Our Ref: SK-09082018-JH-BDC-AOCL-20K

A'SECURITY' [15 USC et seq.] U.S.S.E.C. TRACER FLAG (not a point of law - under necessity, per agreement of the parties and/or in violation of Bill of Rights - 2nd para.)

Affidavit of Obligation Commercial Lien (This is verified plain statement of fact)

Notice to Principal is Notice to Agent; Notice to Agent is Notice to Principal Applies.

- I, ©Steven: of the family Kirk (as commonly called), being the Undersigned, do solemnly swear, declare, and depose:
 - a) THAT I am competent to state the matters set forth herein.
 - b) THAT I have first-hand knowledge of the facts stated herein.
 - c) THAT all the facts stated herein are true, correct, and certain, admissible as evidence, and if called upon as a witness, I will testify to their veracity.
 - d) THAT the eternal, unchanged principles of Law are:

Maxims:

- 1) All men and women know that the foundation of law and commerce exists in the telling of the truth, the whole truth, and nothing but the truth.
- 2) Truth as a valid statement of reality is sovereign in commerce.
- 3) An unrebutted affidavit stands as truth in commerce.
- 4) An unrebutted affidavit is acted upon as the judgement in commerce.
- 5) **Guaranteed**—All men or women shall have a remedy by the due course of law. If a remedy does not exist, **or if the existing remedy has been subverted,** then one may create a remedy for themselves and endow it with credibility by expressing it in their affidavit. (Ignorance of the law might be an excuse, but it is not a valid reason of a crime when the law is easily and readily to anyone making a reasonable effort to study law).
- 6) All corporate government is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses, hence government cannot exercise the power to expunge commercial processes.
- 7) The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of Commercial Bonds against Public Hazards. Because no Bond means no responsibility, means no power of Official signature, means no real corporate political power, means no privilege to operate statutes as the corporate vehicle.
- 8) The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.
- 9) Municipal corporations which include cities, counties, states and national governments have no commercial reality without bonding of the entity, its vehicle (statutes), and its effects (the execution of its rulings).
- 10) In commerce, it is a felony for the Officer of a Political/Public Office to not receive and report a Claim to its Bonding Company, and it is a felony for the agent of a Bonding Company to not pay the Claim.
- 11) If a Bonding Company does not get a malfeasance public official prosecuted for criminal malpractice within sixty (60) days then it must pay the full face value of a defaulted Lien process (at 90 days).
- 12) Except for a jury (of twelve (12)), it is a fatal offence for any person, even a Judge, to impair or to expunge, without a Counter-Affidavit, any Affidavit or any Commercial process based upon an Affidavit.
- 13) Judicial non-jury commercial Judgements and orders originate from a limited liability entity called a municipal corporation, hence must be reinforced by a Commercial Affidavit and a Commercial Liability Bond.
- 14) A foreclosure by a summary judgement (non-jury) without a commercial bond is a violation of commercial law.
- 15) Government cannot make unbonded rulings or statutes which control commerce, free enterprise citizens, or are sole proprietorships without suspending commerce by a general declaration of martial law.

16) It is tax fraud to use a court to settle a dispute/controversy which could be settled peacefully outside of or without the Court

A'SECURITY' [15 USC et seq.] U.S.S.E.C. TRACER FLAG (not a point of law - under necessity, per agreement of the parties and/or in violation of Bill of Rights - 2nd para.)

- 17) An official (officer of the court, policeman etc.) must demonstrate that he/she is individually bonded in order to use a summary process.
- 18) An official who impairs, debauches, voids or abridges an obligation of contract or the effect of a commercial lien without proper cause, becomes a lien debtor and his/her property becomes forfeited as the pledge to secure the lien. Pound breach (breach of impoundments) and rescue is a felony.
- 19) A party injured by the fraud of another may claim triple damages, plus the principal. "And Zacchaeus stood, and said unto the Lord: Behold, Lord, the half of my goods I give to the poor, and if I have taken any thing from any man by false accusation, I restore him fourfold." Luke 19:8.
- 20) It is against the law for a Judge to summarily remove, dismiss, dissolve or diminish a Commercial Lien.
- 21) Only the Lien Claimant or a Jury can dissolve a commercial lien.
- 22) Notice to agent is notice to principal; notice to principal is notice to agent.
- 23) PUBLIC HAZARD BONDING OF CORPORATE AGENTS All officials are required by state and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC) and is prim-a-facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office.

Bouvier's Maxims

- 1) Contra veritatem lex numquam aliquid permittit. The law never suffers anything contrary to truth. 2 Co. Inst. 252. But sometimes it allows a conclusive presumption in opposition to truth. See 3 Bouv. Inst. n. 3061.
- 2) Contractus ex turpi causa, vel contra bonos mores nullus est. A contract founded on a base and unlawful consideration, or against good morals, is null. Hob. 167; Dig. 2, 14, 27, 4.
- 3) Culpa lata aequiparatur dolo. A concealed fault is equal to a deceit.
- 4) Ei incumbit probatio qui dicit, non qui negat. The burden of the proof lies upon him who affirms, not he who denies. Dig. 22, 3, 2; Tait on Ev. 1; 1 Phil. Ev. 194; 1 Greenl. Ev. Sec. 74; 3 Louis. R. 83; 2 Dan. Pr. 408; 4 Bouv Inst. n. 4411.
- 5) Error qui non resistitur, approbatur. An error not resisted is approved. Doct. & Stud. c. 70.
- 6) Ex dolo malo non oritur action. Out of fraud no action arises. Cowper, 343; Broom's Max. 349.
- 7) Ex facto jus oritur. Law arises out of fact; that is, its application must be to facts.
- 8) Ex tota materia emergat resolutio. The construction or resolution should arise out of the whole subject matter.
- 9) Fraus est celare fraudem. It is a fraud to conceal a fraud. 1 Vern. 270.
- 10) Fraus latet in generalibus. Fraud lies hid in general expressions.
- 11) Idem est facere, et nolle prohibere cum possis. It is the same thing to do a thing as not to prohibit it when in your power. 3 Co. Inst. 178.
- 12) Incerta pro nullius habentur. Things uncertain are held for nothing. Dav. 33.
- 13) Incerta quantitas vitiat acium. An uncertain quantity vitiates the act. 1 Roll. R.
- 14) Invito beneficium non datur. No one is obliged to accept a benefit against his consent. Dig. 50, 17, 69. But if he does not dissent he will be considered as assenting. Vide Assent.
- 15) Judex damnatur cum nocens absolvitur. The judge is condemned when the guilty are acquitted.
- 16) Judicium non suo judice datum nullius est momenti. A judgment given by an improper judge is of no moment. 11 Co. 76.
- 17) Manga negligentia culpa est, magna culpa dolus est. Gross negligence is a fault, gross fault is a fraud. Dig 50, 16, 226.
- 18) Magna culpa dolus est. Great neglect is equivalent to fraud. Dig. 50, 16, 226; 2 Spears, R. 256; 1 Bouv. Inst. n. 646.

19) Peccatum peccato addit qui culpae quam facit patrocinium defensionis adjungit. He adds one offence to another, who, when he commits a crime, joins to it the protection of a defence. 5 Co. 49.

A'SECURITY' [15 USC et seq.] U.S.S.E.C. TRACER FLAG (not a point of law - under necessity, per agreement of the parties and/or in violation of Bill of Rights - 2nd para.)

- 20) Quando do una et eadem re, duo onerabiles existunt, unus, pro insufficientia alterius, de integro onerabitur. When two persons are liable on a joint obligation, if one makes default the other must bear the whole. 2 Co. Inst. 277.
- 21) Qui non libere veritatem pronunciat, proditor est verilatis. He, who does not willingly speak the truth, is a betrayer of the truth.
- 22) Qui non obstat quod obstare potest facere videtur. He who does not prevent what he can seems to commit the thing. 2 Co. Inst. 146.
- 23) Qui non prohibit quod prohibere potest assentire videtur. He, who does not forbid what he can forbid, seems to assent. 2 Inst. 305.
- 24) Qui non propulsat injuriam quando potest, infert. He, who does not repel a wrong when he can, induces it. Jenk. Cent. 271.
- 25) Qui tacet consentire videtur. He who is silent appears to consent. Jenk. Cent. 32.
- 26) Reprobata pecunia liberat solventum. Money refused liberates the debtor. 9 Co. 79.

FRAUD ACT 2006

1 Fraud

- (1) A person is guilty of fraud if he is in breach of any of the sections listed on subsection
- (2) which provide for different ways of committing the offence.
- (3) The sections are –
- (a) section 2 (**fraud by false representation**),
- (b) section 3 (fraud by failing to disclose information), and
- (c) section 4 (fraud by abuse of position).

Private & International Law

UNIDROIT PRINCIPLES OF INTERNATIONAL COMMERCIAL CONTRACTS

Article 3.8 – Fraud

A party may avoid the contract when it has been led to conclude the contract by the other party's fraudulent representation, including language, practices, or fraudulent non-disclosure of circumstances which, according to reasonable standards of fair dealing, the latter party should have disclosed.

Article 5.1.3 – Cooperation between the parties

Each party shall cooperate with the other party when such co-operation may reasonably be expected for the performance of that party's obligations.

Article 7.3.4 – Adequate Assurance of Due Performance

A party who reasonably believes that there will be a fundamental

non-performance by the other party may meanwhile withhold its performance. Where this assurance is not provided within a reasonable time the party demanding it may terminate the contract.

Article 7.4.1 – Right to damages

Any non-performance gives the aggrieved party a right to damages either exclusively or in conjunction with any other remedies except where the non-performance is excused under these principles.

Article 7.4.2 – Full compensation

- (1) The aggrieved party is entitled to full compensation for harm sustained as a result of the non-performance. Such harm includes both any loss which it suffered and any gain of which it was deprived, taking into account any gain to the aggrieved party resulting from its avoidance of cost or harm
- (2) Such harm may be non-pecuniary and includes, for instance, physical suffering and emotional distress.

I strongly suggest you seek lawful advice on this issue which are below our UNALIENABLE RIGHTS

UNALIENABLE RIGHTS

Unalienable Rights are the Inherent, Sovereign, Natural Rights that existed before the creation of the State, and which, being antecedent to and above the State, can never be taken away, diminished, altered, or levied by the State, except by Due Process of Law. Nor can any Unalienable Right be fundamentally removed or waived by contract, whether by non-disclosure, which is fraud and unenforceable in Law, or knowingly by sufferance, which is contrary to the Spirit of the Law and prejudicial to Sovereignty.

The Original, Permanent, Unalienable Rights of every Man or Woman, include:

The Right to Life, Freedom, Health and the Pursuit of Happiness

The Right to Contract, or Not to Contract, which is Unlimited

The Right to Earn a Living Income by being Compensated with Wages or a Salary in a Fair Exchange for one's Work

The Right to Travel in the Ordinary Course of one's Life and Business

The Right to Privacy and Confidentiality, free from Unwarranted Invasion

The Right to Own, and Hold Property, lawfully without Trespass

The Right to Self-Defence when threatened with Harm, Loss, or Deceit

The Right to Due Process of Law, with Notice and Opportunity to Defend

The Right to be Presumed Innocent, suffering No Detention or Arrest, No Search or Seizure, without Reasonable Cause

The Right to Remain Silent when accused, to avoid Self-Incrimination

The Right to Equality in the eyes of the Law, and to Equal Representation

The Right to Trial by Jury, being an Impartial Panel of one's Peers

The Right to Appeal in Law against Conviction or Sentence, or both

The Right to Expose Knowledge necessary to one's Rights and Freedoms

The Right to Peaceful Association, Assembly, Expression, and Protest

The Right to Practice a Religion, and to have Beliefs, of one's choosing

The Right to Love, and to Consensual Marriage with Children, as a Family

The Right to Security from Abuse, Persecution, Tyranny, and War

The Right to Refuse to Kill under command, by reason of Conscience

The Right to Live in Peace and be left alone when Law-Abiding

Surely, the most critical failure of The People is their failure to ensure the teaching and common knowledge of their Unalienable Rights. If you do not know your Rights, you effectively have none. By the path of Ignorance, whether by Apathy or Deception, The People arrive in a State of Exploitation, Oppression, and Tyranny.

Parties:

Steven Kirk/my/myself/I/Lien Claimant Our Ref: SK-09082018-JH-BDC-AOCL-20K C/o Notary/Commissioner of Oaths/Acceptor

Jo Hewitt/Lien Debtor(s)

C/o Address: Blaby District Council

Desford Road Narborough Leicester LE19 2EP

Other PARTIES/Lien Debtors:

Jane Toman/**Lien Debtor(s)**C/o Address: Blaby District Council
Desford Road
Narborough
Leicester **LE19 2EP**

JOHN DOES 1-10

Name: Address,

Other Parties involved.

Name: Address:

Allegations:

Allegations arise from a wilful neglect of duty, trespass on my Unalienable Rights, the Bill of Rights 1688, fraud, **fraud by non-disclosure**, conspiracy to commit fraud willingly.

The allegations that follow are within this AFFIDAVIT OF OBLIGATION COMMERCIAL LIEN sworn and witnessed under my full commercial liability with the penalty of perjury are "true, correct, and complete (certain)," on this day dated and witnessed below on the very last page of this Affidavit of Obligation Commercial Lien.

- 1. That I served a Noticed Of Interested dated 28th JULY 2018 sent by signed for delivery service number GK9584 6955 1GB was delivered and signed for on the 30th JULY 2018 with Our Ref: SK-30072018-NOI-JH-BDC-10K.
- 2. That I gave you Jo Hewitt seven (7) days to reply with substance/proof to the contrary to my allegations/claims.
- 3. That No reply was received from you Jo Hewitt let alone with any substance.
- 4. That you have committed a tort or torts against myself the living man by way of threats with menace when you Jo Hewitt have no authority whatsoever over myself the living man.
- 5. That you Jo Hewitt have been recorded on CCTV clearly "doing your job" which is totally UNLAWFUL and are committing torts against myself the living man.
- 6. That I put the evidence on my YouTube channel to prove my claim.
- 7. That there was clearly a Warning Legal Notice stuck on the INSIDE of my private conveyance.
- 8. That the said Warning Legal Notice stated the following:
 - a) LEGAL NOTICE
 - b) Anything attached to this vehicle without prior written consent will be removed by force if

U.S.S.E.C. TRACER FLAG (not a point of law - under necessity, per agreement of the parties and/or in violation of Bill of Rights - 2nd para.)

A'SECURITY' [15 USC et seq.]

necessary and will incur a removal fee of

- c) £10,000.00 payable on demand
- d) Failure to understand this Notice or Notice this Notice is inexcusable.
- A'SECURITY' [15 USC et seq.]
 U.S.S.E.C. TRACER FLAG
 (not a point of law under necessity, per
 agreement of the parties and/or in
 violation of Bill of Rights 2nd para.)
- e) notice to agent is notice to principal and notice to principal is notice to agent.
- 9. That failure to see a clear visible, readable legal notice especially when you Jo Hewitt took many photos of your pride of your work is INEXCUSABLE.
- 10. That you Jo Hewitt have been served a bill for your acceptance/agreement to put a unlawful threats with menace notice on my private conveyance and have agreed to pay the agreed fee.
- 11. That you Jo Hewitt are seen to be in dishonour and this affidavit of obligation commercial lien is an indication of my intent should you fail to pay your bill or rebut point-for-point my allegations with substance sworn under full liability under Oath. The Truth, the whole Truth and nothing but the Truth.
- 12. All corporate laws are secondary to common law which can not be change in any way by the state.
- 13. All corporations, governments and the banking industry are FORECLOSED therefore are all trading **illegally and unlawfully** as of the 25th December 2012. therefore no law maker can be a law maker/enforcer.
- 14. THAT Commercial processes (including this Affidavit of obligation commercial lien and the required responses to it) ARE NON-JUDICIAL and pre-judicial because:
 - a.) No judge, court, government or any agencies thereof, or any other third parties whatsoever, can abrogate anyone's Affidavit of Truth; and
 b.) Only a party affected by an Affidavit can speak and act for himself and is solely responsible for responding with his own Affidavit of Truth, which no one else can do for him.
- 15. THAT the lawful seizure, collection, and transfer of ownership of money or property must be effected by means of a valid Commercial Lien.
- 16. THAT I am not the creation or chattel property of any person or any government agency, corporation, private company whatsoever. I am not under any obligation whatsoever to any governmental agency, state or federal (i.e. union), or any of their self-passed laws, statutes, regulations or policies.
- 17. THAT any and all of the various papers, documents, adhesion contracts, or "agreements" I may have signed with any government agency, private company, corporations or entity or any others that might be construed to indicate a conclusion contrary to my herein-below assertions were made, signed by me on the basis of mistake due to lack of full disclosure creating a deliberate lack of full knowledge, a deliberate action of fraud, non-disclosure, concealment of material fact, and misrepresentation. Such action thereby creates a stressful situation of duress and intimidation, vitiating all documents by such action of fraud.
- 18. THAT it is the sincerest belief and spiritual conviction of this lien claimant that slavery and peonage are immoral, are violations of the First Precept of Commercial Law ("a workman is worthy of his hire"), that fraud, misrepresentation, nondisclosure, intimidation, deceit, concealment of material fact, lying, and treachery are morally wrong.
- 19. THAT I have absolutely no desire whatsoever to be a "client" (slave) of any governmental agency, state or federal (i.e. union), or any of their Principals, or the "United Kingdom," or to incur any debts or obligations to said entities for whatever "benefits" said entities might purpose to provide or seek to provide to this lien claimant, or be directed by, subject to, or accountable to any parties other than my own conscience and best judgement for the purpose of preserving inviolate my unalienable/inalienable indefeasible rights to life, liberty, freedom and property while engaging in the honourable, productive, and non-harmful activities of my life.
- 20. THAT I, ©Steven: of the family Kirk, am the sole and absolute owner of myself, my body, and my estate, and possess unconditional, allodial, sovereign title thereto, and that I abjure, renounce, forsake, and disavow utterly and absolutely now and forever all presumptions of power, authority, or right by any governmental agency, private companies, corporations, its Principals, over the rights, life, liberty, freedom or property of this claimant from whatever source presumed or derived.

- 21. THAT I, the claimant, am NOT a Legal Fiction Person
 (as defined in a Law Dictionary) "MR STEVEN KIRK" as
 being a Corporate Entity (incorporated or non-incorporated) or some other kind of Partnership, BUT INSTEAD a living breathing, sovereign, flesh and blood man with a living soul, with a distinct Mind that is capable of possessing personal knowledge commonly called ©Steven: (of the family Kirk, when necessary to distinguish my Clan).
- 22. THAT all parties **who act against (JOHN DOE 1-10)** this lien claimant on their alleged basis must produce the Commercial Affidavits of TRUTH, sworn by the claimants to be "true, correct, and complete (certain)," which prove the origin and foundation of their claims and include providing the contract(s) or agreement(s) **with the signature of this lien claimant thereon** wherein this lien claimant has knowingly, intentionally, and voluntarily, in full legal and lawful capacity, agreed to waive or surrender rights to "Lien Debtors" their Principals, or the "United Kingdom" or agreed to become subject to or the slave or property of said entities in any way or in any jurisdiction whatsoever.
- 23. In order for a crime to exist, four elements must exist; there must be a defined crime, there must be a victim, and that the victim must have been damaged, and the intent must be established on the part of the accused. Without proof of all four elements, no crime can said to have been committed. In this Affidavit, crimes are defined namely the unlawful ejection and the lack of Duty of Care, the lien claimant is the victim, this Affidavit of obligation commercial lien verifies the damages, and the intent is established at the end of the thirty (30) day grace period, if the Lien Debtors fail to rebut (respond to) the/any wrongs they have been a party to as noted herein.
- 24. All Parties who proceed to act or assist in said actions, against this lien claimant, ©Steven: of the family Kirk, (JOHN DOE 1-10)without thorough, verifiable, point-by-point rebuttal of each and every point set forth in this Affidavit shall be immediately charged with criminal fraud, theft, conspiracy of extortion, theft and fraud, and commercial liens shall be placed against all their real and personal properties (defined crimes: criminal conspiracy, robbery, misprision of felony, conspiracy against the rights of peoples, extortion, fraud and false statements, and other such crimes as are related to issues of RACKETEERING plus such Constitutional violations not listed combined and described simply as TREASON); and
- 25. All court costs and legal fees relating to this instant case shall be paid by those who have drawn the Undersigned claimant ©Steven: of the family Kirk into this instant matter.
- 26. THAT failure to respond as herein required to this claimant, within the herein a prescribed time of thirty (30) days will be deemed by this claimant to invoke the doctrine of acquiescence and admission, to recover, in commerce, for damages, penalties, interest and costs.
- 27. THAT this Affidavit of Obligation Commercial lien, Notice and Warning of Commercial Grace, is the ONE AND ONLY such Notice and Warning. If all actions are not abated within thirty (30) days, it shall be considered a wilful disregard for this Notice and Warning, and such shall engender the immediate filing of a Notice of Fault and a Opportunity to Cure. Three (3) days will be given to rebut or pay up.
- 28. THAT the foundation of Commercial Law, being based on certain eternally just, valid, and moral precepts, has remained unchanged for at least six (6) millennia. Said Commercial Law forms the underpinnings of Western Civilization if not all Nations, Law, and Commerce in the world, is NON-JUDICIAL, and is prior and superior to, the basis of, and cannot be set aside or overruled by, the statutes of any governments, legislatures, quasi-governmental agencies, or courts. It is therefore an inherent obligation on all Authorities, Officials, Governments, Legislatures, Governmental or Quasi-governmental Agencies, Courts, Judges, Attorneys, and all aspects and Agents of all Law Enforcement Agencies to uphold said Commercial Law, without which said entities are violating the just basis of their alleged authority and serving to disintegrate the society they allegedly exist to protect.
- 29. THAT I, ©Steven: of the family Kirk, the Undersigned Lien claimant, depose and certify that I have written the foregoing with intent and understanding of purpose, and believe the statements, allegations, demands and contents herein to be true, correct, and complete, commercially reasonable, and just, to the best of my knowledge and belief.

DULY VERIFIED DECLARATION OF FACTS:

30. I am the sole lawful and legal REGISTERED owner, custodian, and trustee of my BE'ing, any and all creations therefrom, and property thereof, UCC Doc. File No.'s 2012127810, 2012127854, 2012127907, 2012127914, restated and incorporated here by reference as if set forth in full, original notice of DECLARATION OF FACTS by public registration made and given by the One People's Public Trust, hereafter "OPPT". I have and do knowingly, willingly, and intentionally adopt, reconfirm, and ratify said DECLARATION OF FACTS as my own duly verified due DECLARATION OF FACTS, nunc pro tunc praeterea preterea, unrebutted as a matter of law, as matter of fact, and as a matter of public policy, hereafter "Lien Claimant".

DULY VERIFIED NOTICE:

- 31. Lien Claimant duly gives and makes notice to Lien debtors that Lien Claimant DOES NOT CONSENT to any unlawful and illegal devaluing, diminishing, abrogating, subjugating, subordinating, usurping, invading, violating or theft of Lien Claimant's duly secured BE'ing, any and all creations therefrom, and property thereof.
- 32. Lien Claimant duly makes and gives you due notice that Lien debtors is lawfully and legally responsible and liable, in principal and triple damages under common law, for any and all unlawful and illegal actions against Lien Claimant by Lien debtors causing and resulting in any and all damage to Lien Claimant, inclusive of physical harm, physical detention, property seizure, property damage, financial damage, or any other damage of Lien Claimant's measurable energy.
- 33. Lien debtors attention is directed to the DECLARATION OF FACTS, specifically the foreclosure in late 2012, of the world's corporations operating under the guise of the people's governments, banks and all other corporations for cause of treason against and the damage of the one people of this planet without their knowing, willing and intentional consent, specifically:

Government Charters Cancelled: (Refer: DECLARATION OF FACTS: UCC Doc # 2012127914 Nov 28 2012)

34. "...That any and all CHARTERS, inclusive of The United States Federal Government, UNITED STATES, "STATE of ...", Inclusive of any and all abbreviations, idem sonans, or other legal, financial or managerial forms, **any and all international equivalents**, inclusive of any and all OFFICES, inclusive of any and all OFFICERS, PUBLIC SERVANTS, EXECUTIVE ORDERS, TREATIES, CONSTITUTIONS, MEMBERSHIP, ACTS, and any and all other contracts and agreements made thereunder and thereby, are now, void, **worthless, or otherwise cancelled, unrebutted; ...**"

Bank Charters Cancelled: (Refer: TRUE BILL: WA DC UCC Doc# 2012114776 Oct 24 2012)

- 35. "<u>Declared and ordered irrevocably cancelled</u>; any and all charters for Bank of International Settlements (BIS) members thereto and thereof including all beneficiaries, including all certain states of body owning, operating, aiding and abetting private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS ...commandeering lawful value by unlawful representation..."
- 36. Said DECLARATION OF FACTS, identified herein, restated here, remains unrebutted and stands as Absolute Truth in law, commerce and BE'ing, registered in public record, universal law ordinance, for all of the world to rely upon. See https://gov.propertyinfo.com/DC-Washington/ (registration required).
- 37. Accordingly, Lien debtors is advised that they now act in the capacity of an individual entity, without a corporate safety net and with full personal liability for EVERY ACTION THEY TAKE under common law protected and preserved by public policy UCC 1-103, and Universal law, the governing law laid out in the OPPT UCC filings. (Refer: **WA DC UCC Ref Doc # 2012113593**).

38. Further, Lien debtors attention is drawn to **DECLARATION AND ORDER: UCC Doc # 2012096074, Sept.** 09 2012, duly reconfirmed and ratified by COMMERCIAL BILL UCC Doc.

No. 2012114586 and TRUE BILL UCC Doc. No.2012 114776 which states:

A'SECURITY' [15 USC et seq.]
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(not a point of law - under necessity, per
agreement of the parties and/or in
violation of Bill of Rights - 2nd para.)

- 39. Volunteers within the military ... "to arrest and take into custody any and all certain states of body, their agents, officers, and other actors, regardless of domicil by choice, owning, operating, aiding and abetting private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against the several states citizens, ...", and "Repossess all private money systems, tracking, transferring, issuing, collection, legal enforcement systems operating SLAVERY SYSTEMS..."
- 40. "...all beings of the creator shall forthwith assist all Public Servants identified herein, **to implement, protect, preserve and complete this ORDER** by all means of the creator and created as stated herein, by, with, and under your full personal liability..."
- 41. Should Lien debtors choose to interact with Lien Claimant privately and individually beyond this date, Lien Claimant's terms and conditions are offered for Lien debtors acceptance, wherein the method of acceptance is clearly defined.
- 42. Lien debtors attention is also drawn to positive benefits that the OPPT filings offer every man or woman. Foreclosed banks cancels debt. Cancelled "government" charters eliminates unlawful taxes, statutory law, all courts etc.
- 43. That NO other man/woman/corporation is above the law or of a fellow sovereign LIVING man or woman.
- 44. THAT to ensure payment is made, this lien is from the father to the seventh generation and payment is to be secured through the notary/commissioner of oaths office named herein.
 - * All words herein are as Lien Claimant defines them.

Any/all answers to any/all questions that comes in the form of "I was only doing my job" "there are many internet sites and its a template letter (all commercial papers are a template)" "strawman, freeman on the land" "data protection" **will not be accepted** as a reply let alone a reply with substance. Therefore failure to reply as stated will invoke by law a tacit agreement, acquiescence by admission, you absolutely agreements with all my claims and fees for damages and therefore are willingly deceiving every man, woman that the Lien Debtors contract. Any/all correspondences **MUST HAVE FULL DISCLOSURE** if you are using any type of legalese which is prohibited during any and all correspondences.

Allegations should you managed to rebut any of the allegations stated herein:

Any points you manage to rebut will be removed from my allegations, and the remainder kept as my final Affidavit. The result will be Notarised (by a Notary Public)/Commissioner of Oath to become my Statement of Truth, which will not only become THE TRUTH, IN LAW – but will also become **A JUDGEMENT, IN LAW.**

Proof of Allegations:

- Served Noticed Of Interested dated 28th JULY 2018 sent by signed for delivery service number GK9584 6955 1GB was delivered and signed for on the 30th JULY 2018 with Our Ref: SK-30072018-NOI-JH-BDC-10K.
- Sent with the said Notice of Interest above was evidence as stated below
 - A very recent communication from a solicitor to the common law court regarding another corrupt corporation hiding behind the **non existent legal system**.
 - A copy of the unlawful notice left on my private conveyance.
 - The great British mortgage swindle.
 - Banks & Governments which INCLUDES BLABY DISTRICT COUNCIL

FORECLOSED.

A Cestui Que Vie Trust HIDDEN HISTORY.

- o A Cestui Que Vie 1666
- Personage & Barratry
- Paying Tax Is ILLEGAL
- Prerogative Writ of Mandamus to PIG LOVER DAVID CAMRON & GEORGE COKE SNORTING OSBOURNE.

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agreement of the parties and/or in

violation of Bill of Rights - 2nd para.)

- Criminal Proceeding against COTTAGER ANTHONY L. BLAIR & GEORGE W BUSH found GUILTY OF WAR CRIMES.
- Link to my YouTube Channel proving my claim. https://youtu.be/Gqni3av6NkM
- CCTV evidence of Jo Hewitt was recorded placing a unlawful notice on my private conveyance outside my house parked lawfully on the road and recorded Jo Hewitt taking a number of photographs of what she Jo Hewitt had done.
- CRSS: BIRTH CERTIFICATE FRAUD; CLAUSULA REBUS SIC STANTIBUS already served with https://kateofgaia.wordpress.com/

Total proof of my claim that you Jo Hewitt or the corporation, **foreclosed corporation** known as Blaby District Council have absolutely NO AUTHORITY, NO CLAIM, NO JOINDER, NO CONTRACT, NO CONSENT NO ANYTHING over myself the flesh and blood living man and I will not tolerate this corruption and you will be sued for your behaviour in your personal and private capacity unless that is you Jo Hewitt writes an affidavit of your own rebutting all my allegations which is totally un-rebuttable so the chance to do the right thing is well and truly down to you Jo Hewitt or pay your bill as per your own agreement and remain in honour.

This also applies to the corrupt unlawful council tax No contract, No Consent.

Honesty is and always will be the BEST POLICY, just where in all the clauses and sub clauses can you find that in any of your corrupt contracts? The total opposite lies within your contracts and with lies also within non-disclosure, fraud and is totally unlawful. I am and have proved my standing under common law only at all times and you Jo Hewitt have trespassed on my sovereignty my unalienable rights by enforcing foreclosed man made acts and statutes upon myself the flesh and blood living man that does not in any way wish to contract with yourself Jo Hewitt foreclosed Blaby District Council, Julie Lennard foreclosed CEO DVLA, Simon Cole foreclosed Chief Constable Leicestershire Police or the foreclosed corrupt government now or at any time in the future. To which all have been served with a notice and falls on deaf ears every time which is perfectly fine as this invokes the law and a tacit agreement by acquiescence, by you lack of non-response and remaining in silence you absolutely agree with all my allegations and fees for damages.

All corporations are trading in dishonour as per the UCC and are foreclosed therefore willingly defrauding every man woman and child.

Therefore Jo Hewitt by your own actions and admissions and agreements I demand payment in full by return of the agreed amount of ten thousand GBP (£10,000.00) otherwise this will been seen as wilful neglect of duty, high treason, treason, treasons and **misprision of treason** to which I strongly suggest you look at the meaning of these words. Notice to agent is notice to principal not to principal is notice to agent therefore CEO JANE TOMAN is also liable and is added to the claim.

Jo Hewitt has by return to pay the agreed amount of ten thousand GBP (£10,000.00) or has thirty (30) days to rebut all my allegations, failure to pay after thirty (30) days will constitute the default and default conditions being invoked which are explained below.

Ledgering:

Ledgering for Trespass for the wilful neglect of duty and the Bill of Rights second paragraph, fraud, mortgage fraud, fraud by A'SECURITY' [15 USC et seq.] U.S.S.E.C. TRACER FLAG (not a point of law - under necessity, per agreement of the parties and/or in violation of Bill of Rights - 2nd para.)

misrepresentation, fraud by non-disclosure against Steven: Kirk by Jo Hewitt doing business as a environmental health OFFICER Blaby District Council, described in the "Allegations" above. Damages will be claimed to the value of TEN THOUSAND GBP (£10,000.00) per Lien Debtor

This Affidavit of Obligation Commercial Lien is a security instrument expressing the value of LIEN CLAIMANT'S natural, equitable, unalienable and legal rights of custodianship over all the property, income and assets concerned, nunc-pro-tunc, for the immediate and urgent purposes of preventing any further acts of trespass and/or conversion being committed against LIEN CLAIMANT, as well as facilitating the repudiation of unlawful receivership.

LIEN CLAIMANT hereby charges this instrument a true Bill in commerce in the sum of [the estimated value of properties/interests concerned] TOTAL LIEN VALUE: GBP £20,000.00, TWENTY THOUSAND GBP subject to additional default charges, which are listed below under default and default conditions.

Security:

The Birth Certificate is fraud and is linked to <u>all legal transactions</u>, <u>mortgages</u>, <u>loans</u>, <u>tax</u>, <u>council tax</u>, <u>etc.</u>, and it is also by deceit and misrepresentation a corporations name which has the <u>IDENTICAL</u> same name as myself the living man that was given to me by my parents. Therefore committing any type of fraud by any means is a criminal offence and the damages per attempt to commit any type of fraud is One Million GBP (£1,000,000.00) per Lien Debtor per attempt to commit or has committed fraud of any sort/type by misrepresentation, non-disclosure or otherwise, knowingly or unknowingly. The unlawful notice placed wilfully by Jo Hewitt on my private conveyance and is evidenced carries a ten thousand GBP (£10,000.00) per Lien Debtors in damages. The Sureties for the value of this Commercial Lien are the assets/surety/property utilized to guarantee the payment of this commercial lien is the operational/commercial bonds of each of the Lien Debtors. If the bonds (public liability insurance bond) of the Lien Debtors is/are insufficient for coverage of the payments the assets of the Lien Debtors will be utilized as follows: all the real and moveable property and bank savings accounts of the Lien Debtors except wedding rings, keepsakes, family photographs, diaries, journals, fittings and fixtures, held or administered at Lien Debtors' registered offices etc., and the property normally exempted in the lien process (including survival provisions).

ADDITIONAL SECURITY INTEREST

In the event of failure to cure default within 90 days, the right to a NON-POSSESSORY (INCUMBIT NECESSITAS PROBANDI POSSESSIONES AD SE PERTINERE (A person in possession is not bound to prove that the possessions belong to him)) Legal Lien will be asserted over the property, income and assets of LIEN DEBTORS, including, without limitation, any and all property, products, proceeds, bank accounts, fittings and fixtures, held or administered at their registered offices and/or their places of residence, until such time that the terms of this lien is satisfied, as a security interest for the outstanding debt to LIEN CLAIMANT. This debt may be assigned to a third party for judicial and/or non-judicial enforcement under private law.

DEFAULT:

In the event of Lien Debtors' default; should payment in full not be received by Lien Claimant from Lien Debtors within thirty (30) days of notice of said default, **triple damages** (£60,000.00) plus costs will be added to the value of this Commercial Lien and the public liability insurance policies of Lien Debtors may be seized in order to satisfy any remaining value. If this Commercial Lien has not been satisfied in full within ninety (90) days of service, Lien Claimant reserves the right to issue any and all recovery proceedings deemed to be necessary, as well as the right to claim exemplary damages for the commercial injuries caused, which will be charged at **ONE HUNDRED TIMES THE VALUE OF THIS COMMERCIAL LIEN.**

DEFAULT CONDITIONS:

LIEN DEBTORS are given thirty (30) days to deliver to LIEN CLAIMANT material evidence in support of an appropriate

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point-for-point rebuttal under oath or affirmation of the foregoing allegations or to **repudiate** their invalid appointment. Failure to **repudiate** or rebut with material evidence every allegation made will result in LIEN DEBTORS becoming immediately liable for the payment of Ten Thousand GBP (£10,000.00) [Plus Any Estimated Losses, plus Costs to date] per Lien Debtor following service of NOTICE OF FAULT & OPPORTUNITY TO CURE.

Triple Damages of [Total Losses & Costs x3] will be added to the debt if LIEN DEBTORS' default is not cured by payment in full and repudiation of the invalid appointment within 21 days. In the event that it is not cured within 90 days, LIEN DEBTORS become liable for immediate payment of [Total Losses & Costs x (times)100 + Total Lien Value] following service of FINAL NOTICE OF DEFAULT and the Lien Debtors absolute final admission of guilt.

A claim for damages and/or restitution may be filed in a county court of competent jurisdiction, along with an urgent application for an injunction to be issued ex-parte, relying on this instrument and its related documents as evidence of LIEN DEBTORS' liability for their acts of wilful trespass, fraud, fraud by non-disclosure, fraud by any kind and the financial encumbrance they have incurred as a result.

AFFIRMATION

I, Steven of the family: Kirk©, in my capacity as Agent in Commerce for STEVEN KIRK (Lien Claimant), and with first hand knowledge of the facts of the matter, hereby affirm upon my own unlimited commercial liability and under penalty of perjury, that I have read all of the contents of pages 1-14 of this Affidavit of Obligation Commercial Lien, and to the very best of my knowledge, I believe that the facts expressed herein are true, correct and complete/certain.

The rest of the page is intentionally left blank.

In sincerity and honour, without ill-will, prejudice, frivolity, or vexation with clean hands.

	By reasonable Accommodation
	Crown: DOE (De Facto)
	Sovereign: John-Henry [CD](De Jure)
Private l	Persons Personal Representative [AB]: Christian

To JO HEWITT BLABY DISTRICT COUNCIL DESFORD ROAD NARBOROUGH LEICESTER, LE19 2EP Registration No: 236643755

Yours Sincerely

By:

By: Sovereign ©Steven of the family: Kirk Authorized Agent and Representative for STEVEN KIRKTM No assured value, No liability. Errors & Omissions Excepted. All Unalienable Rights Reserved.

WITHOUT RECOURSE – NON-ASSUMPSIT

Calls maybe recorded

Seal	Thumb Print		



1. ©Steven: of the family Kirk, certify on my own commercial liability that I have read the above and I have grounds and do believe the above acts were committed contrary to Law and to the best of my knowledge

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and recollection it is true, correct and complete/certain, that I have read all of the contents of pages 1-14 of this Affidavit of Obligation and not misleading, the truth, the whole truth, and nothing but the truth.

Signed, Sworn and sealed this	day of	, 20
		All rights reserved
	By:	(claimant the family Kirk, in rerum naturo
<u>A</u>	<u>cknowledgment</u>	
For verification purposes only		
SUBSCRIBED AND SWORN TO before me b to be the real man signing this Affidavit this	y ©Steven: of the family Ki	rk, known to me or proven to me
day of	, 20	<u>_</u> :
WITNESS my hand and official seal.		
NOTARY PUBLIC [Print Name] SOLICITORS		(Seal/Signature)
COMMISSIONER OF OATHS		
Sworn at:		

End of document.