

Notice Of Interest

*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.)*

Clive C R Bannister



Jim McConville



Stephen Jefford



Tony Kassimiotis



John McGuigan



Susan McInnes



Andy Moss



Jonathan Pears



Rakesh Thakrar



Simon True



Quentin Zentner



Phoenix Life Board of Directors in their personal and private capacity that accepts full liability for their names as stated and photographed. Commonly known as BODS/ Respondents.

NON-NEGOTIABLE

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Claimant ©Steven: of the family Kirk
C/o

WARNING NOTICE OF INTEREST

To PHOENIX LIFE
Clive C R Bannister,
Jim McConville,
Stephen Jefford,
Tony Kassimiotis,
John McGuigan,
Susan McInnes,
Andy Moss,
Jonathan Pears,
Rakesh Thakrar,
Simon True,
Quentin Zentner,/ Respondents
301 St Vincent Street,
Glasgow,
G2 5AB
Registration No: 1016269

05th November 2018

Our Ref: SK-23102018-PL-10B
Policy No: xxxxxxxx

Recorded delivery to CEO PHOENIX LIFE GQ 6228 3763 6GB
Previous number GQ 6228 3761 9GB

Recorded for **fraud and high 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.

To all the individuals that takes full liability for their names and stated herein/Respondents

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

Notice: Agreements

Please 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 a living soul that is capable of processing knowledge. Therefore failure to agree with this agreements will constitute the above in ink legal accord. These are the terms for communication/correspondences.

with
red

Under Common Law, all men and women are held accountable for their own behaviour, in their personal and private capacities. Which is above the statutory system you corporations are hiding behind. It is no longer acceptable for individuals to hide behind the statutory system, if they are responsible for causing harm, loss or injury to others, they are guilty of crimes against the people.

NOTICE

This fiduciary interest in the property, real and moveable, of respondent arises from **Trespass, wilful neglect of duty**. Surety for the value of this Notice of Distress is the respondent's public indemnity insurance bond and, if this is insufficient, all of the respondent's personal and private property to the value of this notice.

For the avoidance of doubt, claimant intends to make a civil claim valued at present at Ten Billion (£10,000,000,000.00) in gold and silver and/or fiat money at per value per Respondent named herein.

Respondent has thirty (30) days to respond from receipt of this Notice of Interest.

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 'damages' and also 'defamation of character'. Which is also considered to 'damage a reputation'. The reason for this is 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 me the living man and also my family.

The process comprises:

1. The subject of Trespass and wilful neglect of duty (myself in this case), will write a Statement of Truth (Affidavit of Obligation), **under the 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 the 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/commissioner of oaths to become my Statement of Truth, which will not

only become the truth, in law – but will also become a judgement, 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 with 'clean hands in equity.'
7. a. Even if i have made an honest mistake, which you failed to rebut, my mistake becomes the truth, in law. you will not be able to claim 'libel'. 'slander' or such like, because you were given thirty days to rebut the allegations, before public announcement.
b. By 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 (deny or contradict a fact or statement). “in substance” means “accompanying with hard proofs” (in this case, “to the contrary”)
8. **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 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 action 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 common law, not a statutory, process)
9. That to ensure payment is made, this lien (if remedy isn't used) is from the father to the seventh generation and payment is to be secured through the notary office, solicitors office, commissioner of oaths office named on the Lien.

Leviticus 26 verse 23-24

And if yea will not be reformed by me by these things but will walk contrary unto me then I will also walk contrary unto you and will punish you seven times for your sins.

Any and all consent you “believe” to have over myself the living breathing flesh and blood man is removed and null and void, in immediate effect and is irrevocable, this also applies to any contracts you “believe” to hold are all null and void unless they have my full witnessed consent.

Failure to reply will be seen in Law as a tacit agreement and total admission by acquiescence your the respondents silence of my allegation and the commercial lien process will continue.

The corruption you respondents are guilty of by aiding and abetting in forced slavery by deception is totally disgusting and plain to see none have a backbone are simply cowards and are criminals acting as though they are honourable which is the biggest laugh ever.

Respondents have 30 days to reply with substance or simply do as I as-king you the respondents to do cash in my policy which has absolutely nothing to do with the corrupt treasonous government whatsoever.

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

By reasonable Accommodation

Crown: DOE (De Facto)_____

Sovereign: John-Henry [CD](De Jure)_____

Private Persons Personal Representative [AB]: Christian_____

To PHOENIX LIFE
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Jim McConville,
Stephen Jefford,
Tony Kassimiotis,
John McGuigan,
Susan McInnes,
Andy Moss,
Jonathan Pears,
Rakesh Thakrar,
Simon True,
Quentin Zentner,/ Respondents
301 St Vincent Street,
Glasgow,
G2 5AB
Registration No: 1016269

Without Prejudice UCC 1-308

By:

*Sui Juris

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
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STEVEN KIRK™