

# First Notice of Trespass and Opportunity to Cure

Statement in the form of an affidavit

Presented by Michael Leigh Macgowan and Kimberly Ann Peer

c/o PO Box 381

Florence, Colorado [81226]

Notice to Principals is Notice to Agents. Notice to Agents is Notice to Principals. Acquiescence is Acceptance and Dishonor

July 26, 2023

Mayor George Lantz	Return Receipt: _____ To a man, George Lantz, sometimes acting as the Mayor of THE CITY OF GREENWOOD VILLAGE
Councilman Dave Bullock	Return Receipt _____ To a man, Councilman Dave Bullock, sometimes acting as Councilman of THE CITY OF GREENWOOD VILLAGE
Councilman Paul Wiesner	Return Receipt _____ To a man, Councilman Paul Wiesner, sometimes acting as Councilman of THE CITY OF GREENWOOD VILLAGE
Councilman Anne Ingebretsen	Return Receipt _____ To a [wo]man, Councilwoman Anne Ingebretsen, sometimes acting as Councilwoman of THE CITY OF GREENWOOD VILLAGE
Councilman Dave Kerber	Return Receipt _____ To a man, Councilman Paul Wiesner, sometimes acting as Councilman of THE CITY OF GREENWOOD VILLAGE
Councilwoman Libby Barnacle	Return Receipt _____ To a [wo]man, Councilwoman Libby Barnacle , sometimes acting as Councilwoman of THE CITY OF GREENWOOD VILLAGE
Councilwoman Donna Johnston	Return Receipt _____ To a [wo]man, Councilwoman Donna Johnston, sometimes acting as Councilwoman of THE CITY OF GREENWOOD VILLAGE
Councilman Tom Stahl	Return Receipt _____ To a man, Councilman Tom Stahl, sometimes acting as Councilman of THE CITY OF GREENWOOD VILLAGE
Councilwoman Dr. Judith Hilton	Return Receipt _____ To a [wo]man, Councilwoman Judith Hilton, sometimes acting as Councilwoman of THE CITY OF GREENWOOD VILLAGE
COUNTY OF ARAPAHOE OFFICE OF THE SHERIFF ATTN: TYLER S BROWN Administration Building	Return Receipt _____ To a man, Tyler Brown, sometimes acting as the COUNTY OF ARAPAHOE SHERIFF

1301 E. Broncos Parkway Centennial, Colorado 78643	
COUNTY OF ARAPAHOE TREASURER 5334 South Prince Street Littleton, CO 80120	To a man, Michael Westerberg, sometimes acting as TREASURER of COUNTY OF ARAPAHOE
COUNTY OF ARAPAHOE RECORDER 5334 South Prince Street Littleton, CO 80120	To a [wo]man, Joan Lopez, sometimes acting as RECORDER of COUNTY OF ARAPAHOE
COUNTY OF ARAPAHOE ASSESOR 5334 South Prince Street Littleton, CO 80120	To a man, PK Kaiser, sometimes acting as ASSESOR of COUNTY OF ARAPAHOE
STATE OF COLORADO SECRETARY 1700 Broadway #550 Denver, Colorado 80290	To a [wo]man, Jena Griswold, sometimes acting as SECRETARY of STATE OF COLORADO

Re: Notice of Trespass [6060 S. Quebec Street, Greenwood Village, Colorado 80111]

**Notice to Agent is Notice to Principal – Notice to Principal is Notice to Agent  
Silence is Acquiescence, Agreement and Dishonor**

Dear George Lantz , Dave Bullock, Paul Wiesner, Anne Ingebretsen, Dave Kerber, Libby Barnacle, Donna Johnston, Tom Stahl, Judith Hilton, Tyler Brown, Michael Westerberg, Joan Lopez, PK Kaiser, and Jena Griswold :

This statement, in the form of an affidavit, is to inform you of historical facts to which you may not be aware, Notice you of Land fraud that affects sections of Land surveyed in Arapahoe County, and provide remedy for trespass for the parcel known as 6060 S. Quebec Street .

1. We are **Colorado State Nationals**, living man and [wo]man, having lawfully acquired land and soil, on Arapahoe County, Colorado land state. We domicile in Fremont County, Colorado. We are not “residents” of the STATE OF COLORADO [a fictional incorporation in international jurisdiction]. As such, we are not subject to any of your laws, statutes, codes, rules and regulations, which are foreign to us, as our jurisdiction is permanently domiciled on the soil [living] in Land jurisdiction [national]. Only the General Public (State Nationals) can own Land by LAW [Land, Air, and Water] of kinds from Genesis and by treaties. The international Air and Water jurisdictions, in contrast, are dead jurisdictions of US Citizens [legal dead persons]. Much of International LAW ties to the establishment of the world global trust, Unam Sanctum as set up under civil LAW by Pope Boniface in 1302. Said trust established commerce with fictional entities [incorporations] chartered under the intellectual property of the Holy See as nations signed treaties to comply with said LAW of kinds. Inheritance to allodial interest on Colorado Land/soil is tied to Treaties resulting from the end of the Revolutionary War, including Treaty of Versailles [Land], Treaty of Ghent [Air], and Treaty of Paris [Water].
2. We are born on the Land/soil and are due inheritance from God to inalienable rights as living men. By capital crime of personage our mothers are coerced into assignment to a situs trust via birth certificate and then to the care of the Pope [1666 Cestui Que Vie Act in England] when we fail to address the trade name and contract in the Air. The failure to disclose the removal of living men from living jurisdiction to dead jurisdictions is capital crimes by international LAW and convention. Thereafter **our** failure to object and wet stamping of contracts from tax forms to drivers’ license are evidence of our acquiescence and acceptance of these crimes.

3. The 1779 Naturalization Act that separated the colonists from the Tories is a valid process today to object to the crimes and return to inherited Land/soil jurisdiction as remedy in LAW. Our return to the Land/soil with reversionary trust interest is evidenced by our public recording of these acts. Please see my recording on COUNTY OF FREMONT and everify.americanstatenationals.us to validate my political status and witness our removal from the tax rolls as former US Citizens [incorporated]. These public records are sufficient objection to the contracts that removed us and kept us from the Land/soil jurisdiction. As of July 2022 we state our duress and objections to your contracts. All rights are reserved including the use of trade names [dead persons] used to misidentify us.
4. Titles to land are also fictions (international jurisdiction) and do not reflect actual land and soil. Our claimed Land and property, formerly unlawfully and illegally declared "real estate" (royal estate) that only existed on paper, are now our land and soil assets. They constitute private property held as our allodium freehold estate, tax percuse and in perpetuity.
5. Please refer to over four hundred pages documented by the Vatican Chancery Court [Air jurisdiction] regarding Claim March 6, 2005 with H.E. Cardinal Mamberti, January 19 2023 in seq. regarding crimes by the foreign government service providers doing business as the United States [Territorial and MUNICIPAL] that have been ongoing since these foreign for profit service providers were contracted by evidence of Constitutions [1789, 1790]. There is no need to repeat the elements of the fraud against the living men and [wo]men on the Land/soil (see Anna Von Reitz articles to Cardinal Mamberti starting at article 3364 at annavonreitz.com). The expectation from the Holy See is a process to return to the unincorporated government of the union of States and liquidation of a number of corporations that have acted fraudulently as well as a return of assets. Fraud vitiates everything with no statute of limitations. **Your cooperation is expected as the corporate veil is no protection after the moto proprio issued in 2013 by the Pope. You may be held individually liable for actions against the living.**
6. The CITY OF GREENWOOD VILLAGE DUNS #103824280 is a government service corporation chartered under STATE OF COLORADO DUNS 076438621, both sub-corporations under the foreign for profit government services providers doing business as THE UNITED STATES OF AMERICA DUNS #052714196. The Federal government service providers are bound to the Territorial (1789) and MUNICIPAL (1790) Constitutions\* interdependent as of the 1937 Declaration of Interdependence. As the unincorporated united States [1787 Constitution] were declared interregnum and left without a quorum since 1860, Colorado was formed as an inchoate STATE OF STATE under Article IV section 3 clause 2 by a corporate resolution instead of a nation under Article IV Section 3 clause 1 of the organic Constitution. As such, your corporate MUNICIPAL entity is based on sub-corporation charter and corporate private LAW as a fictional entity under the intellectual property of the Holy See. Fictional entities are dead and have no right to the Land/soil other than the Residence Act. Said Act does not allow allodial interest to fictional entities.

\*Note the use of the preposition "for" in the original Constitution, referring to the State Citizens as the employers in the contract and the use of the word "of" in the foreign for profit corporate service Constitutions contracting to fictional entities. As you know, in trust LAW, the word "of" means without. Thus your incorporation and standing is foreign to the Land/soil. The living are heir to the Land by God, treaty and protection from you by Constitutions. We are owed unencumbered use as inalienable right.

7. I began a process to establish a digital outdoor broadcast system [Combolisk.org], in the tradition of Paul Revere, to reveal the truth regarding history, and renew my profession as an outdoor broadcast operator. Since a step to regain inherited rights to the Land includes research of chain of title, I discovered fraud when I ordered a certified copy of the original Land grant that was issued for the section that I was researching for a Combolisk. I discovered that a purchase of three sections of Land in Arapahoe County were fraudulently sold by the Union Pacific Railway Company, UP, before granted to that same name under the Pacific Railway Act. No fictional entity, let alone a man, has authority to sell land he does not own. The fraud was presumably not discovered because no one researched the original Railway Act, and the order granting the land to

UP until I researched a chain of title for a parcel in Section 21. Said company was formed to install a rail line from the Missouri River to the Pacific Ocean under delegated authority of services within the Constitutions [military transport and post office are delegated by all three Constitutions]. The Pacific Railway Act in part granted odd sections of land to said company for the completion and validated acceptance of the rail line. The granting of Land [based on completed and validated miles of track laid] was withheld because the construction was substandard. Massive bond fraud and bribery of Congress were reported as a scandal [Credit Mobilier of 1872]. There appears to be no discovery of the land fraud as the record stands [COUNTY OF ARAPAHOE]. By said Act all assets were to be liquidated and returned to the people on 7/1/1876 per the Act as breach of contract in failure to complete on time. UP entered bankruptcy as a result of issues described. Said company was absorbed by what is now known as the Union Pacific Railroad owned by the holding company, UNION PACIFIC CORPORATION, UPC. In 1982, the then CEO of UPC, filed a DISCLAIMER indicating sections 21, 25, and 27 of Township 5 West 67 South from the 6<sup>th</sup> Prime Meridian had been sold to Rufus Clark in 1891 and thus disavowed interest in said sections. Said sections became part of the vast Clark Colony subdivisions and development of Denver metro. Said section 21 was sold multiple times and transferred through a bankruptcy court before the actual Land was ever granted to UP [not UPC]. Most of the Land described in the Rufus Clark Purchase was transferred by Grant [Patent 39] including all of section 21. The remainder of the Rufus Clark land purchased before it was granted as fraud was not completed until 1901 [Patent 61]. Thus the Rufus Clark sale was fraudulent by a decade, and is dated after the completion deadline that should have forced liquidation and return of all assets to the people. The fictional entity UP did not exist to receive the original Land grant until we filed a trade name with our Land Patent and Notices brought forward with the completed due process and notification in American Common LAW this year. UPC had a fiduciary responsibility to report the previous sales as fraudulent if the Lands described in the records of UP obtained indicated any of the Lands in the new Patents had already been sold. The record indicated at least the Rufus Clark sale and my research suggests the fraud is not limited to the Rufus Clark sale. I did not investigate other counties or states. UPC had a fiduciary responsibility to have the Land grant issued in the current name of the company to receive any lands that were part of the absorption of the former UP as it has no record on file with the STATE OF COLORADO as using the former UP name. In the alternative, some DISCLAIMER should have been made by the US corporations regarding the bankruptcy or resolution of the land fraud when no UP was found to receive the grant. Regardless of which fictional entity (or both) was in error, the Land would have reverted to the public trust as a function of LAW. UPC could have claimed ignorance when presented the grants but not upon completion of a survey to determine which sections were available to sell. No provision was available to resolve the issue as ex post facto LAW is prohibited by the Constitutions [Article 1 Section 9]. There was no remedy for the fraud and cannot be until a living man makes claim as the rightful heir under treaty. The UP vessel was lost at sea, The matter is complicated by the acts of the Federal corporations to remove the living from the Land/soil leaving opportunity and crimes in failure to disclose. The criminal acts described, bribery to Congress, and said Act, were all in the same time frame centered around the Civil War. The issue remained until we now claim salvage by last man standing international maxim, right to wages for bringing forward the fraud, and opportunity for the Combolisk project to broadcast the truth. Only the living have the right to make LAWful claim to the Land, which is what we did in all three jurisdictions as evidenced in the Notices and process described in the recorded instruments. Our claim also extends to the living as they become aware of the issues and remedy.

8. Said section 21 is part of the original township/range survey describing the territory of Colorado. It is roughly from the center of Orchard Road at Quebec Road to Yosemite. Thence South on Yosemite Road [extended through the jog at the south end] to what would become an intersection with Arapahoe Road. Thence West on Arapahoe to Quebec and thence North on Quebec to the point of beginning at **Orchard including much of the CITY OF GREENWOOD VILLAGE and its' CITY HALL.**

9. Said DISCLAIMER and the original Land Patents described cannot exist without the resolution of the fraud resulting in over four hundred unLAWful parcels in Section 21 alone as the chains of title for these parcels are tied to the Clark Colony subdivisions and the original fraudulent sale to Rufus Clark. The issue must be resolved as US Citizens [dead corporate persons] return to Land Patent grants after claiming their inheritance in Land/soil jurisdiction as State Nationals. We are just the first in line, first in time, to discover and record the fraud. Now we begin Noticing the residents and provide remedy. We have established our LAWful claims by Noticing UPC, The Colorado Assembly [unincorporated Colorado] by established express trust recorded with the Vatican Chancery Court and Notice to Anna Maria Riezinger, Fiduciary for The United States of America [unincorporated]. UPC had a fiduciary responsibility to refute our claims made in all jurisdictions [acquiescence by three un-rebutted notices stands as LAW as necessary by due course as remedy in commerce Heb 6:16], file a counter claim or allow public LAW to be established through acquiescence of three served Notices in American Common LAW. Please see instrument number E3047239 COUNTY OF ARAPAHOE for more information.
10. In the least, Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agents. This is the fundamental LAW that establishes discovery and Notice to interested Parties. It is the basis for Federal Freedom of Information Act and your statutes Colorado Open Records Act § 24-72-201 et seq. and/or the Colorado Criminal Justice Records Act § 24-72-30. We hereby request your title insurance records regarding the captioned address of CITY HALL.
11. No response was received by UPC allowing the claims and remedies to stand. We claimed all Land/soil of UP and UPC. Specifically only said Section 21 is claimed for our immediate use as unincorporated operators of the Combolisk project provided that all Parties and title insurance companies honor claims made to limit title insurance claims. In the alternative, said sections 25, and 27, as well as any other parcels under unLAWful purchase, will be subject to title insurance claims. It is in the interest of all living fictional Agents and legal persons to accept the claims and thereby reduce the exposure of claims to Section 21. US Citizens changing their political status in the future will be next in line after the ex post facto Public LAW has fixed the existing chains of title for other Lands sold by UP before they were purchased. Current Residents in Section 21, choosing to return to the Land/soil, have option of paying and supporting said Combolisk project in exchange for a Land grant for the misidentified parcel(s), for agreed upon discounts and filing of title claim, and continue as renters or leave. Fictional entities, including legal persons, have option to remain as renters [see Combolisk.org for rates], or file title claim on their own and leave said Section 21. Incorporated government service providers have remedy by trade provided the limited acceptance remains on Land/soil jurisdiction and the public LAW is upheld. Title insurance claims are limited to a single section and that section has discounts based on which Notice of three an agreement is made for both the residents and insurance corporations that have to be Noticed.
12. .LET IT BE KNOWN that we have given lawful Public NOTICE OF CERTIFICATE OF ACCEPTANCE OF DECLARATION OF LAND PATENT #39 . No LAWful claim or response was made within the sixty days publically posted. No recording in your private corporation is necessary as the Notices and proof of performance are recorded on the Land Recording Office of the unincorporated Federation of the States of the Union, Co23-2023-58321-Gr149 and can be e-verified through <https://everify.americanstatenationals.us> as the instrument in item 9.
13. The United States of America (unincorporated) has returned from its 150-year abeyance as the lawful Government by maxim of last man standing in international LAW. Assemblies in fifty states are now active. As of 10/1/2020 all prior States and territories, including Colorado, became fully integrated as the fifty (50) States of the Union [enrollment retroactive to the date they entered Territorial State of Statehood]. In 2015, when the corporate United States again filed bankruptcy, it had to return certain items to their rightful owners. The international maxim is recognized that piracy does not change ownership. As of November 4, 2015, all United States Land Patents were seized 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. Under our lawful NOTICE OF CERTIFICATE OF ACCEPTANCE OF DECLARATION OF LAND PATENT, we claim the original Land Patents now belonging to Colorado land state and updated it into our names with metes & bounds Land description. Hence, we are the lawful and legal owner of our private land and private property, free of any commercial forums such as the Uniform Commercial Code (UCC), RCW 68A.

14. As Landlords, we revoke and withdraw all previous Powers of Attorney given by us or assumed to be given by us. We do not consent to our private land being taxed by any corporate entity based upon its value or location. The land and soil described in the NOTICE OF CERTIFICATE OF ACCEPTANCE OF DECLARATION OF LAND PATENT 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 statutes and codes. Said NOTICE OF CERTIFICATE OF ACCEPTANCE OF DECLARATION OF LAND PATENT was recorded under Michael Leigh Macgowan and Kimberly Ann Peer NOTICE OF CERTIFICATE OF ACCEPTANCE OF DECLARATION OF LAND PATENT (#39). The posting includes notary validation of our autograph and witness to the postings with photographic evidence of presentation. The described instrument includes trade name assumption of the Union Pacific Railway Company [unincorporated]. Said name is now doing business as Combolisk [unincorporated].
15. State Nationals and 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, (reversed and remanded June 30, 2022), reinstating Tennessee Supreme Court's decision in *Norton v. Shelby County*, 118 U.S. 425 (1886):

An unconstitutional act is not a law; it confers no rights; it imposes no duties; it affords no protection; it creates no office; it is in legal contemplation as inoperative as though it had never been passed.

All laws and ordinances now in force and in use in this state not inconsistent with the constitution shall continue in force and use until they expire or be altered or repealed by the legislature.

16. In *West Virginia v. EPA, id.*, the ruling confirmed that, according to the Constitutions' enumerated services, Congress has no authority to delegate its law-making ability. All authority not so delegated belongs to the States (of the Union) or to the living men and [wo]men, respectively.
17. All improvements upon our 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 us, the Landlords, exclusively, and any future heir(s), beneficiary(ies) and assigns, as a private Domicile.
18. Our correct political status is that of **Colorado State Nationals** in lawful possession of the land and soil on Colorado claimed and associated with our names given by our parents. All rights reserved.
19. We are directing you, as the Secretary of State of the STATE OF COLORADO, as the COUNTY OF ARAPAHOE TAX ASSESSOR, and as the COUNTY OF ARAPAHOE TREASURER to make the appropriate corrections to your records. I am further directing you, and all other appropriate agencies, to remove our names and our land and soil assets from the Tax Rolls of both the Territorial and the Municipal Government corporations forthwith. We are not operating as a corporate franchise and our land and soil with all appurtenances and hereditaments are not "income producing" corporate agriculture, commercial, or residential property within the meaning and intent of Federal Code.
20. We direct all officers, both military and civilian, to defend the Land Patents under the appropriate Constitutions. The failure of UPC to rebut any claims to three Notices is sufficient in Commerce and American Common LAW for said Third Notice to stand in LAW. We are the LAWful owners of at least said Section 21. All Parties will be held Liable. No corporate veil protection is available. Acquiescence is not an option.
21. We are the Holders in due course of our trade names, which have been abused in the past via impersonation, to criminally benefit your corporate offices. Our names and our private assets are to be removed from the Tax Rolls. Our land also needs to be immediately removed by you from your County Registration records. We also require you to cease and desist from misaddressing us, latching our assets, or mischaracterizing us as any kind of foreign citizens owing allegiance to the King or to the Pope.

22. We claim all of our **Reversionary Trust Interest** and all **Regulation Z Exemptions**, as they are required parts of all potentially illegal legislation in regards to the General Public. Your statutes guarantee our exemption status under **Regulation Z**.

- **Regulation Z** attaches to all Acts of Congress that involve securitization or monetization of physical assets belonging to Americans. This is because the "government corporations" indulged in illegal securitization activities and forced registration of private property and they have to provide remedy in order to legalize any of this.
- **Regulation Z** was adopted by the Federal Reserve Board of Governors and imposed throughout the corporate government franchises wherever otherwise illegal seizures of ownership interests and security interests have been imposed.
- **Regulation Z** is also attached to the Reversionary Trust Interest remedy found at 12 USC 95(a) as remedy for the seizure of trust assets—though it was omitted from the text of the Federal Code until very recently, when it has been overtly included and made visible again.
- **Regulation Z** is also broadly attached as a remedy for mortgage fraud at 12 CFR 1026, which corresponds in turn to 12 USC 2601, 2603-2605, 2607, 2609, 2617, 3353, 5511, 5512, 5532, 5581; 15 USC 1601, *et seq.*

23. The remedy to continue residing at [6060 S. Quebec Street CITY HALL] under the Residence Act for the CITY OF GREENWOOD VILLAGE is to respond by an Agent of or as a sovereign [Lord Mayor of London, Pope, or King of England] prior to Second Notice [expected 30 days after receipt of this Notice].

- a. Rent in advance is one ounce of silver per year.
- b. CITY OF GREENWOOD VILLAGE Notices residents within said Section 21. Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents [maxim of international LAW based on Ezekiel 33.
- c. We are copied with Notice to Principals by a post date within 30 days of service of this Notice.
- d. We are paid in accordance with the discounts and rates for claims against title insurance if you make such claim for work related to processing this fraud presentment and to promote the Combolisk system. If you fail to make claim within statute of three years from this Notice of defect and have title insurance, you will be liable for one hundred percent of the title insurance policy for said parcel.
- e. Residents and Nationals remaining within Section 21 are offered your services at a rate equal to Agents outside Section 21.
- f. The Trade remedy offered herein remains in Land/soil jurisdiction. Any issues not resolved by American Common LAW courts shall be resolved by an international court of competent jurisdiction.

24. The remedy to continue residing at [6060 S. Quebec Street CITY HALL] under the Residence Act for the CITY OF GREENWOOD VILLAGE is to respond by an Agent of or as a sovereign [Lord Mayor of London, Pope, or King of England] after second Notice and prior to Third Notice [expected 30 days after receipt of Second Notice].

- a. Rent, in advance, is one thousand ounces of silver per year. Trespass for every legal person per day entering CITY HALL is 35,000 ounces of silver payable monthly.
- b. Items 20.b-f are the same.



- 25. The remedy to continue residing at [6060 S. Quebec Street CITY HALL] under the Residence Act for the CITY OF GREENWOOD VILLAGE is to respond by an Agent of or as a sovereign [Lord Mayor of London, Pope, or King of England] at Third and Final Notice.
  - a. Rent in advance is one million ounces of silver per year. Trespass for every legal person per day entering CITY HALL is 35,000 ounces of silver payable monthly.
  - b. Items 20.b-f are the same.
  - c. CITY HALL is subject to removal, as well as its agents, by the military in defense of the Constitutions upon which this claim is protected from service providers acting as government. Sheriff is the last line of defense of the Constitution as confirmed by Justice Scalia in Printz v US.
- 26. Please inform anyone you need to give notice to, such as Sheriff's Department, U.S. District Attorney's Office, Office of the Attorney General, and anyone involved in removing all references to us being Taxpayers on records of County, State or Federal government agencies and franchises.
- 27. Please inform us within 30 days of the date of this letter that you have removed our names from your tax records/rolls, and that you have removed our land from registration, as well as confirming that you have given Notice to all those departments and agencies. This is request for a copy of those Notices as per your statutes stated above. The COUNTY RECORDER is obligated to file this Notice as Notice to all parcels within said Section 21.
- 28. This is the first of three Notices to establish public LAW. Your acquiescence may make you personally liable for losses and/or damages. Most in the movement to return to our inheritance and freedom on the Land/soil were ignorant of the crimes against us. Now that you have been Noticed and this act becomes recorded in history, you will have to make the decision to act or remain British and Roman Agents/Citizens. Or you will be complicit in the crimes against the living. With the truth spreading around the globe and to the media, these issues must be resolved. Acquiescence is not an option.

Thank you for your anticipated cooperation. It is your fiduciary responsibility to act without haste to avoid the compounding penalties associated with further Notice.

By: \_\_\_\_\_ By: \_\_\_\_\_

Power holder for Michael Leigh Macgowan [©]  
All Rights Reserved – Without Prejudice

Power holder for Kimberly Ann Peer [©]  
All Rights Reserved – Without Prejudice

NOTARY ACKNOWLEDGEMENT

State Colorado }

County Fremont }

The foregoing instrument was acknowledged before me this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_, by Michael Leigh Macgowan[©], and Kimberly Ann Peer [©] signed with their living autographs:

Notary Public: \_\_\_\_\_ my Commission expires: \_\_\_\_\_