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2016 MAY 23 PM 3:28

M. L. HATCHER, CLK
U.S. BANKRUPTCY COURT
W.D. OF WA AT SEATTLE
BY _____ CLK.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE
WESTERN DISTRICT OF WASHINGTON AT SEATTLE

<p>9 In re</p> <p>10</p> <p>11</p> <p>12 NORTHWEST TERRITORIAL MINT, LLC</p> <p>13 Debtor</p>	<p>) CHAPTER 11</p> <p>)</p> <p>) No. 16-11767-CMA</p> <p>)</p> <p>)</p> <p>) NOTICE REDACTED, BY JEFFREY MARK</p> <p>) MCMEEL TO CIVIL CONTEMPT CHARGES</p> <p>) BY MARTIN L. SMITH AND CHRISTOPHER</p> <p>) M. ALSTON ON MAY 20, 2016</p> <p>)</p> <p>)</p> <p>)</p>
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TO: PUBLIC

NOW COMES, jeffrey mark mcmeel, with a special interest, without counsel, as a private noncommercial man, a native of Washington, as a citizen of the United States, in his private capacity, not legally disabled, and files this Declaration.

A. The Facts

1. Affiant is with This Conviction that no one has given an oath in this court case and therefore this case is not eligible in district court to prove the equity. The filing Fee has not been accounted for with a bank account and associated Name on the Bank Account, nor declared Reserves to cover all the bank accounts in this Case. FDIC coverage is not

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1 available for non declared bank accounts, either the funds going in or out of a bank. No
2 one in the Court or connected to the Court has come forward to report the bank account
3 particulars. This key information is the guiding factor for all the bank transactions and
4 accounts associated with the Debtor. The Bill of Particulars must have a foundation and
5 that begins with the filing fee, who filed it into what bank and where did it go from that
6 bank into another bank. Public Policy covers bank accounts, thus with no bank account
7 declared in the filing fee, there is no Public Policy covering this bankruptcy case and This
8 Affiant sees no Evidence to the Contrary and Affiant is with this Conviction that no such
9 Evidence Exists.

10 2. Affiant is with This Conviction that no probable cause for a bankruptcy case exists
11 because nothing is under oath and This Affiant sees no Evidence to the Contrary and
12 Affiant is with this Conviction that no such Evidence Exists.

13 3. Affiant is with This Conviction that no foundation exists for the debtor to obtain
14 bankruptcy relief or any stay of collection due to lack of probable cause and oath given
15 and This Affiant sees no Evidence to the Contrary and Affiant is with this Conviction that
16 no such Evidence Exists.

17 4. Affiant is with This Conviction that the attorneys and officers of the court have no bill
18 of particulars, satisfaction or settlement to deliver to Affiant. The bill of Particulars is a
19 need to know Item which must be brought into the Tax District for Administration by the
20 tax Collectors. Affiant was denied the Bill of Particulars by great Pretenders working as
21 federal "Court" employees. Assets are Concealed from Affiant and the Public and This
22 Affiant sees no Evidence to the Contrary and Affiant is with this Conviction that no such
23 Evidence Exists.

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1 5. Affiant is with This Conviction that delay of Affiant's satisfaction, settlement and
2 reorganization plan is admission of the liability to the collateral damage of Affiant's
3 claim and plan. These delays contributes to the private use of the attorneys. Every delay
4 is evidence of damage to the owner and result in an assault on the gender of Affiant's
5 claim which results in a forced change in the identity of the claim and plan. These
6 assaults change the gender and identity of the original claim and plan and This Affiant
7 sees no Evidence to the Contrary and Affiant is with this Conviction that no such
8 Evidence Exists.

9 6. Affiant is with This Conviction that No Public Policy has been declared in this case nor
10 any Reserves to cover bank accounts associated with the business of the Debtor.
11 Personal liability of government employee(s) acting in their private name(s), having
12 discarded Titles, Oaths, Robes, Appointment Affidavits and Seals of the United States and
13 Washington State government rests on individuals listed below. The Emperor has no
14 clothes and This Affiant sees no Evidence to the Contrary and Affiant is with this
15 Conviction that no such Evidence Exists.

16 7. Affiant is with This Conviction that Suspicious Financial and Racketeering Influenced
17 and Corrupt Organizations (RICO) are in fact in progress with the Estate by Looters,
18 Thieves and Plunderers on the Highways in attorneys offices, other businesses allowed
19 in on the Racket and in government Offices. Federal employees have discarded their
20 Titles and Oaths of Office or Appointment Affidavits and have acquired personal liability.
21 The Conduct of these disguised Pretenders have authorized the use of their Name, Public
22 Policy and Privilege in admission of being Foreign to the United States. These Discarded
23 Titles have failed to provide the Court with Reserves that cover the Liability. Multiple
24 Identities are created by the Pretenders allowing them to commit crimes in and out of

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1 Office or on the Highways. The criminal activities have crossed State lines in Washington,
2 Nevada and Texas. and This Affiant sees no Evidence to the Contrary and Affiant is with
3 this Conviction that no such Evidence Exists.

4 8. Affiant is with This Conviction that John or Jane Doe Court Clerk Concealed Affiant's
5 first Power of Attorney(POA) received April 13, 2016 via Registered Mail No. RE 179 343
6 890 US being recorded in Thurston county Auditor's Office with No.4495755. This file
7 was not recorded on the Docket until Affiant personally delivered the POA by his own
8 hand. A letter requesting an emergency hearing inside the same envelope was recorded
9 on the Docket and responded by the Court. Federal employee Clerks have failed to
10 perform their mandated Duty as Court Clerk and their testimony is required before the
11 district Court and This Affiant sees no Evidence to the Contrary and Affiant is with this
12 Conviction that no such Evidence Exists.

13 9. Affiant is with This Conviction that John and Jane Doe Clerks in the Debtor's Case
14 Concealed Claimant's Public Recorded Document (POA) regarding the Administration
15 and the lawful Existence of this Court Case and This Affiant sees no Evidence to the
16 Contrary and Affiant is with this Conviction that no such Evidence Exists.

17 10. Affiant is with This Conviction that Mark Calvert was fully aware of the POA, by
18 Docket, email and telephone, never once refused in writing his position as agent in fact
19 and Administrator for Claimant, Jeffrey Mark McMeel, thus by his silence accepted his
20 Public Duty as an INTERESTED PARTY with This Principal and Claimant. Calvert
21 refused to implement Affiant's Direct Orders for the reorganization Plan. Mark Calvert
22 with Gayle Brehm, Martin L. Smith, Calvert's attorneys: Michael J. Gearin, David C. Neu
23 and Brian T. Peterson have not acknowledged their position as Administrators of the
24 Estate to Affiant after Affiant's letter sent by fax on April 16, 2016 and by email. The

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1 Estate exists and was Abandoned by the debtor, Ross Hansen to his Attorney J. Todd
2 Tracy who abandoned the Estate by his withdrawal from the Court case. Affiant has
3 physical bullion inside The Estate, which makes Affiant owner and Affiant objected to
4 Mark Calvert, not to remove anything from the Estate. Affiant has a need to know
5 request regarding Accounting of the Estate for Services rendered or other such Assets
6 removed from the Estate for Organizations affiliated with the Estate business as
7 authorized by Court. This accounting must match the Suspicious Activity Report that
8 the Internal Revenue Service is getting in the mail. Affiant received no response to his
9 Orders to Mark Calvert. Calvert and associates, named in this Appeal, are in the
10 meantime looting the Estate, across state lines, under a legal disguise of a Captured
11 Abandoned Estate being held Hostage within the United States Bankruptcy Codes. Theft
12 is theft regardless of the cover of legal device disguises to cover their activities on the
13 Highways, in a federal Court room or by the failure of the Office of Disciplinary Counsel
14 in Washington State to do their State mandated Duty and remove their own thieving
15 BAR association members involved in this "Legal" Heist before the Public, and This
16 Affiant sees no Evidence to the Contrary and Affiant is with this Conviction that no such
17 Evidence Exists.

18 11. Affiant is with This Conviction that Christopher M. Alston testified during the Show
19 Cause Hearing for Jeffrey Mark McMeel on May 20, 2016 and his confession at that
20 Hearing is Evidence Alston is personally Liable. Alston Sealed the Court Hearing by his
21 testimony in the Declaration, thus Testifying to the Court of his disability. Affiant was
22 directed and ordered by Alston on what parts of the Show Cause Document Response to
23 read into the Record. Later, in the Hearing Alston threatened Affiant with Contempt and
24 testified to that Fact in the Hearing but did not specify the reason for Contempt.

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1 Affiant's Show Cause Response to the Court was already a Public Record in Thurston
2 County Records. Alston's attempted cover up of the public record was an assault on
3 Affiant and an abuse of Public Office without Cause or for the public safety in this Case or
4 Hearing. Why should Alston not allow Affiant to read Government Form 61 into a
5 government bankruptcy Case? Was Alston attempting to commit fraud on the federal
6 government? Alston should not object to being put under Oath for his conduct in the May
7 20, 2016 hearing. Alston testified in that Hearing and should be placed on Oath to
8 discover probable Cause of Bankruptcy Fraud, Abuse, Public Corruption, Fraud, RICO
9 and other Crimes committed in the Court that day.

10 and This Affiant sees no Evidence to the Contrary and Affiant is with this Conviction
11 that no such Evidence Exists.

12 NOTICE
13 B. ~~Christopher~~

14 NOTICE
15 The ~~above~~ includes The Facts in the above section A. Affiant appeals these Two
16 Civil Contempt Charges because the Charges are not in Evidence and thus lack a
17 foundation to provide probable Cause. The man Christopher Alston has to produce a
18 Bond for the Equity and no such Bond exists. Alston read one of Affiant's prior Power of
19 Attorney recorded with Thurston County Records which was designed for a different
20 purpose, but did not read the clerk Concealed Power of Attorney that specifically
21 referenced this bankruptcy Case. Alston referenced an old IRS court case in the Tacoma
22 District court brought by Affiant which had nothing to do with Affiant's Claim before the
23 Bankruptcy Court in Seattle. Therefore Alston has disqualified himself as being
24 incompetent. Alston without his Oath before the Court has disqualified himself to move
25 the Court or even ask any questions. Affiant asked, "Who are you?" to Alston and Alston

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1 only replied with a title, not his name. A "Title of Office" cannot appear without a name
2 given by the man on Oath.

3 Therefore, Affiant request these Civil Contempt Charges that only exist on paper,
4 without due process, be returned to the authors and struck from the Docket by a lawful
5 Clerk of the Court. The fines must be cancelled and Affiant requests Internal Revenue
6 Form copies of 1099-A and the 1099-C be provided to Affiant for Tax purposes and to add
7 to the Suspicious Activity Report that the IRS receives with this Affidavit.

8 c. Summary Judgment

9 SUMMARY JUDGMENT

10 Affiant, submits this summary judgment pursuant to Federal Rule of Civil
11 Procedure 56(f). In Support of this judgment Affiant respectfully refers the Court to the
12 above Appeal and undisputed Facts listed above in The Appeal.

13 List of Charges

- 14 1. Embezzlement of Northwest Territorial Mint, LLC Estate, Debtor.
- 15 2. Concealment of Bankrupt's Assets.
- 16 3. Adverse interest and conduct of Officers. Bankruptcy Act.
- 17 4. Bankruptcy Fraud
- 18 5. Racketeer Influenced and Corrupt Organizations Act
- 19 6. Money Laundering
- 20 7. Honest Services Fraud and Intent to defraud the federal government --Hobbs Act.
- 21 8. Breach of Fiduciary Duty - Hobbs Act
- 22 9. Concealment, removal or mutilation generally-- 18 U.S. Code § 2071
- 23 10. 18 U.S. Code § 241 - Conspiracy against rights

24 Persons Charged

25 NOTICE ~~OF~~ BY JEFFREY MARK MCMEEL TO CIVIL CONTEMPT CHARGES BY MARTIN L. SMITH AND
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1 MARK THOMAS CALVERT: Charges 1,2,3,4,5,6,8.

2 MICHAEL J. GEARIN: Charges 1,2,3,4,5,6,8.

3 MARTIN L. SMITH: Charges 1,3,4,5,6,7,8,10.

4 J. TODD TRACY: Charges 1,2,3,4,5,6,8.

5 JOHN AND JANE DOE BANKRUPTCY COURT PERSONNEL AT SEATTLE: Charges
6 2,3,4,5,6,7,8,9.

7 MORGAN BRANNON: Charges 2,3,4,5,6,7,8,9.

8 CHRISTOPHER M. ALSTON: Charges 2,3,4,5,6,7,8,9,10.

9 Statement of Reasons

10 COURT DETERMINATIONS OF RESTITUTION

11 Total Amount of Restitution: Total value of the Debtor's assets which include all
12 the gold and silver found with the Debtor or should be there. Mark Calvert gave an
13 estimate of 56 million U.S. dollars. See Mark Calvert for the Accounting of the Estate.

14 IMPRISONMENT

15 The persons charged above are remanded to the custody of the United States
16 Marshal. The Marshal shall hold the persons bodies in custody until Satisfaction and
17 Settlement is made to Affiant by the persons responsible to provide complete
18 Satisfaction and Settlement.

19 §

20 §

21 FURTHER AFFLIANT SAITH NOT.

22 §

23 §

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1 I, jeffrey mark mcmeel, flesh-and-blood man, declare under penalty of perjury pursuant
2 to the laws of the State of Washington that the foregoing is true, correct, complete and
3 not meant to mislead and I believe accurate based upon my current knowledge,
4 understanding, and belief.

5 Dated this 21st day of May 2016.

6 By Jeffrey McMeel

7 jeffrey mark mcmeel

8 Jeffrey M. McMeel

9
10 Judge Pro Tempore Ex Rel

11
12
13
14
15 CERTIFICATE OF SERVICE

16 I hereby certify that on this 23rd day of May, 2016, deposited the foregoing with
17 the : U.S. Bankruptcy Court
18 700 Stewart St.
19 #6301
20 Seattle, WA 98101

21 By: Jeffrey McMeel

22 Jeffrey mark mcmeel
23 c/o 900 Jefferson st. SE
24 Olympia, XX 98501
25 email: jmcmeel@gmail.com

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