

10/12/22

John G. Roberts, Clarence Thomas, Associate Justice, Samuel A. Alito, Jr., Sonia Sotomayor, Elena Kagan, Neil M. Gorsuch, Brett M. Kavanaugh, Amy Coney Barrett, Ketanji Brown Jackson  
Supreme Court  
1 1st St NE  
Washington, DC [20543]

Dear John G. Roberts, Clarence Thomas, Associate Justice, Samuel A. Alito, Jr., Sonia Sotomayor, Elena Kagan, Neil M. Gorsuch, Brett M. Kavanaugh, Amy Coney Barrett, Ketanji Brown Jackson,

As sitting Justices of the Supreme Court of The United States of America [incorporated]/THE UNITED STATES OF AMERICA [incorporated], in both the [L] A [air jurisdiction of the HOLY SEE ] W [water jurisdiction of the CROWN], you are officers of a sworn oath [publically] to defend the United States [unincorporated] Constitution. This is complicated as you serve **Foreign Corporation(s)** DUNS number 052714196. You are USA Citizens as dead (debt) assets of the 14<sup>th</sup> Amendment through acts before and including your birth. *Origo rei inspici debet.* The origin of a thing ought to be inquired into. Said maxim of a Justice must begin with knowing one's origin, status and jurisdiction. Said DUNS number is tied to the original The United States of America, [incorporated], a Scottish for profit Foreign Service Corporation with limited authority to defend America at sea, build forts in the Territories and offer limited services to the living men and [wo]men on the land and soil toward the defense and development of unincorporated States. The Clearfield Doctrine set by former justices from inside the Corporation(s) [interpreted] their status as a corporation by the Legal act of incorporation and acting like a corporation. The mirroring of names to confuse and acts of piracy allowing jurisdictions of Air and Water on the Land as well as redefining men and [wo]men as said dead assets [incorrectly] reveal a pattern of acts against humanity. Said assets are confirmed by the Congressional Record 1967: Section 4, June 13, 1967, pp. 15641-15646 – "A 'citizen of the United States' is a civilly dead entity operating as co-trustee and co-beneficiary of the PCT, the

private constructive Cestui que trust of US Inc. This makes you no different than a Wal-Mart or McDonalds limited to your assets and employees [Citizens]. Your jurisdiction is thus limited to the international jurisdiction of the Air [MUNICIPAL] where Washington DC was expanded by piracy to the Land jurisdiction of the States and by the Water [TERRITORIAL] and international jurisdiction as Citizens unwillingly are assigned as Agents of the inquisition for the Holy See and/or Warrant Officers of the British Merchant Marine. Only the living men and [wo]men can rule the Land/Soil. All acts outside the original contract for services are acts of Piracy against the living men and [wo]men on the land. Pirata est hostis humani generis. A pirate is an enemy of the human race. Quod initio vitiosum est, non potest tractu temporis convalescere. Time cannot render valid an act void in its origin. Judici officium suum excedenti non paretur. To a judge who exceeds his office or jurisdiction no obedience is due.

Blacks LAW defines domestic, domestic, adj. (15c) 1. Of or relating to one's own country <domestic affairs>. 2. Of or relating to one's own jurisdiction <in Alaska, a domestic corporation is domestic abuse 558 an Alaskan one>. 3. Of or relating to the family or the household <a domestic dispute>.

By 2. you are non-domestic to the Land/soil. I not aware of NOTICES sent to other branches of the government and/or to international Court and Foreign sovereign(s), the Land/Soil jurisdiction lawful government is being fully restored and is now active in fifty states, see [annavonreitz.com/demandforpermanentinjunctiverelief.pdf](http://annavonreitz.com/demandforpermanentinjunctiverelief.pdf) RE 162 265 907 US. The world is becoming aware of the truth as the security of the trusts is of primary concern.

As you are also aware, said Citizens may use lawful means including the 1779 Naturalization Act to publically declare their allegiance and return as living men and [wo]men on the land and soil as Nationals, as defined in your code 8 U.S. C. § 1101 by the Definitive Treaty of Peace 1783, one of those owed “essential governmental services” under Article iV, Section 3, Clause 2 of the 1789 Constitution, guaranteed right of expatriation by the Expatriation Act of 1868, the retention of your native political status by the Geneva Convention Protocols of

1949, Laws of War, Volume ii, Article 3, and the right of Self-Declaration guaranteed by the United Nations Universal Right of Self-Declaration. Status is confirmed by Cruden v. Neale, 2 N.C. 338 [your precedent] with an undeclared man or [wo]man subject only to “natural laws”.

i, Michael Leigh Macgowan, am a living man on the land as a Colorado [unincorporated] State National on Fremont County [unincorporated]. The STATE OF COLORADO [DUNS #: 076438621] and the COUNTY OF FREMONT, [DUNS #: 080392731] are similarly sub-corporations confounding my habitation. Thousands like me share a similar political status outside the defacto Corporation(s). My political status can be verified by letters to the IRS and internal Revenue Service, international record on the americaunincorporated.org web site and by Record of the STATE OF COLORADO, COUNTY OF FREMONT RECORDER instrument.

Said status as Sovereigns outside the Territorial and Municipal Foreign [for profit] Service Corporations doing business as the government of the United States of America, sets original jurisdiction in Article iii Section 2 of your Constitution(s). Public Ministers and above are under original jurisdiction of all three Constitutions to your Court. You will be reminded that British Subjects declared independence, and received the Sword of surrender by a British Lord representing the Sovereign King of England prior to said Peace Treaty in the liberation and creation of the United States of America [unincorporated]. Said surrender and said Treaty elevated the British subjects as Public Ministers on their own accord or by assignment by other subjects in a Congress of rebellion against Tyranny [no authority other than natural LAW]. The point is that all living men and [wo]men on the Land have at least the level of Public Minister on the Land in dealing with **Foreign** entities to the Land jurisdiction they stand on. The right to self-elevate to a level of Public Ministers was not challenged for said living by a Union of Lands [States]. Said Treaty elevated all declared Americans and future Americans born on the Land and Soil of the United States of America as sovereigns as the terms were agreed to by Prince George the Third, by the grace of God, king of Great Britain, France, and Ireland, defender of the faith, duke of Brunswick and Lunenburg, arch-treasurer and prince elector of the Holy Roman Empire as the States were determined as sovereign and all men and [wo] men are created equal

with no Sovereign to make them lower authority as conquered subjects. Since British Subjects residing on the land were on the side of the Surrendered, they were not elevated. Thus Nationals outside the Corporation are at least eligible to be heard by the Supreme Court [incorporated] in original jurisdiction as non-domestic to the jurisdiction of the dead corporation(s). I not through your [L]AW then by command as employed assets of the Corporation(s) with the employers being the living men and [wo]men Sovereigns on the Land and Soil of the United States of America [unincorporated] as per said Treaty.

i write to you officially for three reasons. First this is FiRST NOTICE in American Common LAW. Second is the issue of misidentification and a Writ of Habeas Corpus offered to force the release of misidentified Nationals and State Citizens held unlawfully as The United States of American [incorporated] Citizens. Third is command to compel a Writ of Mandamus.

#### 1) FIRST NOTICE OF THREE

Two notices in American Common Law which are not rebutted stand in public L[A]W. As you know the maxim of Qui tacet consentire videtur. He who is silent appears to consent and Deuteronomy 19:15-19. This first notice should not be necessary but Pirates by definition are pirates and act unlawfully. Said Corporations, other nations [sovereigns], international Court, and the Holy See have been made aware of the emergence of sovereigns on the Land thought to be lost. Equal branches of your Corporation(s) and the Military are aware of the movement to fully restore the functioning unincorporated government of the United States of America [unincorporated]. I you fail to respond, a SECOND NOTICE OF TREASON will be sent by certified mail/return receipt and published along with this notice. I you remain silent, a THIRD NOTICE will be sent by mail/return receipt to fulfill NOTICE requirements. As Sovereign i plan to develop a website to provide Nationals and Citizens with NOTICE requirements and/or their intent to fulfill their declaration of political status with a defined interim period (at least 60 days) for discovery regarding the levels of Piracy, fraud, and deceit upon men and [wo]men. Most have no idea that their status is stolen by birth certificate, just after

birth and throughout their aging as dead assets, contracted into compliance with many details done behind their back. I is believed that this NOTICE process will allow all within the physical boundaries of the United States of America [unincorporated] to peacefully declare their status or declare themselves as noncombatant foreign residents. This letter, the record of filings, and expected responses will serve as the Cornerstone to said Site. Upon commitment from 40% of the population (120 million) to declare as Nationals are “pending” Nationals and State Citizens and noncombatants [under duress] (together ncn), i will make a motion to declare war when 153 million ncn have declared their status against all assets, pirates, and Citizens of Foreign entities not displaying the American Peace flag or the war flag [old Glory](displayed upside down in distress upon notice of the pending declaration of war. Said declaration will provide a delay of an additional sixty days from the 40% threshold for those that have declared their partial/pending declaration to complete said status. The expectation is that a proposed Revolutionary War 2 will never begin as the PUBLIC DUTY of the Public is to follow the Public Law. This includes NOTICE to two friends of the need to declare one’s status or at least display the civil flag or Old Glory upside down to prevent misidentification as Pirate(s) and Enemy(s) of the United States of America [unincorporated]. Theoretically, this means two iterations from 40% will notify ALL the population before the “shot NOT heard round the world” removes the AW off the Land and becomes a replicable process for all in the World to restore their lawful status and rights to the Land and Soil restoring the rule of LAW.

## 2.) WRIT OF HABEAS CORPUS

i apologize for not being prepared for this letter. My timeline is escalated due to repeated misidentification of said Corporation(s) against lawful men and [wo]men. While i have been aware of many issues with those doing business as the government, i did not immerse myself into the truth and begin declaring my political status until completion of threshold documents in July, 2022. Recently i was witness to a Colorado State National being misidentified in a court with no jurisdiction. Division P of the COUNTY OF EL PASO [D-U-N-S number: 076444017] case #D212022JV30259 regarding

Yolanda Lynn Searl Colorado State National # Co22-2022-RVRQU-8Y5R5 [americaunincorporated.org] in District 4 of the STATE OF COLORADO [D-U-N-S number: 076438621]. Yolanda was offered no opportunity to ask questions of jurisdiction of Magistrate Nafziger and oath of office of said Magistrate before repeatedly restrained and held against her will. This was a complete lack of respect by a Citizen [dead asset] against a living [wo]man. Yolanda was given opportunity to be heard by Trial by Jury although she asked for Jury Trial as per American Common Law and Amendment 7 of your Constitution [1789]. i note for the record that Yolanda has also filed documents regarding her children under the same filing number and an indemnification bond. Yolanda is being held unlawfully. This is now a criminal case. I the tradition of *Matson v Ashmore*, as a friend [employer] of the Court [sub-corporation], i filed a writ of Habeas Corpus on behalf of Yolanda Lynn Searl and as NOTICE for all misidentification of all State Nationals/State Citizens. i respected Magistrate Nafziger's direction to file my prepared writ with the clerk of said court. The stamped receipt of the first page can be viewed at [combolisk.org/mikedocs/img20220923\\_19364348nafziger.jpg](http://combolisk.org/mikedocs/img20220923_19364348nafziger.jpg). Said writ was also filed with the same clerk for Chief Judge Bain of said overseeing District. A similar stamp [proof of personal service] can be viewed at [combolisk.org/mikedocs/img20220923\\_19394622bain.jpg](http://combolisk.org/mikedocs/img20220923_19394622bain.jpg). Yolanda was released from custody only to be incarcerated again with no attempts to challenge jurisdiction, especially considering the case was escalated to District rendering Magistrate Nafziger with no jurisdiction of the case let alone the sovereign.

With no relief and unlawful actions by Magistrate Nafziger, without intervention by Chief Judge Bain, i filed the writs [Postage stamped originals] in the TERRITORIAL jurisdiction of THE UNITED STATES DISTRICT COURT, DISTRICT OF COLORADO [tracking number Ei524431176US] and the MUNICIPAL jurisdiction of THE UNITED STATES DISTRICT COURT DISTRICT OF COLUMBIA [tracking number Ei524431159US].

it appears the FEDERAL COURTS have not acted to release Yolanda as she remains incarcerated at this filing. Although the sovereign filings by Yolanda Lynn Searl and myself are sufficient NOTICE to avoid any activities, [Emergencies and services under contract excepted] and for any WRIT OF HABEAS to be considered by Agent of ANY corporation, the Notice to Agents is Notice to Principals. "Notice to Principals is Notice to Agents" is sufficient to escalate said Writ to Principals of the Corporation(s). As a Process of the Corporation(s), you must present Yolanda before said living Sovereign or release her from the Corporation(s). i recognize that Yolanda needs to be educated in being Sovereign so that she does not become a danger to others. She cannot be educated without being released from your Corporation(s) and Piracy upon the Land.

My Declaration of Status is also sufficient to file a WRIT OF HABEAS CORPUS on behalf of Yolanda Lynn Searl with your Court, by exhaustion of your process and by original jurisdiction argued above. i have attached an updated original Writ with additional arguments using your Code. Yolanda should be released immediately or brought to a sovereign of the Corporation(s). Failure to do so is Treason against the self-governing men and [wo]men living on the Land and Soil of the United States of America [unincorporated].

### 3.) WRIT OF MANDAMUS

We know through thousands of hours of research, NOTICE, and process that the American Government [unincorporated] has been compromised going back to at least the [secret] Treaty of Verona, 1822, American Diplomatic Code, 1778 – 1884, vol 2; Elliot, p. 179 and CONGRESSIONAL RECORD – SENATE., 64th CONGRESS, 1st SESSION, VOLUME 53, PART 7, Page 6781, 25 April 1916, in which the Higher Contracting Powers agreed to undermine the American government.

We understand that following the Revolutionary War, the American men and [wo]men having no navy, needing protection, and faced with establishing Forts on the territories to promote settlement, it was

necessary to contract with a Foreign Service Corporation to provide essential enumerated services. A Scottish Corporation began the first mirror corporation as its unincorporated employer. The United States of America,[ Inc.] was formed and used delegated name and flag to represent the living. Note that the [L]AW of the time included a Congress which adopted the Confederation of States. Said rule includes the prohibition of Titles of Nobility in the United States of American [unincorporated] government. Two issues arose during these times. One was identifying those ships at war and those at peace. The civil flag was developed and used to identify those ships at peace while the style of old glory remains a flag of war. The lack of display of the Civil flag, and common knowledge that it exists confirms a need to educate and allow all to declare their correct status. , History records use of the civil flag at government offices before the Civil War. The display of the war flag indicates the Corporation(s) and a lack of Peace Treaty show acts of Piracy to utilize unauthorized powers. The other struggle was having a population of similar looking people with competing allegiances. The 1779 Naturalization Act is essential for declaring one's Political Status as we all looked like Europeans at the time of the Revolutionary War. Now as the "melting pot" through immigration, you cannot tell one's allegiance by sight. All those that have been declared USA Citizens [unlawfully] and born on the Land/Soil of the organic United States of America can use said Act to move from dead asset to living men and [wo]men, including the Justices of the Supreme Court. You are notified as such. Justice by day job. Living by night (until 40%). We understand that the Pirates do not wish to give up their power and/or wealth and that most are still unfamiliar with the truth. As such, we understand that Peace (see attachments) has been declared and that some will be forced, under duress, to retain their licenses and affiliation by "day" to fulfill necessary obligations to avoid loss of job, arrest and/or circumstances that could cause injury to assets of the Corporation(s). However, by declaring your intent to change your political status from dead asset and/or mark yourself as a Foreign noncombatant is sufficient momentum and notification to make the population aware of the acts of



Piracy against the living. This movement will force the [L]AW jurisdictions from the Land. The count and movement of status will be coordinated on a Site to be determined and developed as described in 1), if necessary. It is past time to educate the nation and the Agents of the Corporation(s) in a peaceful manner. You are the key.

We also know that taking a title from another country is a conflict of interest to holding an office in the United States of America [unincorporated], or one of the several States like Colorado [unincorporated]. If you choose to leave the USA and claim Citizenship under a State for the purpose of working in the unincorporated government, you will have to renounce your title under the BAR association as a Foreign Service Corporation in conflict with the United States of America [unincorporated]. Please note the 279 trillion dollar lien filed against the AMERICAN BAR ASSOCIATION & INTERNATIONAL BAR ASSOCIATION [[annavonreitz.com/commerciallien.pdf](http://annavonreitz.com/commerciallien.pdf)]. This is just a small part of the documented fraud, Piracies, and acts against humanity described here [[annavonreitz.com/blowbyblow.pdf](http://annavonreitz.com/blowbyblow.pdf)].

Although the Acts have been going on for a century and a half, the greatest gift to the World is to ensure the American experiment prevails and that we become a template for other nations to free their subjects. *Melius est recurrere quam malo currere.* We are reminded of several maxims of LAW to guide our path, "it is better to recede than to proceed in evil." *Quicquid est contra normam recti est injuria.* "Whatever is against the rule of right, is a wrong." *Qui non propulsat injuriam quando potest, infert.* He who does not repel a wrong when he can, induces it. Jenk. Cent.

As Justices within Service Corporation(s), assigned with securing Freedom for the world, it is time to acknowledge the past and prevent misidentifications in the present and future because the Service Corporation(s) are irrevocably broken in both the civil and criminal legs of your branch of the Corporation(s). The Great Writ described above and the

unusual Writ of Mandamus are the instruments for removing misidentification for all levels of said Corporation(s). Since i am not subject of your Corporation(s) but an employer of them, i compel you to issue a Writ of Mandamus to the Agents of your Corporation(s) that they stop misidentifying the living on the Land and Soil. This way we can focus on learning to communicate the truth and make decisions regarding our correct status. This unusual request before a case filing will reduce your future case load so that all Agents can act appropriately. The response to this letter will also serve as Public notice of the truth on a Site to be named to AVOID future conflict. Let's end the centuries of Piracy.

Yolanda's case above is one of three cases including criminal charges where no injury has occurred. i will accept that she does need training on how to behave in respect to all. These victimless crimes are but another act of Piracy to indebt the poor and force taxes and unnecessary contractual obligations against Citizens, let alone Sovereigns. The prison system is for profit and you are complicit in this Piracy. This is not unlike the pattern to Pirate funds through the theft of birth certificates [assigned to trusts], the assignment of status of British Warrant Officer to contract for unlawful income taxes, and assignment of Agents of the inquisition to take assets and hide the debt instruments against the assets of the Land.

The evidence of one Authority using unlawful restraint against a Sovereign is sufficient cause to force a Writ of Mandamus to all Agents of the Corporation(s) with the truth and a schedule of fees for any Agent violating sovereign inalienable rights. The fact that a Chief District Judge for STATE OF COLORADO as well as the Chief District Judges for the TERRITORIAL AND MUNICIPAL Courts of the Corporation(s) ignoring the described Writ are crimes against humanity. If the Acts are not addressed, all rule of LAW has been abandoned.

The civil branch of LAW within the Corporation(s) for identification of correct jurisdiction is equally broken. The transmission of Posts in the

nation and throughout the World forms an integral means of communication and transfer of goods and service agreements for all. i have noticed my local Postmaster, stating the LAW and informing said Agent of my status as non-domestic to the Corporation. Said NOTICE includes “Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents”. Yet there is no guarantee that Posts from my Post office [non-domestic] inside the Post office will be Post into the international mail stream. Pirates will be Pirates until directed by a higher authority to change their behavior, even if the acts already violate LAW and are subject to Liens for violations.

Similarly the STATE OF COLORADO [incorporated] has received three notices of acts against humanity, and Public LAW has been set against said Corporation with no response from Governor Polis or his Agents. Third notice is Post at <https://combolisk.org/mikedocs/co3rdnotice.pdf>.

Piracy and failure to respond to NOTICE also reaches the city level. i am involved in a project to establish free speech broadcasts in a new trademarked outdoor broadcast device called the Combolisk. A blockade exists to Corporation(s) employees in the TOWN OF CASTLE ROCK in the STATE OF COLORADO. No response exists before i recently sent a third NOTICE.

All levels of the Corporation(s) appear to be broken and are committing acts of Piracy and misidentification. It is your responsibility, now Noticed as Principals, to NOTICE Agents.

i have outlined a template for all Nationals and State Citizens to call upon the Supreme Court, as the Judicial branch of three equal branches of Corporation(s), to submit their grievances and misidentifications by the Corporations as original jurisdiction to your Court. The simple remedy and powerful responsibility of Writ of Mandamus is yours by defining authority over the entire Corporation(s) as a matter of LAW. The unusual nature of

issuing said Writ prior to a case being filed avoids unnecessary contractual obligations that Sovereigns want to avoid. Your response to this request by a Sovereign to eliminate misidentification and responsibility to act rests as an act in history which may eliminate the need for a Revolutionary War 2. We want to exist in peace and fix the true issues between the living and the Corporations. Your diligence is expected in this matter. If Yolanda Searl remains imprisoned, the timetables for response and action will be escalated. Although the living men and [wo]men are at peace and will remain at peace, further acts of Piracy, fraud, deceit, and corruption will not be tolerated from dead assets of Corporation(s). It would appear in the interest of the living, the sovereigns, and the Corporation(s) to issue said Writ. The contracts exist to return to the rule of LAW. Won't you stand and restore the Land? We only needed a peaceful path to make it happen. This letter helps build that peaceful path. i am living, but you have an army of Pirates in anarchy that can shut my single voice. You have a guaranteed income and can stand for the truth as those that have stood before you.

My Posting of this letter into the General mail stream is not expected to arrive. Under duress, i will pay USPS postage and request a refund for taxes paid to ensure this letter is delivered to those addressed above. To all Agents and/or clerks that touch this document, it is an international incident not to deliver the mail. Please consider this a Freedom of information Act request to deliver all data including dates and names of those that process this Post to its intended recipients.

Errors and omissions accepted. i am not a Legal Attorney and am non-domestic to your [L]AW by the 11<sup>th</sup> Amendment of the Constitution(s). i am only bound to natural LAW by your case, Cruden v. Neale, 2 N.C. 338. This is a peaceful attempt to restore the rule of LAW. Any call to action is a lawful means to identify Pirates in criminal anarchy against the L[A]W .

Sincerely,

By \_\_\_\_\_ ©™

Michael Leigh Macgowan ©™ All rights reserved.

General Delivery

Florence, Colorado [near 81226]

Attachments (as links):

Writ of Habeas Corpus

<http://annavonreitz.com/demandforpermanentinjunctiverelief.pdf> RE 162  
265 907 US

[annavonreitz.com/commerciallien.pdf](http://annavonreitz.com/commerciallien.pdf)

<https://combolisk.org/mikedocs/co3rdnotice.pdf>

[combolisk.org/mikedocs/img20220923\\_19364348nafziger.jpg](http://combolisk.org/mikedocs/img20220923_19364348nafziger.jpg)

[combolisk.org/mikedocs/img20220923\\_19394622bain.jpg](http://combolisk.org/mikedocs/img20220923_19394622bain.jpg)