
WRIT OF HABEAS CORPUS/HABEAS CORPUS
ADFACIENDUM ET RECIPIENDUM

From:)
Michael Leigh Macgowan)
[PO Box 0381]) [stamp]
Florence, CO near [81226])
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To ALL COLORADO COURTS)
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)

WHEREAS living men and women on the land of Colorado[unincorporated] having declared a changed political status and have published this status i, Michael Leigh Macgowan, a peaceful living man and concerned citizen [unincorporated in the tradition of Matson v. Ashmore filing on behalf of Matson circa 1847] come before this “Court”. My status can be verified by instrument #1018482 by the Fremont County Recorder, by certified filing with the Colorado Attorney General USPS receipt # 70200640000134055292, or by search at <https://americaunincorporated.org>. i, file this WRIT OF HABEAS CORPUS on behalf of that living man or [wo]man referring to this as follows:

1. The living man or woman being held against her or his will is a living man or woman and has declared his or her status publically. Said lawful person warrants he or she is on the land and soil jurisdiction.
2. Living men and women who hold the Citizen status of State Nationals pursuant to **Title 8 USC § 1101(a)(21)(23)** are not United States of America[incorporated] Citizens.
3. The United States of America is a corporation, DUNS number 052714196. The United States of America, Incorporated was chartered by Scotland in 1868. United States of America [incorporated] was another Corporation Chartered by the Roman Catholic Church in Delaware in 1925. Deceptive naming techniques and bankruptcy [liquidations] are fraudulent methods to corrupt and defraud the living men and women of the land/soil [see 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]. The fact that President Lincoln suspended Habeas Corpus is evidence of a CEO acting under a Corporation rather than a President's respect of the "Great Writ" defined as an edict against the King's authority see Excellence of the Common Law Compared and Contrasted with Civil Law In Light of History Nature & Scripture by Brent Winters.

4. The STATE OF COLORADO is a corporation. DUNS number 76438621. The Scottish Corporation above, not the organic Congress of the land created the Western states including State of Colorado as sub-corporations of the entity masquerading as the Federation of States [unincorporated]. You may be personally liable under notice(s) served to person acting as Governor Polis (copy here combolisk.org/mikedocs/co3rdnotice.pdf). Fraud vitiates everything including the corporate veil of protection. Said schedule indicates five million dollars for misidentification of Nationals as Citizens outside the national jurisdiction of the nation State Colorado [unincorporated]. "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).
5. A Corporation is a dead entity as per Blacks Law: corporation, n. (l5c) An entity (usu. a business) having authority under law to act as a single person distinct from the shareholders who own it and having rights to issue stock and **exist indefinitely**; a group or succession of persons established in accordance with legal rules into a legal or juristic person that has a legal personality distinct from the natural persons who make it up, exists indefinitely apart from them, and has the legal powers that its constitution gives it. Also termed corporation aggregate; aggregate corporation; body corporate; corporate body. See COMPANY. [Cases: Corporations Cr~ 1.] - incorporate, vb. corporate, adj. "A corporation is an **artificial being, invisible, intangible, and existing only in contemplation of law**.... [I]t possesses only those properties which the charter of its creation confers upon it." Trustees of Dartmouth College v. Woodward, 17 U.S. (4 WheaL) 518, 636 (1819) (Marshall, J.).
6. Citizens of the United States [incorporated] are dead entities to the 14th Amendment as slaves to debt. Congressional Record June 13, 1967, pp. 15641-15646): A "citizen of the United States" is a civilly dead entity operating as a co-trustee and co-beneficiary of the PCT, the private constructive, cestui que trust of US Inc. under the 14th Amendment, which upholds the debt of the USA and US Inc. in Section 4. [This neatly explains once and for all what a "citizen of the United States" is in federal

- parlance, as opposed to popular speech, and underlines the need for Americans to forthrightly expatriate from any such “citizenship” and instead declare their allegiance to the land of their nativity, for example, California or Nevada or Ohio.]
7. The Clearfield Doctrine (Clearfield Trust Co. v. United States, 318 U.S. 363 (U.S. 1943) and USC Title 22: When a government operates as a commercial corporation it descends to the level of all such corporations and has no special powers.
 8. This Court is an Agent, subdivision [see exceptions to the 11th Amendment], subcontractor or sub-corporation of the STATE OF COLORADO [incorporated].
 9. By definitions above, living men and women [land/soil] are not assets of dead Corporations. Living cannot exist in the same jurisdiction as dead entities by Maxim of LAW[Land/Air/Water] and Biblical LAW of Kinds. US LAW is based on the Bible, see Public Law 97-280 97th Congress and the “Year of the Bible”.
 10. Citizens of the United States of America [incorporated] are dead entities of the corporation and as such cannot detain a living man or woman on the land/soil jurisdiction.
 11. If said Citizens [and Judges acting as said Title 8 Citizens] are detaining any living man or woman, they must by Maxim of law release living men and women.
 12. In the alternative, Petitioner asks for habeas corpus ad faciendum et recipiendum to bring the detainee before the sovereign over the Corporate dead entities holding the detainee by Maxim of law that a chair cannot hold hostage a living man or woman. Said Sovereign would be the KING OF ENGLAND, THE LORD MAYOR OF WESTMINSTER,; AND/OR THE POPE OF THE ROMAN CATHOLIC CHURCH to be removed as detainee from the dead corporation(s) acting as Foreign Service Providers to the United States of America [unincorporated].
 13. A NOTICE OF DISTRAINT(attached) was filed with said sovereigns by
James Clinton Belcher, Head of State
The United States of America
In care of: Box 520994
Big Lake, Alaska [near 99652][see annavonreitz.com]
 14. Only Congress [unincorporated] can suspend WRIT OF HABEAS CORPUS (Article I of the United States of America[unincorporated]). Said Congress has not suspended said writ and is not in session at the time of this filing. Even states cannot absolutely bar prisoners from helping fellow prisoners to prepare said writs Johnson v. Avery, 393 U.S. 483 (1969).
 15. Any lawful entity reading this document is bound by Maxim of Law to validate the truth and uphold Public law. You cannot un-see this international presentation of facts in history.
 16. Any further detainment of the detainee is a gross violation of Maxim of Law and your code 18 U.S. Code § 242 Color of Law as a chair has no jurisdiction over a living man or woman.

17. As a National or State Citizen, living men and women cannot be prosecuted by Sovereign Immunity from the 11th Amendment. Sovereigns are foreign to the Corporation. Release from the corporation for lack of jurisdiction is indemnification from said Corporation.
18. Jury Trials are guaranteed by the 5th and 6th Amendments. By definition, Nationals are individuals having declared their political status publically have asked for removal from voter rolls and contract with State and Federal Foreign Service Corporations unlawfully DBA the Government for 14th Amendment Citizens as enslaved to the debt of said Corporations. Said removal of the voter rolls precludes Nationals from selection of a jury of peers. Chairs are not peers of living men and women. Dead assets cannot guarantee jury trial if requested by Nationals.
19. Cruden v. Neale, 2 N.C. 338 | Casetext A man with no attachments is only subject to natural law.
20. Indemnification bonds exist for all declared Nationals identified in the Caption as well as myself. AMRI00001RA393427640 US Minnesota Indemnity Bond for the living man born in Minnesota. This document is sufficient Notice for all reversionary trust interest as donors to all situs, estate, Cestui Que Vie, and transmitting utilities impersonating Nationals using mirrored names.

A copy of this writ can be found at <https://Combolisk.org/writ>

by:

Registered Agent and Beneficiary with all rights reserved without prejudice under UCC 1-308; no allowance for alterations or conversions are permitted at any time; non-assumpsit; without recourse; exempt from levy.

NOTARY ACKNOWLEDGEMENT

State: Colorado }
County: Fremont }

The foregoing instrument was acknowledged before me this _____ day of _____, _____, by Michael Leigh Macgowan©™, and signed with his living autograph:

by: _____.

Notary Public: _____ my Commission expires: _____

INTERNATIONAL NOTICE OF DISTRAINT

Insomuch as the Internal Revenue Service (Territorial) and IRS (Municipal) are both private debt collection agencies employed by commercial corporations in the business of providing governmental services, they have no public function or special authority whatsoever and are subject to the same laws and limitations as any other private debt collector. These Agencies are subject to both the Fair Debt Collection Practices Act and the Truth in Lending Act and the General Public is owed the remedies provided by Regulation Z and Federal Code Exemptions in all cases. Improper collection practices and failure to honor the remedies provided under Public Law will result in the seizure of corporate properties and personal estates of the offenders.

This International Notice of Distraint places all Officers of the District Corporations and Municipal Corporations, both, under prohibition and 100% personal and commercial liability for promotion of any racketeering, extortion, or misrepresentation schemes being addressed to members of the General Public within the physical borders of these United States, and serves Notice of Distraint that their personal assets and property are subject to seizure and their persons are subject to arrest if they do not immediately cease and desist activities designed to impersonate members of the General Public of this country as Federal employees or dependents or otherwise as public PERSONS belonging as property to their foreign governments.

It has come to our attention that the word "Taxpayer" has been converted into a legal term by these same commercial corporations operating as the District Governments, and that in both cases, a "Taxpayer" has been defined as a "Tax Collector" working for either the British Crown, or the Pope, respectively.

Specifically, a "Taxpayer" with respect to the District of Columbia is a Warrant Officer in the British Merchant Marine Service, charged with collecting taxes owed to the British Monarch, and a "Taxpayer" with respect to the Municipal Government is an Officer of the Inquisition of the Roman Catholic Church, responsible for collecting a "voluntary" tax owed to the Pope, which is an income tax used to pay for the Church's secular crusades.

It is self-evident that the millions of Americans who have been coerced to file income tax returns and to sign those returns under penalty of perjury as "Taxpayers" have not been given full disclosure of the meaning of "Taxpayer" in either case, and that millions of members of the General Public have been suborned to pay these foreign taxes under color of law and conditions of unwilling perjury because they have not been given full disclosure.

It is extremely unlikely that any American would purposefully and voluntarily misrepresent himself or herself as a Warrant Officer in the British Merchant Marine Service, nor as an Officer of the Inquisition, if they were simply told what the word "Taxpayer" means in the context of these forms that they are routinely coerced to complete under color of law.

We also serve Notice of Distraint against the actions that "President" of the White House Office, Inc., Joseph Biden, has taken in hiring 87,000 additional Agents of the IRS to enforce IRS Code, and training those 87,000 mercenaries on our shores as armed combatants, up to and including sending them to Sniper Schools in anticipation of tax collections under armed force on our shores. This amounts to a private, foreign, mercenary army on the land and soil of our Several States, proposing

to attack American civilians under False Pretenses and acting in insurrection against our lawful American Government.

Adhesion contracts created under color of law using purposeful non-disclosure and semantic deceit to obtain compliance are owed no enforcement. Anyone enforcing such contracts is engaged in criminal activity.

This Notice of Dstraint provides Public and Private Notice that these aforementioned activities of the Biden Administration are criminal activities. Each and every American who responds to any such trespass proposing to use deadly force against them in connection with collecting tax debts that are merely presumed to exist, is exercising their natural and unalienable right to self-defense against armed pirates, and is in fact doing their Public Duty to oppose crime.

We therefore additionally serve Notice of Dstraint regarding the fact that neither the Internal Revenue Service nor the IRS have any authority to carry guns. The only related service that does have the authority to carry guns is the Bureau of Alcohol, Tobacco, and Firearms (BATF) and their armed enforcement activities are strictly limited to tax collections based on the interstate manufacture, sale, or transportation of three specific commodities --- alcohol, tobacco, and firearms.

Any other armed Federal enforcement of taxation unrelated to the interstate manufacture, sale, or transportation of alcohol, tobacco, and firearms is illegal and will result in the seizure of the personal assets of the officers and employees responsible.

Additionally, all Territorial and Municipal Officers are hereby served Notice of Dstraint regarding the limitations of Administrative Courts and Administrative Code, including the Internal Revenue Code/IRC, first elucidated by the Tennessee Supreme Court in Norton v. Shelby County and very recently upheld by the United States Supreme Court in West Virginia v. EPA: Congress does not have the ability to further delegate its legislative powers to unelected Agency Subcontractors, with the result that no Federal or Municipal Code promulgated by Agencies or Administrative Appointees may be applied to any member of the General Public.

Millions of Americans who are not Federal Employees, Dependents, or Officers have been misidentified as such and subjected to foreign forms of law that have never legitimately applied to them. If you are a Federal Government official, officer of a Federal Corporation, Territorial Corporation, or Municipal Corporation, this International Notice of Dstraint requires you to cease and desist from any further promulgation of these errors.

This International Notice of Dstraint is hereby served and published by our unincorporated Federation of States doing business as The United States of America since 1776. All legitimate powers vested in, exercised by, and delegated to any portion of the Federal Government, including the District Governments, derives from and is owed to our Federation of States. We are your Employers and our Government is now in Session.

Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents.

In view of the potentially catastrophic consequences of Mr. Biden's improper acts and the Public Danger that he has willfully created, we are asking all members of the law enforcement communities and military be fully informed and that all Americans and U.S. Citizens make the effort to serve this International Notice of Distraint and provide it to the members of the various Congresses and delegations thereof, the members of the Roman Catholic Church administration, and members of the Federal Civil Service and members of the Public who may be illegally and unlawfully endangered.

Issued by: James Clinton Belcher, Head of State
The United States of America
In care of: Box 520994
Big Lake, Alaska 99652