

Third [Final] Notice in Common LAW

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

Return Receipt #_7020316000008006672

This statement in the form of an affidavit is Third [Final] Notice to HIGHLINE COMMUNITY CHURCH. Due Process is complete upon service of this Notice. Common LAW indicates the following.

1. Notice was signed by a living man requiring standing in Land and Soil in common LAW as response. Second Notice was by certified mail receipt number 70170190000072348063. No response was made to a claim for Land and Soil. A purported false entity is trespassing on the Land in Arapahoe County, Colorado. Legal fictions cannot own Land and Soil.
2. HIGHLINE COMMUNITY CHURCH is the stated fictional legal entity trespassing on the Land and Soil known as [6 S 160 S. Wabash Way, Arapahoe County, Colorado], and is not a complete entity with a Registered Agent tracing said fictional entity to an accountable sovereign. All fictional corporations are tied to the Pope via Ecclesiastical LAW in global [Air] jurisdiction. The Pope is a foreign sovereign and must respect Treaties and LAW regarding the living Sovereign domiciles of Colorado.
3. The attached certified title from STATE OF COLORADO COUNTY OF ARAPAHOE RECORDER is within Section 21 of Township 5 South Range 67 West of the 6th Principal Meridian, Arapahoe County, Colorado. Said Title ties back to the Clark Colony and Rufus Clark, and as part of the eventual Denver Technological Center development [foreign entity].
4. Although each grantor in the Chain of title transfer linked to said Land are under Color of LAW from incorporated entities, the real issue is the first sale to Rufus Clark by the Union Pacific Railway Co., UP.
5. The attached copy of the BUREAU OF LAND MANAGEMENT accession of US and USA records indicate the original Land Patent granted by President to UP was made by Land Grant #39 on February 25, 1897 [page 107] to supplement the cost to build the rail in exchange for and the Land to sell [after completion and validation] to complete a rail system from the Missouri River to the Pacific Ocean, even though the last golden spike completing the project was 28 years earlier.
6. The UP sales contract to Rufus Clark was made 2/17/1887 as instrument A64 on page 377 and deeded by Warranty Deed Book A50 Page 598 [attached] , over a decade before UP was granted the Land from the global Land Trust held by the United States [incorporated as of Civil War]. Fraud vitiates everything with no statute of limitation. Additional witness to said fraud is indicated by the sale of the property from Rufus Clark to Denver Arapahoe Land Company by two instruments on 11/1/1895 and then all the assets of Denver Arapahoe Land Company are disposed of in 1895 in the FEDERAL COURT OF APPEALS. All of this occurs before the original land patent is granted to UP. The assets become part of the current UP and the fraudulent sale is “warranted” by public [recorded] disclaimer in 1982 [attached].
7. Now there are over five hundred parcels in said section, compromised by said fraud and under color of Title. This was only one of three sections listed on said deed to Rufus Clark. There are additional deeds

prior to grant in COUNTY OF ARAPAHOE and may be more in other states since the record indicates insolvency, bankruptcy, and bond fraud during the early era of the UP.

8. This Public LAW Land claim as the Last Man Standing in international maxim, the great Commission and inheritance of the Land as need for the Combolisk is extended to all of the metes and bounds of the actual survey for the proposed first Combolisk for section 21 Township 5 West 67 South from the 6th Prime Meridian in Arapahoe County. This LAWful claim to the Land and completed due process from the UP as grantee to the original Patent and the HIGHLINE COMMUNITY CHURCH is complete upon service. The Posting of this third Notice will be parallel in time to third Notice Posting with the UP [Third Notice to UP was made concurrently]. UP is another fictional entity that does not have standing to own Land and Soil in the unincorporated United States. No sovereign has answered Notice.
9. Due Process being complete, Michael Leigh Macgowan and Kimberly Ann Peer, a married couple, are the living owners of all of all said section. The remainder of UP property is granted back to the original purchasers retroactive to the date of purchase by these presents.
10. Notice to Principals is Notice to Agents. Notice to Agents is Notice to Principals, You are responsible by LAW to pass this Notice to the sovereigns responsible for the fiction trespassing on the Land and Soil, known as [6160 S Wabash Way], Arapahoe County, Colorado in Section 21 5S 67W.
11. Any hindrance to the living will be grounds for the Pope to dissolve the offending corporations. The living are owed Good Faith and Service on this Land and the military under the terms of the Constitution of the United States of America, (1789, British Territorial Subcontractor) and the Constitution of the United States, (1790, Papal Municipal Subcontractor) to defend this claim as it stands in Public LAW.
12. History proves in 1845 by Treaty of Verona, that then British King representing the interests of the British Crown agreed to undermine the American government with the Pope. The King issued Letters of Marque and Reprisal to the members of the Bar Association commissioning them to act as privateers and offering them protection. Those letters operated in perpetuity until 2013, when they were extinguished and the Treaty of Verona repudiated. The "US DISTRICT COURT" and its officers have been given copies of the July 11, 2013 "Motu Proprio" issued by Pope Francis acting as the Global Estate Trustee and signed "FRANCISCUS".
13. The unincorporated American Federal government has been presumed interregnum because the British Naval Agency and Dispensations act 1864 has assigned themselves (British) custodian on our behalf, as per the Territorial delegation of Authority assigned to them by the 1789 British Territorial Constitution. We are also owed good faith service via the 1790 delegation of Papal Municipal Subcontractor (Washington D.C.).
14. Acquiescence is the perfect solution for the Parties named in this Public Common LAW.
 - a. The Federation as represented by the original 13 States completed entrance by the western States to the United States [unincorporated] by unanimous ratification by said States. Said Act made entrance retroactive to the time the STATE OF STATES entered the incorporated US.
 - b. By our living presents, we use a similar method to grant claimed UP Land to the existing chain of Titles by original sales to end the fraud with the following conditions.
 - c. A reservation is made to all said lands for use by the Combolisk Project. Said Section 21 is accepted.

- d. UP validates a one ounce of silver per year agreement [not a contract] for the continued use of railroad operations with delivery of an ounce of silver for use in 2023. Failure to provide remedy for use will be sufficient evidence to the Chancery Court and the Pope of liquidation of UP and its successors.
- e. UP Notices all STATES OF STATES wherein UP operates of this Notice, to be filed in each county where pre sales of Land before Patent as described herein may exist.
- f. Colorado Sovereigns have been Noticed by both Land Patent Project attachment to meeting notes from February 21, 2023, by Notice of Combolisk Project during General Assembly meeting of March 7, 2023 and by cc email Notices to the HIGHLINE COMMUNITY CHURCH Notices by Rebecca Roberts, a Colorado State Citizen.
- g. The General Public benefits by a new clear path to chain of Title for filing Notice to bring forward allodial title to their respectively held properties. UP is prevented from cashing in on the bankruptcy and eventual claim of Land by the Patents issued after bankruptcy.
- h. The UP fraud is removed. The color of Title to Lands is restricted to said section. The use of the rail system is preserved and protected by Constitution(s), Treaties, and Letters. Patent held by living Sovereigns in their own right.
- i. HIGHLINE COMMUNITY CHURCH benefits by filing a title insurance claim. Half of the settlement is to be traded with the sovereigns herein for the Combolisk Project and the first structure to be placed in said section and defended on [6160 S. Wabash Way on Arapahoe County, Colorado]. Said payment will allow a group of Colorado Nationals to carry on the Great Commission on said Soil and Land as living evidence of God without contract to dead entities. The alternative is taking the whole claim and leaving the premises.
- j. Title companies benefit from the limitation of exposure to said section 21. Sections 25 and 27 are exempted from claim as well as all other described fraud herein described by this Public LAW.
- k. The Combolisk project is funded from the projected title insurance claims by those tenets of said section 21. As Sovereigns we are worth our wages as Combolisk operators and broadcasters of truth.
- l. Most important, this Public LAW stands as a testament to God and the necessity to provide Notice and order through due process. Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents.
- m. This Notice will be sent to the JOINT CHIEFS OF STAFF, The SECRETARY OF STATE and the COUNTY OF ARAPAHOE COUNTY FOR ENFORCEMENT of the Constitution(s) both of and for the United States in Common LAW.
- n. The Birth Certificate is presumption that persons are Citizens of the British Territorial US Government and the BIRTH CERTIFICATE is presumption that persons are Citizens of the Papal MUNICIPAL US Government as for profit foreign service providers via Constitutions to the unincorporated union of States. None presumed dead as assets under crimes of state, fictional entities or Sovereigns have come forward to declare any other statements regarding these established facts. Standing against this Public LAW would now be an act of Treason on the Land and Soil of Colorado.

By _____ By _____

Michael Leigh Macgowan [©]

Kimberly Ann Peer [©]

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c/o PO Box 381 Florence, Colorado [81226]

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Cc: Rebecca Roberts, Bob Brooks, William Naegele

Attachments