

04/29/2003

09:23

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Page

Fee \$10.00

1 of 2



Abatement

My name is David Merrill and therefore when *Courier Process Service* received a commission for "Respondent: DAVID M. VAN PELT, a/k/a DAVID MERRILL," they naturally thought of me. Also being Tad Howard at *Courier* knows I can be contacted on my cell phone he called me on the morning of April 28, 2003 and told me among other news that he had papers for me. I told him I would be by in a few minutes so he told me he would soon be out of the office. After thinking about these papers I called *Courier* for details but Karen answered and told me Tad had already left the office for the day. When Karen described the caption on the "petition" I told Karen that I refused the papers. Then I thought I might be causing hardship for Tad and Karen so I decided to abate this nuisance myself and went to *Courier Process Service* and accepted the papers.

In international law and the *Supplemental Rules for Certain Admiralty and Maritime Claims* this abatement might be construed "restricted appearance" under Rule E(8). In any case my appearance is definitely restricted to the face of any contracts that are clearly defined and things like national debt, Social Security etc. are unconscionable contracts often riddled by *assumpsit* and are without the scope of anything I am answering. The "ORDER TO SHOW CAUSE" and "PETITION FOR INJUNCTION" signed by Mac V. Danford's agent and James C. Coyle #14970 respectively are clearly directed to party "DAVID M. VAN PELT, a/k/a DAVID MERRILL". That is not my name. The intended respondent is legal name *David M. Van Pelt* and the *alias* *David Merrill* is inferred. Examining names we find:

Name. A person's "name" consists of one or more Christian or given names and one surname or family name. It is the distinctive characterization in words by which one is known and distinguished from others, and description, or abbreviation, is not the equivalent of a "name."

Legal name. Under common law consists of one Christian name and one surname, and the insertion, omission, or mistake in middle name or initial is immaterial. The "legal name" of an individual consists of a given or baptismal name, usually assumed at birth, and a surname deriving from the common name of the parents.

So "name" in quotes is the same as the *legal name* meaning a given name and a surname. Further research into names clarifies that there can only be one name for a man or woman. There are exceptions like *idem sonans* (sounds the same) but even constructing liberally, it might look like I have been assigned a legal name by Jim Coyle but no such use or benefit of that legal name, at a cursory glance for such a signature, has been presented. If this is what Jim Coyle is attempting it is an inappropriate grab for jurisdiction through a legal device that is unproven. The Supreme Court should be very careful about people like Jim Coyle. But there is no need to edify the State of Colorado or Jim Coyle about names further than I have no legal name until I construct one for my use. I have not read the papers as they are not directed toward myself but I have not signed anything "David M. Van Pelt" and therefore it is no surprise that flipping through, no signature exists for "David M. Van Pelt" in the large pile of papers Karen gave me. I have not been making any use of the legal name "David M. Van Pelt" and therefore there is no appropriate response to the "ORDER TO SHOW CAUSE" and "PETITION FOR INJUNCTION". I will not be appearing for "David M. Van Pelt" because my name is David Merrill. The word "and" is emphasized in the two name definitions above to stress that a legal name is constructed by a given name and family name. If for some reason there is a signature I have missed in this large stack of papers "David M. Van Pelt" it is not mine because I have not signed my name that way and I have no

need or desire to use such a device as a legal name. The uses of these "new forms" are completely voluntary as defined by Franklin D. Roosevelt when he implemented the New Deal that defines Social Security and the many presumed social contracts like legal name usage.

If Mac Danford and Jim Coyle wish to amend the papers to read "David Merrill" and that is in proper English with only the "D" and the "M" in upper case lettering¹, I would sincerely appreciate that party "THE PEOPLE OF THE STATE OF COLORADO" continue to use *Courier Process Service* because these highly professional process servers know that my parents are old and in bad health. Jim Coyle and the State of Colorado Supreme Court have both been publicly warned not to approach me through my parents. It is already sufficiently proven that I can be served in this manner (aside from the current misnomer anyway). Recalling the phone calls from Jim Coyle some time ago, this is a matter of "unauthorized practice of law" and it seems that it is not a serious offense, as I have never heard any definition of what it means. It seems to me that somebody would have to be an attorney seeking the approval of the Bar to even be subject to such an accusation. So unless there is some safety issue or matter of exigent circumstances, Jim Coyle, "THE PEOPLE OF THE STATE OF COLORADO" and under the supervision of clerk Mac Danford have ten (10) days to correct the papers hereby refused for cause. For convenience I am not going to write "refusal for cause" on all these papers and retain copies of only the first pages so that I can later prove these one-hundred or so pages were returned timely refused for cause.

If I should help a little old lady across the street and this should be construed as giving legal advice or *unauthorized practice of law*, I would hope "THE PEOPLE OF THE STATE OF COLORADO", might wait for the little old lady to complain before submitting papers in court. I am clearly warning Jim Coyle and Mac Danford that I have no birth certificate and thus there is no bond upon me for a social contract to reside - at least that I am aware of outside of simple courtesy and respect to those around me. I completely fail to understand why Jim Coyle is upset with me. I think Jim Coyle is rude because when I inquired about his complaint he twice hung up the telephone, seeming to think that is not rude if he says, "Good day!" first. If this nuisance misnomer develops into an attack upon my character I will easily find lawful recourse, probably by *libel of review* in federal district court that I believe since March of 1933 has jurisdiction over the State of Colorado Supreme Court by Gubernatorial Convention in bankruptcy. Everybody better have his or her oaths of office in order. There are many papers in my library and in my federal repository that prove this is the greatest nation in the world and by and large so because lawful remedy and recourse are secure and sound in judicial review.

¹ I cannot find any convention for all upper case letters for a proper name in any dictionary, spelling dictionary, thesaurus or Harbrace College Handbook. It makes no sense that it should be to make the words conspicuous like a red painted STOP sign since the words are already conspicuous in the heading of the "Case Number 03SA58". If it is an encryption of my name David Merrill to spell it "DAVID MERRILL," then I admonish anyone attempting to address me "DAVID MERRILL," that I find it very disagreeable to deviate from common English with something so precious to me as my good name - like addressing me in a mono-alphabetic encryption cipher EIBWJE NFSSJMM [YBIMFE FWJEFODF JT JOBENJTTCMF]. And if any other man or woman constructs a legal name for me then he or she should be jailed because without my knowledge or consent it is a dishonest act intended to thrive by deception. I can trust the Supreme Court will prevent Jim Coyle from trying this a second time.

Robert G. Balink El Paso Cty.,OD
04/29/2003 09:23
Doc \$0.00 Page
Rec \$10.00 2 of 2

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Red ink original refusal for cause returned to

SUPREME COURT, STATE OF COLORADO
2 East 14th Avenue, 4th Floor
Denver, Colorado 80203

ORIGINAL PROCEEDING IN UNAUTHORIZED
PRACTICE OF LAW

Petitioner:
THE PEOPLE OF THE STATE OF COLORADO

vs.

Respondent:
DAVID M. VAN PELT, a/k/a DAVID MERRILL

James C. Coyle # 14970
Deputy Regulation Counsel
Attorney for Petitioner
600 17th Street, Suite 200-South
Denver, CO 80202

Phone Number: (303) 893-8121, ext. 328
Fax Number: (303) 893-5302

Mac V. Danford

▲ COURT USE ONLY ▲

Case Number: 038A58

ORDER TO SHOW CAUSE

Upon consideration of the petition for injunction filed in the above cause, and now being sufficiently advised in the premises,

IT IS THIS DAY ORDERED that the Respondent, David M. Van Pelt, a/k/a David Merrill, answer the petition for injunction in writing and show cause within twenty (20) days of service of such rule why he should not be enjoined from engaging in the unauthorized practice of law in the State of Colorado.

IT IS FURTHER ORDERED that the Petitioner may have twenty (20) days from receipt of the answer within which to file a reply. A true copy of the petition for injunction is attached hereto and served herewith.

active
54/30

WITNESS, the Honorable Mary J. Mullarkey, Chief Justice of our Supreme Court, and the Seal of said Court, in the City and County of Denver, this 5th day of March, 2003.

Mac V. Danford, Clerk
Colorado Supreme Court





cc: David M. Van Pelt, a/k/a
David Merrill

James C. Coyle
Deputy Regulation Counsel

Red ink original refused for cause

SUPREME COURT, STATE OF COLORADO
2 East 14th Avenue, 4th Floor
Denver, Colorado 80203

ORIGINAL PROCEEDING IN UNAUTHORIZED
PRACTICE OF LAW

Petitioner:
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vs.

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Phone Number: (303) 893-8121, ext. 328
Fax Number: (303) 893-5302

MAR - 4 2003

returned to James C. Coyle
▲ COURT USE ONLY ▲

Case Number:

~ 100 pages

Refused for cause
PETITION FOR INJUNCTION

Petitioner, by and through James C. Coyle, Deputy Regulation Counsel, respectfully requests that the Colorado Supreme Court issue an order pursuant to C.R.C.P. 234 directing the respondent to show cause why he should not be enjoined from the unauthorized practice of law. As grounds therefor, counsel states as follows:

1. The respondent, David M. Van Pelt (who now sometimes holds himself out as "David Merrill"), is not licensed to practice law in the state of Colorado. The respondent's last known address is 4314 Rock Lawn Circle, Colorado Springs, Colorado 80915. There are no other known addresses for this respondent at this time. The respondent refuses to provide any other address other than the El Paso County Clerk and Recorder's Office; the respondent is not in any way employed by or otherwise associated with that office.

2. Colleen Richards and James Douglas Watson were divorced in Winnipeg, Manitoba, Canada in October 1996. In a subsequent May 2, 1998

agreement, the parties stipulated that each parent would have joint custody of their child, with primary physical care and control to be granted to the father. Neither party was allowed to remove the minor child from Manitoba on any basis without prior written notice to the other party and approval from the Manitoba court.

3. Subsequently, James Douglas Watson (a/k/a "James Douglas") removed the child from Canada and relocated to Colorado Springs, Colorado. Mr. Watson did not obtain the approval of the Manitoba Court before moving out of Manitoba, and has denied the mother visitation with the child.

4. On June 4, 2002, Colleen Richards, through attorney Vince Rahaman, petitioned the El Paso County District Court for rights of access to the child and requested that the El Paso County District Court appoint a legal representative of the child or a special advocate for the child for the purposes of making parenting time recommendations to the court.

5. On June 5, 2002, the court ordered the appointment of attorney Betsy Hoover as the child's legal representative in *In the Interest of Andrew Watson*, 02DR2116, El Paso County District Court.

6. A hearing on temporary orders involving right of visitation was scheduled for July 31, 2002.

7. James Douglas Watson was served by a private process server at his residence.

8. The respondent prepared, and then on July 9, 2002, filed a pleading which was characterized as "Counterclaim and Libel of Review - in Admiralty - Re: False Claims in the Original Estate," on behalf of Mr. Douglas (Watson) in 02K1296, in the U.S. District Court for the District of Colorado. Mr. Watson signed the pleading. The pleading names Ms. Richards' attorney, Vince Rahaman, Colorado Attorney General Ken Salazar, and U.S. Attorney General John Ashcroft as the three defendants to the action. A certified copy of such pleading is attached hereto as Exhibit 1.

9. No response was filed in the state court action by Mr. Watson. Instead, the served pleadings were returned to the state district court with "refusal for cause" written in magic marker on each page. No description of the refusal or the basis of the "refusal for cause" was provided to the state district court.

10. The respondent prepared, and on July 24, 2002, filed with the

David Merrill
[(719) 596-1240]
capital integration

Robert C. Gallink El Paso City, CO
05/15/2003 08:26
Doc \$0.00 Page
Res \$40.00 1 of 8

203105436



Office of County Clerk and Recorder
El Paso County, State of Colorado
Certified to be a full, true and correct
copy of record in my Office.
Date _____ Page _____
By _____
County Clerk & Recorder
El Paso County, Colorado
Deputy



default judgment

eradication of SARS

"In the realm of ideas, of mental objects, those ideas whose properties are reproducible are called mathematical objects, and the study of mental objects with reproducible properties is called mathematics." *What is Mathematics, Really?* by Reuben Hersh; Oxford University Press 1997, p. 66.

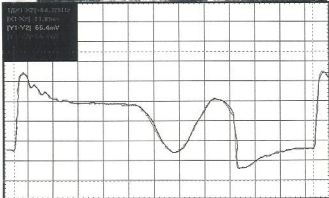
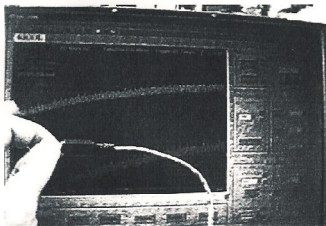
An accurate description or genomic signature of a new event or condition like the contraction of Severe Acute Respiratory Syndrome (Corona Virus) or the West Nile Virus may be easily developed with a sensitive transducer and Digital Storage Oscilloscope like the RIGOL Corporation RVO 3100 50 MHz bandwidth, 100 MSa/sec portable device seen here:

Portable Digital Storage Oscilloscope

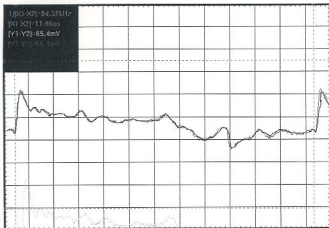


RVO3100	100M Sample Rate Digital Storage Oscilloscope + Spectrum Analyzer + Battery(Optional)
RVO3050	50M Sample Rate Digital Storage Oscilloscope + Spectrum Analyzer + Battery(Optional)

On a notebook computer display, modulating the inherent 60 Hz noise (from the Western power distribution system) one finds the finer signal ready for viewing:



and under roughly the same conditions and within a few minutes time, while holding a degenerate 100 page petition before the State of Colorado Supreme Court to suppress research into advanced-resonance inductive plasma physics:



The one signal can be subtracted from the other by importing the raw data into a spreadsheet program (MicroSoft Excel or Lotus 123) and the resultant characterization of the event can be programmed into an arbitrary waveform signal generator and applied 180° out of phase (here using the 84.32 kHz carrier for the clock and reference) canceling the disease.

This is of course a very simplistic and idealistic paradigm but it works for me. By definition of mathematics there is no logical reason to pigeon-hole and categorize items, drawing distinctions that slow progress of a cure while people suffer and die. Eradicating SARS should be implemented upon characterization of the waveform by modulating violet light lamps (Royal Rife technology developed in the early 20th Century) or placing panels or handrails in public places for people to optionally touch as

they commute in large metropolitan areas like Beijing, where SARS has become epidemic. Amplifying modulation from a Berkeley Neuleonics Corporation Model 632 will be effective:



FEATURES:

- DC offset capability
- TTL/CMOS sync output available in all modes
- RS232 remote control (Easy to use) Code examples included.
- Rexternal logic input for gating or output signal and triggering.
- Easy software updates via Flash memory.
- Configuration save/restore: 10 complete front panel setups.
- PDF Datasheet (223kb)

Active attorney # 14970 James C. Coyle and active attorney # 5430 Mary J. Mullarkey through State of Colorado Supreme Court clerk Mae V. Danford were properly served abatement and refusals for cause filed in the El Paso county clerk's office under reception # 203089656 4/29/03. Service was perfected on both parties this May 5, 2003. James C. Coyle was notified to correct the obvious misnomer on his process within ten (10) days of service and has failed to do so. This matter is cancelled by lawful abatement and no more issuance is expected. This default is posted by registered mail, original to Mary J. Mullarkey # 5430 % clerk Mae V. Danford # RA 028 318 553 US and a certified copy to James C. Coyle # 14970, # RA 028 318 540 US. Furthermore all parties are admonished any character assassination will be promptly met with libel of review or immediate arrest by U.S. Marshal with warrant under Rule C of the *Supplemental Rules for Certain Admiralty and Maritime Claims*.





Rife Research Laboratory

[Click To View]

Bacillus Influenzae
R.Ricfer 1892
Influenza

Non Motile
Non Flagellated
Non Sporogenesis
Non Chromogenic
Aerobic
Length: 0.5 u Breadth: 0.2 u

Polarity
+ Anode
- Cathode X

Death Rate in Milliampereres

Influence of x ray

" " ultraviolet Ray

" " Infra Red

Thermal Death Point

Filament Voltage

" Amperage

Plate Voltage

Cycles Per Second

Wave Length Of Super Regeneration Of Audion Tube

120 DC

None

Slight In Showing Growth

None

50 C

11

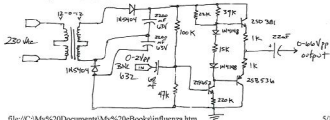
7

250

1,674,000

154 Meters

Amplifier for the BNC 632 ARB



RIFE RESEARCH LABORATORY

Bacillus Anthracis
(Vollander) 1844 (Clavaine), 1863
(Anthrax)

4/14

low motile

" flagellated
" chromogenic
sporeogenous
liquefying

length 5.20 μ : breadth 1-1.25 μ

clarity

+ anode x
- cathode x

death rate in *melampyris* 75 p.c.

influence of X ray slight

" " Ultra Violet ray stops growth in culture 24 hrs.
" " Infra Red none

normal death point +5C 24 hrs.

minimum voltage 12

supercharge 48

the voltage 695 5

cycles per second 900,000

length of super regeneration of audion tube 1100 Meters

[signal analysis and generation has
come a long way since this was written]

AFFIDAVIT OF SERVICE Reception # 203089656

(STATE OF Colorado)
(City and) ss.
(COUNTY OF Denver)

I declare under oath that I am over the age of eighteen years, not a party to this action and that I have served the within: Abatement, Red Ink original refusal for cause returned to Mac. V. Danford, Copy of Refusal for Cause returned to James C. Coyle

In Denver County, Colorado on May 5, 2003

at 2:41 ~~800~~/p.m.

At the following location: 2 East 14th Avenue, # 400, Denver, CO.

By personally handing to MARCIA KERR personally, as Deputy Clerk for Mac V. Danford, Marcia Kerr being over the age of eighteen years.

Subscribed and sworn to before me this 5th day May, 2003


R.T. Cantrall
Private Process Server


Notary Public
My Commission expires: June 25, 2005.



David Merrill
[(719) 596-1240]
capital integration



DISCLOSURE DOCUMENT NO.



531812

RETAINED FOR 2 YEARS
THIS IS NOT A PATENT APPLICATION
PTO-1052 (5/99)



Disclosure Documents Program
P.O. Box DD
Commissioner for Patents
city of Washington, District of Columbia.
[20231]

Registered mail # RA 02818 536 US



Dear Commissioner;

Please file this document, filed locally by # 203105436 (8 pages) on 5/15/03 under your Disclosure Documents protocol. Enclosed is a postal money order for \$10. Please mail the reception number (one page only) and \$61 money order to my clerk Robert C. Balink in the stamped and prepaid envelope enclosed.



Robert C. Balink El Paso Cty, CO
06/03/2003 12:32
Doc \$0.00 Page
Rec \$5.00 1 of 1

203122281



Thank you,



10/28/2002 07:22

202185364

Doc \$0.00 Page

Rec \$10.00 1 of 2



Refusal to accept or receive your notifications is to protect the interests of the State of Colorado Supreme Court against the testimony of Jim Coyle, active attorney #14970 in light of the de jure Thirteenth Amendment. Verify at the State Archives. You cannot change history. Anything you say or do can and will be used against you in the lawful forum.

United States Postal Service

Sorry We Missed You! We'll Deliver for You

Today's Date

10-26

Sender's Name

Supreme Court

Item is at:

Post Office (See back)

Available for Pick-up After

Date:

Time:

We will redeliver or you or your agent can pick up. See reverse.

Letter

☒ Large envelope, magazine, catalog, etc.

Parcel

Restricted Delivery

Perishable Item

Other:

For Delivery: (Enter total number of items delivered by service type)

For Notice Left: (Check applicable item)

☐ Express Mail (We will attempt to deliver on the next delivery day unless you instruct the post office to hold it.)

☒ Certified

☐ Recorded Delivery

☐ Firm Bill

☐ Registered

☐ Insured

☐ Return Receipt for Merchandise

☐ Delivery Confirmation

☐ Signature Confirmation

☒ If checked, you or your agent must be present at time of delivery to sign for item

Article Number(s)

70011000035452544

Notice Left Section

Customer Name and Address

4314 RockLawn Ct

Article Requiring Payment

Amount Due

☐ Postage Due ☐ COD ☐ Customs

\$

☒ Final Notice: Article will be returned to sender on 11-6

Delivered By and Date

PS Form 3849, November 1999

Delivery Notice/Reminder/Receipt

We will redeliver OR you or your agent can pick up your mail at the post office. (Bring this form and proper ID. If your agent will pick up, sign below in item 2, and enter agent's name here):

- Check all that apply in section 3;
 - Sign in section 2 below;
 - Leave this notice where the carrier can see it.

- Sign Here to Authorize Redelivery or to Authorize an Agent to Sign for You:

CIMARRON HILLS BRANCH 80915-9998
5925 GALLEY ROAD
HRS: M-F 8:30 AM - 5:30 PM
HRS: SAT 8:00 AM - 1:00 PM
TELEPHONE: (719) 570-5486

Delivery Section

- ☐ Redeliver (Enter day of week):

(Allow at least two delivery days for redelivery, or call your post office to arrange delivery.)

- ☐ Leave item at my address

(Specify where to leave. Example: "porch", "side door". This option is not available if box is checked on the front requiring your signature at time of delivery.)

- ☐ Refused ☐ Forward ☐ Return

Signature

X

Printed Name

X

Delivery Address

X

USPS



5280 0013 9710 3571

PS Form 3849, November 1999 (Reverse)

Office of County Clerk and Recorder
El Paso County, State of Colorado
Certified to be a full, true and correct
Copy of record in my Office.
Book 202 185364
Page 202 185364
Thressa A. Sholdt 10/28/02
County Clerk & Recorder
El Paso County Colorado
By Deputy



**UNITED STATES
POSTAL SERVICE**

***** WELCOME TO *****
 COLORADO SPGS MAIN POST 0
 COLORADO SPRINGS, CO 80903-9998
 08/19/04 09:10AM

Store	USPS	Trans	1
Nkstrn	sys5002	Cashier	XZ1FYB
Cashier's Name			DEBBIE
Stock Unit Id			WINDERBIE
PO Phone Number			719-570-5336
USPS #			0723550603

1. 80c McKinley PSA	0.80
2. 10c An Clock PSA	0.10
Subtotal	0.90
Total	0.90

Cash	0.90
------	------

Order stamps at USPS.com/shop or call 1-800-Stamp24. Go to USPS.com/clicknship to print shipping labels with postage. For other information call 1-800-ASK-USPS.

Number of Items Sold: 2



**SUPREME COURT OF COLORADO
ATTORNEY REGULATION COUNSEL**
600 17th Street, Suite 200-South
Denver, Colorado 80202

Return to Sender

David Van Pelt
a/k/a David Merrill

← Not residing here

PERSONAL