



The General Post Master Council for The United States of America

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Judicial Review-Protest and Order-Motion

In the matter of **State of Colorado vs. Paul Michael Brouillard**

Table of Contents

Judicial Review	1
I. Subject Matter	2
II. Recognition of Intangible Property Rights:	2
III. Definition widely recognized by the States of the Union and enforced by the Unions Full Faith and Credit Clause:	3
IV. Recognition by International Law and the Law of Nations:	3
V. RESTRICTIONS OF THE STATE OF COLORADO THAT MUST BE OBEYED BY ITS GOVERNMENT:	3
PROTEST AND ORDER	5
MOTION FOR CHANGE OF VENUE	6



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The General Post Master Council has jurisdiction in the nature of an Article III court, much like a federal district court granted to Interstate commerce by the states. Interstate commerce is universal with all sovereign entities subject to the Law of Nations and International Law. Interstate commerce is not exclusive to the United States. This case requires an Interstate commerce venue rather than an intra-state commerce venue because there are multiple statuses involved.

The government of the State of Colorado does not have the proper interstate-commerce venue or jurisdiction to hear a case of this nature as the person involved with this conflict has not politically demeaned his person to a mere faithful citizen or subject of the government of the State of Colorado.

I. Subject Matter

The subject matter of the above case referenced is about the possession and control of certain property rights. Specifically, this case references intangible property rights. The government of the State of Colorado has claimed that a license is suspended. This particular license deals with the intangible property rights of Paul Brouillard.

The government of the State of Colorado has claimed those certain intangible property rights of Paul Brouillard.

All people that claim a Nationality under Article 15 of the Universal Declaration of Human Rights have also claimed all intangible property rights which are accepted and acknowledged by the Government of The United States of America. As the subject matter of the issue is intangible property rights that are classified as human rights, the recognition of the Government of The United States of America by the government or political party of the State of Colorado is irrelevant

II. Recognition of Intangible Property Rights:

Recognition by the government of the State of Colorado of intangible property rights:

C. R. S. § 33-14-101 "(12) "Street", "road", "freeway", or "highway" means the entire right-of-way between boundary lines of any of such public ways when any part thereof is **open to the use of the public as a matter of right** for the purpose of motor vehicle travel." [2013]



III. Definition widely recognized by the States of the Union and enforced by the Unions Full Faith and Credit Clause:

"Highway," for the purpose of this chapter only, means the entire width between the boundary lines of every way publicly maintained by the state department of transportation or any county or city when any part thereof is generally ***open to the use of the public for purposes of vehicular travel as a matter of right.***

IV. Recognition by International Law and the Law of Nations:

This is also supported by Article 13(1) of The Universal Declaration of Human Rights which declares "Everyone has the right to freedom of movement...within the borders of each state."

FURTHER EVIDENCE OF A CLAIM BY THE GOVERNMENT OF THE STATE OF COLORADO:

However, the government of the State of Colorado includes the word "privilege" within its codes and definitions (ex. "To guard against the potential for any erroneous deprivation of the driving privilege by providing an opportunity for a full hearing" 42-2-126(b)).

Thus, it is clear that the government of the State of Colorado recognizes the use of the public highways as a privilege. The evidence for this privilege claimed by the government of the State of Colorado is its driver's license.

The government of the State of Colorado does claim to maintain the public highways through its Colorado Department of Transportation. This is a noble, responsible and valuable service to the public.

V. RESTRICTIONS OF THE STATE OF COLORADO THAT MUST BE OBEYED BY ITS GOVERNMENT:

However, the government of the State of Colorado is restricted from taking private property without just compensation. The Constitution of the State of Colorado, Article II, Bill of Rights, Section 15 reads, "Private property shall not be taken or damaged, for public or private use, without just compensation."



The taking of private property without just compensation by the government of the State of Colorado would demean the State of Colorado to a citizen and subject of its own government, and reduce the State of Colorado to a mere thief stealing from fellow citizens under the authority of States rights.

The government of the State of Colorado claims a privilege against Paul Brouillard, however there is no evidence in existence that just compensation was tendered to Paul Brouillard from the government of the State of Colorado. Nor is there any evidence that a transaction took place by and between the government of the State of Colorado and Paul Brouillard for the purchase of intangible property of Paul Brouillard by the government of the State of Colorado.

Therefore, lacking consideration, a license issued and a license accepted does not exist by and between the two parties listed in the above stile of the case presented. Further, without consideration there is no contract and without the existence of a contract, there is no controversy for any court to settle.

Paul Brouillard has presented before the General Post Master Council a National Identification card which is evidence of intangible property of Paul Brouillard.

There is no driver's license required by the Government of The United States of America. (LINK: <http://reignoftheheavens.com/?p=1581>)

The National Identification card is evidence of an intangible property right that has not been purchased by the Government of The United States of America nor any other government or political party.

There is no evidence that Paul Brouillard has granted human rights, particularly the human right of intangible property to any government in existence. Therefore, a private nor public trust exists.



PROTEST AND ORDER

IT IS PROTESTED against the existence of totalitarian party members within the government of the State of Colorado inciting violence against and oppressing the State of Colorado and its citizens and subjects, and

IT IS ORDERED that the government and political party of the government of the State of Colorado cease and desist all political incitement activity against Paul Brouillard, a non-citizen and non-resident to the United States of America, and

IT IS ORDERED that the government of the State of Colorado obey the restrictions of the State of Colorado to bring honor back to the existence of the State of Colorado and not demean it to a mere citizen and subject of its own government, and

IT IS ORDERED that the government of the State of Colorado purge itself from all totalitarian party members exercising the discipline of dis-honor and oppression against the State of Colorado, the judicial branch of the government of the State of Colorado and the Union.

SA Ruelb *Kevin Lloyd Lakes* *Dean Williams*

Judge
Signature/Seal



Judge
Signature/Seal



Judge
Signature/Seal



PAUL MICHAEL BROUILLARD
Claimant(s)

vs.

STATE OF COLORADO
Respondent(s)

Case No.

GMPC- 1F72CDBE-7926-4900-88E6- 5CCBC4427EDF

MOTION FOR CHANGE OF VENUE

COMES NOW, PAUL MICHAEL BROUILLARD (hereinafter "Claimant") to motion this Court for a change of venue. In support of said motion, Claimant(s) state the following:

1) Claimant(s) is a non-citizen and non-resident to the United States of America and is entitled to a trial by jury of Claimant's peers. The foreign court cannot honor Claimant's right to a trial by jury of Claimant's peers as there are no American Nationals to hear the case at trial within the foreign court.

2) The Department of Motor Vehicles has no constitutional authority for holding court nor can it exist as a party to a case.

For reasons stated herein, Claimant(s) hereby requests change of venue to the General Post Master Council for The United States of America in inter-state commerce and a subject of the Law of Nations and International Law.

Signed this 6th day of December, 2015.



Autograph of Claimant(s)

Note: All claimants who are requesting a Change of Venue must date and sign the Motion for Change of Venue. Attach additional sheets of paper as necessary.



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GMPC-Page 6 of 6