

**IN THE UNITED STATES DISTRICT COURT  
FOR THE STATE OF COLORADO**

Civil Action No. 1:22-cv-02594-GPG

Michael Leigh. Macgowan  
General Delivery  
Florence, Colorado [near 81226]

On behalf of Detainee Yolanda Lynn Searl  
(address unknown)

Plaintiff,

v.

Chief Judge Bain and Magistrate Nafziger ,  
4<sup>th</sup> Judicial District and Division P  
270 S Tejon  
Colorado Springs, Colorado [near 80903]  
719.452.5522

Defendants, [

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**RESPONSE TO SHOW CAUSE**

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i, Michael Leigh Macgowan do not intend to contract with Magistrate Judge Gordon P. Gallagher or THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO. i am enclosing five dollars in tractable USPS money order in duress as a friend of the Court in hopes to be granted special appearance and consideration. For the reasons stated herein, the Court is asked to return said money order and issue the expected WRIT OF MANDAMUS.

i believe both myself and the detained mentioned in the Writ of Habeas Corpus on file have been confused with USA [incorporated] Citizens. Said writ clearly questions Article III jurisdiction as Yolanda has repeatedly indicated her status on the L[A]W in the courtroom without being given consideration by Magistrate Nafziger, clearly a violation of the Constitution(s) and oath of office of said Judges given that said Magistrate has also refused to identify said jurisdiction and oath of office.

1.) Order to show cause.

Said Writ indicates Yolanda is a publically declared state National. Said living [wo]man is guaranteed a Writ of Habeas Corpus and protections to inalienable rights standing as a sovereign above the corporations identified in said Writ. The Court is reminded that British subjects including Benjamin Franklin were elevated to Public Ministers to sign the Paris Peace Treaty on behalf of the living men and [wo] men on the Land of what would become the United States of America [unincorporated] by the Surrender of British Lord. All men and [wo]men on the Land were elevated to Sovereign by said Treaty and its signature by multiple sovereigns of Nations. Thus the Defendants and the Corporation(s) are in the jurisdiction to Federal questions as said Writ to this Court. Myself and Yolanda are not under the jurisdiction of your Court. As a National, Yolanda is guaranteed original jurisdiction by the SUPREME COURT of THE UNITED STATES OF AMERICA [incorporated]. Your expected response is to Dismiss the captioned case for lack of jurisdiction and issue a WRIT OF MANDAMUS to captioned Defendants ordering release of Yolanda for the same lack of jurisdiction.

Birth certificate fraud, signing of tax forms, and/or Assignment as defined dead assets of the Foreign For Profit Service Corporation(s) create contracts with the living and make them dead assets of the Corporation(s) as defined in said Writ. It is the discovery of the Piracy and unlawful acts that creates opportunity for the dead to Publically declare they are on the Land as habitants. Such filing renders said assets of the [L]AW as living men and women under the L[A]W. This changes their jurisdiction from international air and international water to the land jurisdiction. The Court is reminded that its jurisdiction and that of the Courts identified in the captioned case are all international courts of admiralty see *Penhallow v. Doane's Administrators*, 3 U.S. (3 Dall.) 54 (1795).

*Whitmore v Arkansas* is not applicable. *Whitmore* appears to have incorrectly identified as an Arkansas Citizen rather than a Arkansas National as per the Writ. Dead assets to not have Constitutional rights.

*Meeker v Kercher* is not applicable. Rules for employees or assets of the Corporation in International Admiralty are not applicable.

Both myself and Yolanda are incompetent in international matters of [L]AW. The DUNS numbers for THE UNITED STATES OF AMERICA, D-U-N-S number: 052714196 and the STATE OF COLORADO, D-U-N-S number: 076438621 and the COUNTY OF EL PASO, D-U-N-S number: 076444017 as Corporations are not in lawful jurisdiction of the Land and Soil. Yolanda is unable to speak in a language to be identified by dead assets of Corporation(s).

As Sovereigns, all men and [wo]men are created equal without designation or definition of "Next Friend" Requirement of employees and Citizens of your Corporation(s). By definition all Sovereigns are counselors at L[A]W. Yolanda has no need or intent to provide a "ticket" to contract with any B.A.R. attorney. The Court is respectfully reminded that a 279 dollar Affidavit and Lien stand in American Common L[A]W against

the BAR and DOJ. All attempts to solicit contracts with BAR members should be considered a conflict of interest. If your honor holds a BAR “ticket” or the equivalent of Title of Nobility, this precludes your from holding a Lawful Title or occupation as Judge for the United States of America [unincorporated] by the original 13<sup>th</sup> Amendment and the Confederation of States.

2.) Order to cure Deficiencies

By 1) above, the Court is expected to dismiss this case for lack of jurisdiction and issue a WRIT OF MANDAMUS for the lower state Court Defendants before any further harm is done to Yolanda.

By 1) above, Title 28 is not applicable.

The Court is NOTICED that an Original Jurisdiction WRIT OF HABEAS CORPUS has been filed with the SUPREME COURT of said Corporation[(s). Please see USPS tracking # USPS 9581 7115 1501 2286 2840 17 [10/13/22] filed before receipt of the Court’s response on 10/4/22.

NOTICE to Principals is NOTICE to AGENTS. NOTICE to AGENTS is NOTICE to Principals.

Errors and Exceptions Excluded.

By \_\_\_\_

Michael Leigh Macgowan <sup>TM</sup>©