corrupt fiction that went bankrupt. The Union Pacific Railway Company committed much fraud [Credit Mobilier scandal] and was found to be bribing Congress. The land fraud has been brought forward because we are two of Last Men Standing having first returned to Land jurisdiction. We are the first of many that will now begin restoring our correct political status on the Land. The issue is not going away and all victims stand to make claim if willing to stand on the truth. Returning to the Land jurisdiction begins the process to restore our Land and our living men and [wo]men to their natural and living jurisdiction. Most living colors of men [hue+man], humans, will want to restore their unalienable rights to living jurisdiction and join in the lawful claim against King and Pope. Quadrillions in credit and assets are available if we stand together. We begin the process to remove the fictions and fraud that cloud our political status and titles. We welcomed the opportunity to clean you and the fiction of title that is based on a fraudulent sale resulting in your color of title. You chose to be in agreement through acquiescence, making you criminal(s) in trespass. See the caption and read the ten maxims of commerce¹ to learn why you have created public law making you a combatant to the service providers that are under oath to defend the Constitutions. You have a fiduciary responsibility to act or be deported. The record will be sealed in thirty days from the certificate of mailing receipt to this completed due process.
- III. Michael Leigh Macgowan and Kimberly Ann Peer are the living² Landlords of said Section 21. We presented lawful claim of Land Patent to allodial interest in the Land upon which the fiction described in the caption is under dependency. We provided indemnity bond to operate in commerce and no lawful challenge was made to our claim. Maxim 1 is the workman is worthy of his hire. We started this journey of exposing the fraud of the former UP to begin the Combolisk movement by seeking approximately ten square feet to install a digital Combolisk in the tradition of Paul Revere. Instead of candles in a church steeple, our com[unity] + [o]belisk, Combolisk, is a trade name on Land jurisdiction fashioned like a digital billboard to broadcast the truth to the traveling public. You are now responsible for our wages [lost] and the development of our trade name, Combolisk. Our claim spread to the entire section as per its smallest description in Land Patent 39 described above. We use the sales and process of trades on our land to fund the Combolisk Project to spread the truth as unalienable right under our creator. The expectation was that we form trade with victims of crime to restore each to living land jurisdiction and/or a representative of your fiction [corporation] to make claim against the title insurance companies. They should have rejected title insurance on all parcels based on fraudulent colors of title based on the original fraudulent sale by UP to Rufus The truth³.is the sale was made without ownership.

1 See <https://www.nationallibertyalliance.org/files/maxims/Ten%20Essential%20Maxims.pdf>.

2 Our political status can be verified by eVerify.AmericanStateNationals.US on Land jurisdiction.

- IV. You now have a fiduciary responsibility to disclose. Our claim is now public LAW. The fraud has been exposed and you are required to disclose at sale. Since fraud and your act as a pirate have no statute of limitation, you must disclose the truth if you try to sell under color of title as the land is owned by us. The Colorado Association of Realtors have also been Noticed. **Timeline in your STATE OF STATE will expire leaving you with little or no options to make lawful claim for your losses [when deported].** There is little doubt that the title companies that did not do their work in investigating the chain of title for your interest is hoping you will not make claim, and fail in your fiduciary responsibility to disclose, freeing them of billions in lawful claims. This way the liability of the fraud may be left on you as victims. Meanwhile you wait to be removed by the sheriff and/or military under constitutional oath. LAW requires full disclosure. This is why we always put in the caption "Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents." Truth is Sovereign [Maxim 3]; full disclosure is required.
- V. A fiduciary in the standard of a prudent man has some options for moving forward with the fraud as now exposed. You may acknowledge the truth and pay one-seventh the value of your residence yearly as described in the public law to the named Principals below. You may still make claim against your title insurance and leave the residence. If you leave, you have a responsibility to return the Land to its state before the fraud as undeveloped land that was purchased as capable of growing an orchard.
- VI. Due Process for our Notice of Trespass is complete. The fraud has been brought forward. As a courtesy to those humans that have been trafficked, we will honor your intent to change your political status and make claim for an additional thirty days. You must possess a receipt for proof of mailing with return receipt and post before the end of said timeframe which starts on the Certificate of mailing date your Notice was post⁴. Your letter of intent to return to living land jurisdiction, intent to comply with the public law presented including title insurance policy claim for your residence, and agreement to trade for land patent must be timely made. You become a renter by default without action as this Third Notice becomes LAW at expiration of the described term or August 1, 2024, whichever is earlier. A True Bill is attached and becomes due in your acquiescence as acceptance of the only remedy left under maxim 10.
- VII. Notice completes due process. Consider additional or alternative claims to Parties that may have harmed you through their acquiescence and failure to honor fiduciary responsibility to act on their bond(s) in commerce. STATE OF COLORADO Secretary of State, Jena Griswold, had a fiduciary responsibility to Notice Agents as residents of Section 21 by First Notice. COUNTY OF ARAPAHOE Sheriff Tyler S. Brown had a similar responsibility to Notice you as Second Notice as highest officer for a county in public LAW. Third Notice of claim should have been made by CITY OF GREENWOOD VILLAGE and CITY OF CENTENNIAL city council Agents. These Notices were sufficient to declare completion of due process, but we know that as victims, we have all been deceived by government services providers. They are elected to protect and serve but have failed in their fiduciary responsibilities for generations. They were the ones that colored your living political status and provided color of title. We attempted to post and/or attach Notices to structures. First and Second Notices were posted to hundreds of structures unlawfully erected and attached as fictional address of claim by the King to the Land on said Section 21. Our Land LAW is based on intent. We have completed exhaustive service to bring forward the fraud of your identity as well as the fraud of the described Land of Section 21, including Notices by Post when we could not find the recorded addresses. You are Final Noticed as Trespass under color of title.
- VIII. The store house is full of assets and flowing with credit that has been stolen from the living. Claim has cured. The Global528.com trade bank system is nearly complete and operates on Land jurisdiction with connectivity to global Air jurisdiction of Commerce. Land Merchant is used rather than the corrupt Society for Worldwide Interbank Financial Telecommunication [SWIFT] banking system in Water jurisdiction of admiralty/maritime LAW. The Federation of The united States [unincorporated] was declared interregnum at the time of the Civil War. This was just a lie and is back with provenance and standing to rebuild our Land government. It is complete with head of state, postmaster and fiduciary which have summoned assemblies in fifty States back into session and are lawfully rebuilding⁵. **Those with corrected status are currently receiving \$5k AFD per month or roughly \$900,000 Federal Reserve Note [value] as victims of fraud.** Will you ignore your share?
- IX. For more information, please see combolisk.org/union-pacific-railway-company [including copies of Notices]. Due process is complete.

Please direct your intentions or payment by priority or registered mail with return receipt and identified with living man in return address to:

Michael Leigh Macgowan [c] and Kimberly Ann Peer [c] doing trade as Union Railway Company [unincorporated]
c/o PO Box 381, Florence, Colorado 81226

We have over 500 lots to process, it may take time to get to your request. Your response will be acknowledged by email if you provide one.

We autograph this Notice as true to the best of our knowledge as presenting in living blood [as red ink] this June 3rd, 2024.

By:

By:

Michael Leigh Macgowan [©] All rights reserved

Kimberly Ann Peer [©] All rights reserved.

3 The wages of sin [lies] originates from the Biblical verse Romans 6:23 "For the wages of sin is death, but the gift of God is eternal life in Christ Jesus our Lord."

4 See combolisk.org/union-pacific-railway-company for certificate of mailing links.

5 See TASA.AmericanStateNationals.org



True Bill

Month of June, 3rd Day of 2023

Michael Leigh Macgowan [c] and Kimberly Ann Peer [c]
doing trade as Union Railway Company [unincorporated]
c/o PO Box 381
Florence, Colorado 81226

<Situs_Address>

<Owner>

<Owner_Mail_Address>

<Owner_City_State_Zip>

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You are on the record of COUNTY OF ARAPAHOE as having a deeded parcel Part of Section 21 of 5 South 67 West Section 21, from 6th Prime Meridian. Said deed is under color of law and has been found to be in trespass as per the public law stated above. The parcel as fiction is known as: <Situs_Address>, ID: <PARCEL_ID>

The self executing contract above has become public law upon at least acquiescence to Three known Notices of Trespass. Final Notice was served as this document. If you do not pay this True Bill within forty-five days of the service date listed on the Certificate of Mailing used to validate the posting of this Notice of Trespass and True Bill, you will be subject to arrest, deportation and charge of any additional cost to remove any structures on this property and its return to a natural state before color of title under fraudulent sale to chains of title under color of law to current resident. See Notice above for remedy to LAW.

This True Bill represents remedy for said trespass if paid timely. Late payments will be subject to an additional fee of 01% of the True Bill Total monthly plus all applicable fees for the peace to be restored.

All payments made shall be under duress as Federal Reserve Notes until there is a functioning exchange for Federal Reserve Notes and American Federation Dollars. At this time, payments shall be in American Federation Dollars.

We reserve the right to raise the rent rate at any time.

True bill for said property is the prepaid yearly amount of <rent value>.

Remit Payments to:

Michael Leigh Macgowan [c] and Kimberly Ann Peer [c]
doing trade as Union Railway Company [unincorporated]
c/o PO Box 381
Florence, Colorado 81226