EUREKA, MONTANA
[599]]

TO: STATE OF MONTANA HELENA, MONTANA 59620-1430 MOTOR VEHICLE DIVISION P.O. BOX 201430

Can some person explain to me why STATE OF MONTANA has de-clared pre-deceasement onto IT's citizen Civiliter mort ous

Montana Department of Justice Motor Vehicle Division Safety • Efficiency • Dependability

Tim Fox **Attorney General** 

Sarah Garcia Administrator 302 North Roberts Street P.O. Box 201430 Helena, MT 59620-1430

January 06, 2015

TRUST (MANHATTAN MT 59741)

GRAND THEFT! MAXIMA DIMINUTIO: IDENTIT (ERNIE WAYNE TERTELGTE) 28 FLYING EAGLE WAY

Order Of Suspension by order of Rosicrucians, etc.

TRUST-LIC #: 1004319614115 = TOE TAG #

TRUST-DOB: 10/15/1961

EFF DT: 01/06/2015 = impedance of

COMMERCE

reductio ad absurdum ... Dear Mr. Tertelgte - pear ?! Not hardly!

You are notified that pursuant to MCA 61-5-214, your driver's license and/or driving privilege is suspended indefinitely, effective on the date shown above. This suspension is based upon notification that you failed to appear or pay fines, cost, and/or restitution as required by law from a court in Gallatin County Dept.1.

appear = aperio = possessed ...

Spirit possession law = If you wish to obtain further information regarding this suspension or the requirements for restoration of your driver's license and/or driving privilege you must CONTACT THE COURT FICTION DIRECTLY at 615 south 16th Avenue Rm 168, bozeman MT SPEAK" 59715 (406-582-2191).

You are not authorized to operate a motor vehicle while your license is suspended. All Montana driver licenses or permits in your possession must be immediately submitted to the department. Montana law does not allow the department to issue any restricted or probationary license during this suspension = POSTED = (61-5-215 MCA) · Called: 1871 CORPORATE CONSTITUTION crucified

In accordance with law, your driver's license and/or driving priwilege may be restored when the department is notified by the court that you have complied with requirements and your driving record indicates you are otherwise qualified to be licensed.

BEAD CIVILIAN WHA & TOE TAG.

Once you have satisfied the requirements of the court, you must pay a \$100 non-refundable reinstatement fee directly to the department as required by MCA 61-5-218(1). the \$100 fee should be paid by check or money order, made payable to the "Motor Vehicle Division", with your driver's license number / 70ETAGclearly included on the check or money order, and must be mailed to this address; Motor Vehicle Division, PO Box 201430, Helena MT 59620-1430.

By Authority of; Greg Noose, Chief of hang 'em HIGH COUNTY

By Clerk: \_\_\_\_\_\_

Records and Driver Control Bureau THE UNDERSIGNED HEREBY TESTIFIES THAT ON THE DATE BELOW HE OR SHE. AS AN OFFICER OR EMPLOYEE OF THE MOTOR VEHICLE DIVISION, DEPOSITED

> ENVELOPE WITH THE POSTAGE PREPAID, ADDRESSED TO THE PERSON NAMED IN THE PAPER AT HIS OR HER

IN THE UNITES STATES MAIL AT HELENA, MONTANA, A COPY OF THE PAPER TO WHICH THIS IS AFFIXED, IN AN

Here is the overthrow OF 1739 civil

mortuus

bythe 1871

BAR CODE

RESUS CITATION REMEDY never 15 ·cure; 50, cure is in the

b39.

TELEPHONE: (406) 444-3933 • FAX: (406) 444-1631 • www.doj.mt.gov/driving

If you believe that this suspension has been *imposed in error*, in accordance with the provisions of Montana Code Annotated § 61-5-211, you have a right of appeal in the District Court in the county in which you reside. To appeal this suspension, you may file a *petition for a hearing* within the District Court. This must be done within 30 days of the date of this suspension. A BU STATES are ENEMALES OF

Montana Code Annotated § 61-5-211 are Listed civiliter mortuus;

PERSON/TRUST and Yet YOU Want to offer due process.

61-5-211. Right of appeal to court. A person denied a driver's license or whose license has been canceled, suspended, or revoked by the department except when the cancellation or revocation is mandatory under the provisions of this chapter may file a petition within 30 days after the denial, cancellation, suspension, or revocation for a hearing in the matter in the district court in the county in which the person resides. The court has jurisdiction and it shall set the matter for hearing upon 30 days' written notice to the department, and shall take testimony and examine the facts of the case and determine whether the petitioner is entitled to a driver's license or is subject to suspension, cancellation, or revocation of the license under the provisions of this chapter.

History: En. Sec. 36, Ch. 267, L. 1947; R.C.M. 1947, 31-152; amd. Sec. 1, Ch. 503, L. 1985; amd. Sec. 28, Ch. 443, L. 1987; amd. Sec. 23, Ch. 195, L.1993.

