

FILED
Western District of Washington
at Seattle

memorandum of record
April 16, 2016
Olympia

CHAMBERS
United States Courthouse
700 Stewart Street, Room 6301
Seattle, WA 98101

APR 21 2016

MARK L. HATCHER, CLERK
OF THE BANKRUPTCY COURT

Re: Northwest Territorial Mint LLC, 16-11767

Dear Clerk/fiduciary Morgan Brannon,

Please set up a hearing for Trustee Mark Calvert as requested by : jeffrey mark mcmeel.

This is an emergency request and must be held without delay. I must be present as you are to be my material witness at the hearing now along with the court appointed Trustee, Mark Calvert.

The trustee gave me a quitclaim for my reorganization plan today by email. This notice to me binds Mark's lawyer for the satisfaction and settlement. — *with the creditors!*

Who is his replacement?

Will the Court take this quitclaim and notify the public of his resignation from his fiduciary position as my trustee?

A discharge in probate brings the bankruptcy court with it.

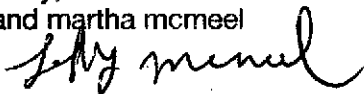
See the attached letter to Mark Calvert with questions I need answered at the emergency evidentiary hearing. If Mark Calvert has resigned the position of Trustee with this court case, he must come and give testimony under oath. You Morgan, shall give testimony under oath at the evidentiary hearing.

RULE 9013-1. MOTION PRACTICE

(3)

Special Settings. A party desiring an evidentiary hearing with live testimony shall obtain a special setting from the judge's secretary or scheduling clerk.

respectfully,
jeffrey and martha mcmeel



% 5218 marian drive NE Olympia 98516
tel: 253 353 2296



By: email

Memorandum of record
April 16, 2016

Dear Mark Calvert,

Mark, you have failed to honor my reorganization plan in the court case 16-11767 regarding Northwest Territorial Mint, LLC.

The plan is a stay of execution. You cannot execute because the reorganization plan is a stay until the administrator of the estate can determine the equity and pass the estate to the owner through lawful distribution of the estate.

The duty of the administrator must pay both import and export duties to the proper authorities to effect discharge.

Who is the administrator of the estate?

What is the name of the Trustee and the name of the administrator of this estate?

The reason is the administrator of the estate is liable for all the taxes and must have a public policy to cover the liability of the whole estate.

I want the name and address of the insurance company. Thank you.

I need a Statement showing the public policy being liquid and to be solvent.

Anyone claiming ownership of the estate will need to go under deposition in the probate court under oath to state their claim.

You, mark or anyone else, taking funds out of the estate are assuming ownership of the estate. I object with this email, as I am the owner and you or any lawyers do not have permission to take anything out of the estate. I need a list of where you are taking the funds from because there is a stay in the filing or you need to return the property to the estate.

There is no execution because there is a stay of execution in the filing. One of your people filed it.

The district court has to have proof of the equity and they don't have that yet. I am the only here showing any equity in the whole bankruptcy.

Rogue agents, under the disguise of a BAR association membership, involved in this bankruptcy court case are gifting others property of the estate that doesn't belong to them under the guise of administering the estate for the good. The ones taking the gifts from the estate are in possession of estate property and they should refuse the gifts or at least file a suspicious financial activity report to the appropriate government agency.

The great pretenders running in their own name are false administrators attempting to run off with the entire estate.

Some person wanted Ross Hansen to bring all the metals in the company into the court house!

I intend to hold you harmless otherwise you have the potential to hurt yourself and why you are getting this letter from me, the owner of the proceeds, products, accounts and fixtures. The longer this goes on the more people can be harmed and even go to jail. I would rather see the administrators hauling all that silver back to my home with a smile and complete customer satisfaction.

Your lawyer Brian Peterson has the trust account to charge the issue and the duty involves discharge. I expect delivery of the estate without further delay. This includes Peterson's check and the silver/storage at the Mint.

thank you for your cooperation,
respectfully,

/s/ jeffrey mark mcmeel, your principal



PS.. State government will be called in to protect the estate.

cc: Brian Peterson, CHAMBERS United States Courthouse in Seattle

Fax Status: Success!

Your fax (ID: #16780311) to Brian Peterson at 2066237022 has been delivered successfully at 1:23 PM Eastern Daylight Time on April 16th, 2016.

The content of your fax included 1 page of coversheet with your text and 3 pages of attached documents.

Fax Status: Success!

Your fax (ID: #16780345) to morgan brannon at 2539823901 has been delivered successfully at 1:33 PM Eastern Daylight Time on April 16th, 2016.

The content of your fax included 1 page of coversheet with your text and 2 pages of attached documents.