

NON-NEGOTIABLE

©Steven of the family: Kirk™
C/o address

Our Ref: SK-30072018-NOI-JH-BDC-10K

To **MRS JO HEWITT**
Blaby District Council
Council Offices
Desford Road
Narborough
Leicester
LE19 2EP
DUN No: 236643755

NOTICE OF INTEREST.

28th JULY 2018

RECORDED DELIVERY to **JO HEWITT** BLABY DISTRICT COUNCIL PLC,
DUNS number 236643755. Recorded Delivery No: GK9584 6955 1GB

Recorded for **FRAUD and TREASON** purposes. We do not communicate with a PO BOX.

COMMON LAW JURISDICTION APPLIES EXCLUSIVELY

Notice to agent is notice to principal and notice to principal is notice to agent applies.

This is NOT a complaint, a query, a request for a statement/agreement and is NOT to be treated as one. By doing so, you will agree to pay (£5,000.00) Five Thousand in damages.
Do not refer to me as Sir/ Mr/Mrs/Ms or any title, which is a legal fiction name FRAUD and is not me. By doing so, you will also agree to pay (£5,000,000.00), 5 MILLION GBP in damages.
To treat these Notices/affidavits/documents/correspondences with the respect they deserve and by not doing so ie re-naming them you also agree to pay (£10,000.00) Ten Thousand GBP in Damages.
All correspondences MUST BE UNDER COMMON LAW.

Re: 185337

To Jo Hewitt, DOING BUSINESS AS ENVIROMENTAL HEALTH OFFICER BLABY DISTRICT COUNCIL,

I ©Steven: of the family Kirk™ hereby Serve Notice.

Notice: Agreements

Pay special attention to the above agreement in **RED INK** should you wish to communicate with myself the living breathing flesh and blood sovereign Man with a living soul that is capable of processing knowledge. Therefore failure to agree with this agreements will constitute the above in red ink LEGAL ACCORD. These are the terms for communication/correspondences. By replying you absolutely agree with this agreement.

The Commercial Lien Process

A Common Law Commercial Lien is a process that any man or woman can employ in order to obtain **lawful** remedy from the actions of another man or woman who have – or have attempted to – **or have conspired to** - damage said man or woman in some way. Such wrongs are known as “torts”, and are the subject of Tort Law. This includes ‘harassment’, such as ‘threats with menaces’, which is considered to be ‘psychological damage’, and also ‘defamation of character’, which is also considered to ‘damage a reputation’. The reason for this is very simple: **Since all are equal under the LAW, then each man or woman has a Duty of Care to each other man or woman**, such as to make sure that – whatever action we take towards each other – we have the **Common Law behind** those actions, and thus can live together in peace. **Abrogating said Duty of Care is a CRIMINAL ACT, and constitutes a tort.**

I believe that you have created a tort, or torts, against My Self the living sovereign man. .

The Commercial Lien process is a construct of the Common Law (The Law-of-the-Land), and England is a Common Law jurisdiction (being, as it is, on Land). Thus any man or woman residing in this country is subject to the Common Law **above all else**. And that includes the individual(s), to whom this Notice is addressed.

The process comprises:

1. The subject of the harassment (myself in this case), will write a Statement of Truth (Affidavit), **under penalty of perjury**. This being the case, what I will write will be **“the truth, the whole truth, and nothing but the truth”**, and will thus be **based on first-hand knowledge**.
2. You will be sent a copy of this Affidavit, comprising my allegations. You will have to REBUT EACH POINT in order to ward off the possibility of a Lien. You will be given 30 (thirty) days to do so, but I can assure you that you will not be able to rebut EVEN ONE SINGLE POINT. You will need to rebut by means of a sworn Affidavit of your own, written under the same criteria, namely: **From first-hand knowledge, and under penalty of perjury**.
3. 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) or commissioner of Oaths to become My Statement of Truth, which will not only become THE TRUTH, IN LAW – but will also become A JUDGMENT, IN LAW.
4. That being the case, no Hearing will be required. **Because the judgement has already been made by the truth.** (That’s Common Law!)
5. I will then place a Public Advertisement, warning whomsoever may be concerned, that your creditworthiness is henceforth highly suspect. I will inform Credit Reference Agencies to this effect. I would then be **LAWFULLY ENTITLED TO SIEZE ANY OF YOUR PROPERTY**, up to (and including) the value of the Lien.
6. This process will occur in a **LAWFUL** manner – because you are given the chance to **REBUT IN SUBSTANCE** - and I will thus retain entirely ‘clean hands’ (unlike yourselves, which is why your mechanism is **UNLAWFUL**, and why I am able to counter it by this **LAWFUL** means).
7. As footnotes in bold, I should add that

- a. Even if I make an honest mistake, WHICH YOU FAILED TO REBUT, my mistake BECOMES THE TRUTH, IN LAW. You will not be able to claim ‘libel’, ‘slander’, etc, because you were given thirty days to rebut the allegations, before public announcement.
 - b. By a failure to REBUT IN SUBSTANCE you would have tacitly acquiesced to my Statements as Truths, in Law.
 - c. REBUT IN SUBSTANCE does not comprise simply dismissing my allegations. That is mere gainsaying. “IN SUBSTANCE” means “accompanying with HARD proofs” (in this case, “to the contrary”).
8. As a part of the Lien, I will demand a substantial sum in recompense/settlement of the damages.
9. Being Common Law construct, the only way this Lien can be removed is:
- a. By Full Payment ... in which case I will remove it
 - b. The passage of 99 years
 - c. The verdict of a Jury of 12, deciding that the Lien should not have been imposed. But this will require YOU to take ME to a Court de Jure (Common Law Court) ... whereupon I will be able to explain (to said Jury) exactly how you took actions which comprised the tort(s) against me WITHOUT ANY LAWFUL EXCUSE WHATSOEVER. DO NOT, UNDER ANY CIRCUMSTANCES, ASSUME THAT ANY JUDGE CAN REMOVE A LIEN. A JUDGE CANNOT DO THAT, AND JUDGES KNOW THAT (because it is a Common Law, NOT A STATUTORY, process)

This was your last and final warning. If I receive one further communication from any of your Agents by means of mail, phone call, or knocks on my door, unlawful notices stuck on my private conveyance, then I will undertake the Commercial Lien process against those individual(s) to whom this Notice is addressed.

That being the case, I suggest that you take full Notice of this Notice, and immediately cease & desist from your UNLAWFUL actions in respect of My Self. You will find, in the future, that you will need to contend with this Commercial Lien process more frequently as time goes on, and more people discover it. Now might be a very good time to find yourself a decent, honest, upright, honourable job – instead of the thoroughly despicable, dishonest, and downright FRAUDULENT one you currently get away with.

If you wanted an obligation from me, you should have requested it – before doing ANYTHING else. ***It's far too late now.*** **To carry on, under the gross mis-assumption misprision of treason** that you have such an obligation, is simply CRIMINAL. And, if you persist, you will eventually pay very dearly.

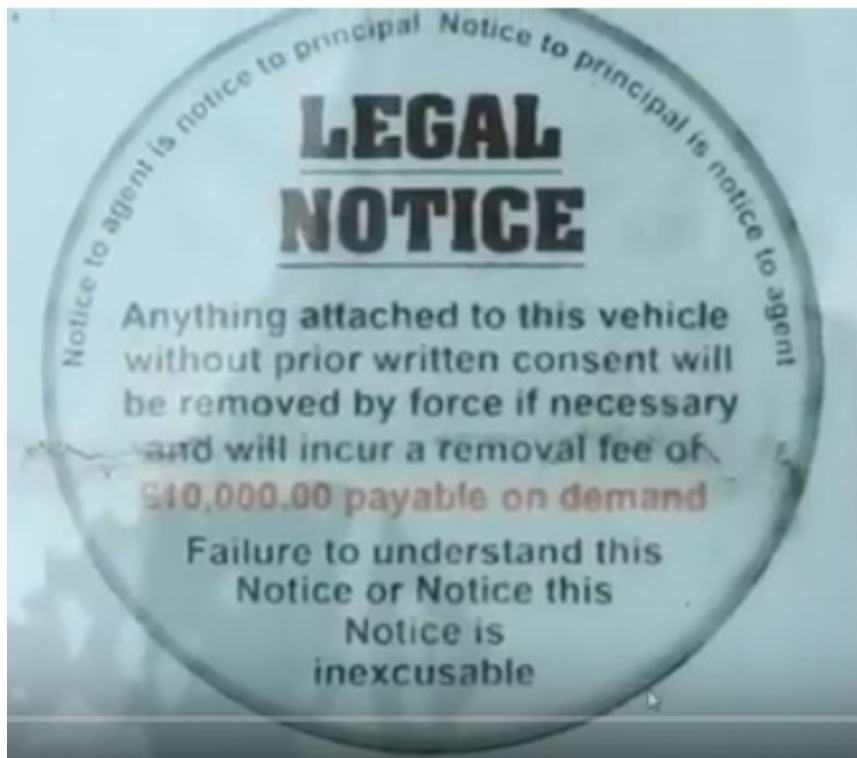
For the avoidance of any doubt should Jo Hewitt fail to rebut all my claims with substance within the SEVEN (7) days myself the living man intends to make a civil claim as to the value stated in this Notice of

Interest to the current value of this Notice of Interest Ten Thousand GBP (£10,000.00) Therefore no rebutted response/reply with substance UNDER COMMON LAW with hard proof by/from YOU JO HEWITT will therefore by law, will be seen to invoke a tacit agreement, acquiescence by admission, by your silence you agree absolutely/one hundred percent (100%) **AGREE** with **ALL** claims made herein and in **ALL** correspondences including fees for damages. Therefore the Sum Certain for this True Bill in commerce is Ten Thousand GBP (£10,000.00).

A video of you JO HEWITT is on my YouTube Channel of yourself placing a unlawful notice on my PRIVATE CONVEYANCE agreeing to pay the Ten thousand pounds (£10,000.00)

<https://www.youtube.com/watch?v=Gqni3av6NkM>

This is the sticker clearly readable and inexcusable



Failure to pay the enclosed bill within 7 days of receipt of this instrument will be seen as deliberate and will-fullness act by continuing to aid and abet criminality, Agenda 21 and the depopulation program, tyranny, enslavement, genocide just to mention a few, not just against myself the living man but every man woman and child across Leicestershire.

Furthermore as a result of your inappropriate actions further affidavits will be served on you JO HEWITT, Blaby district council, Simon Cole Chief inspector of the Leicestershire police, The DVLA and also Chris Grayling Department for Transport. **YOU have absolutely NO AUTHORITY WHATSOEVER** over myself the flesh and blood living **man** and have been told/ordered to cease and desist with this pathetic charade many times.

I suggest you have a very good look at all the enclosed evidence and when you are served notice to attend the Common Law Court you will not be surprised when it turns up will you, see enclosed:

- 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.**
- A Cestui Que Vie 1666
- Personage & Barratry
- **Paying Tax Is ILLEGAL**
- Prerogative Writ of Mandamus to **DAVID CAMRON & GEORGE COKE SNORTING OSBOURNE.**
- Criminal Proceeding against **COTTAGER ANTHONY L. BLAIR & GEORGE W BUSH found GUILTY OF WAR CRIMES.**

Steven: of the Kirk family, as commonly called, English Sovereign, and subject SOLEY to The Common Law. Without any admission of any liability whatsoever, and with all Natural Indefeasible Rights reserved. 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 Persons Personal Representative [AB]: Christian_____

To **MRS JO HEWITT**
 Blaby District Council
 Council Offices
 Desford Road
 Narborough
 Leicester
 LE19 2EP
 DUN No: 236643755

Yours sincerely,

By:

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

WITHOUT RECOURSE – NON-ASSUMPSIT
Calls maybe recorded

Seal	Thumb Print
------	-------------