

THE LIEN MACHINE



With document Templates

Commercial Lien procedure

Introduction

You now have at your disposal a lawful and powerful tool if ever you should need it. The great thing about commercial liens is it requires no judge nor lawyer for it to be ratified following the process explained below.

For far too long "authorities" have run roughshod over our rights and property and they usually win because our lack of knowledge concerning the laws of the land.

It cannot be stressed enough that if you remain ignorant of these laws, your rights and how to use them the consequences will always be against you. I like to think of these "commercial instruments" as protection against those who would do us harm in any form. While many believe, (as an example) the police are there to uphold the law of the land and/or to serve and protect, the reality is they are nothing more than "collectors" in commerce.

That should tell you a very important point...

Unless we start using the same commercial tools (instruments) and gain an over-standing of them we place ourselves at a disadvantage.

What we cover in this short but powerful EBook forms the basis of many more "instruments" we can use to gain back our advantage. Although I am only covering a personal type of commercial lien the principle remains the same for all types of lien.

You can place a lien on anyone or anything if you have the evidence to back it up, that should give you enough of a hint at the possibilities we will be covering here. But as always it is prudent to walk before we can run which is why we are sticking with personal liens at this time since in many cases as the use of creating a lien becomes familiar to you as does the complexity of other ways in which it can be used.

I am happy for you at this point because the fact you have taken the step to invest in your education, in your ongoing journey towards true independence means you are serious about freeing yourself from the chains of taxation and commerce designed to keep us in the dark and ignorant of the crimes committed against us all. It is about time you actually did something about the wrongs and I hope you will see this as part of your overall journey towards what can only be described as the biggest con in modern history. The bankers really do own the world and the system of currency that has no basis in reality and yet we find ourselves slaves to it with supposedly no way out.

They will lie, cheat, steal and try to block you at every turn and it is up to each individual to pick the locks that bind us by knowing how the game of life is played. By doing so we can remove those chains with a quiet confidence, with an assured mind that we will stand firm in our knowledge and create an airtight case against those who have wronged us for so long.

The more you over-stand, the greater your confidence will be and once you have gone through even a small win, the mental boost, the potential of your own capabilities will grow exponentially. This is not simply about how to do something, this is about you growing and flourishing and becoming the living, breathing being the creator meant you to be.

It is time to stand tall, stand your ground and gain the foothold in your future which will take you further than you think...

Most of us have been hypnotized into believing that the meaningless scribbles of "legislators," "Presidents," etc., constitute "the law." After reading this, one thing should be absolutely clear to you. The law is whatever you give your consent to. This insight frees you from being a "victim" and a "subject," and restores you to your rightful position of power and sovereignty. (Always remember, though, that Territorial Gangsters [TG's] have all sorts of ways to obtain your "consent"! Standing up for your rights always involves risk.)



Background in over-standing/Comprehension:

What is a Commercial Lien?

Lien — Definition "Lien. A claim, encumbrance, or charge on property for payment of some debt, obligation or duty . . . Qualified right of property which a creditor has in or over specific property of his debtor, as security for the debt or charge or for performance of some act." Black's Law Dictionary, 6th Ed., p. 922 [*emphasis added*]

Like the common law lien, the commercial lien can be filed by common citizens, without the aid or expense of a lawyer, and without the approval or interference of the courts. You do the necessary research, you fill out the lien, you have it notarized, and you file it with your County Clerk. It's simple, inexpensive, and so powerful it can give a common person an enormous amount of legal "leverage" that is largely beyond the reach of the courts.

If someone has 'wronged' you, by their actions, you have a remedy, in Law. The Common Law is the Law-of-the-Land, and is the highest man-made Law under which the People of the Nation are bound.

Under the Common Law, everyone is individually responsible for their own actions. The 'office' they may hold, the 'authority' they may consider they have, and/or the uniform they may wear, does **not** protect them in any way, shape, form. Simply because they (like everyone else) are responsible for every action they take. This was set into tablets of stone following World War II, at

the Nuremberg Trials. German Officers claimed "I was only obeying orders", yet they were still found guilty, and hung accordingly. This also forms a part of the Geneva Convention to which most Countries are signatories, especially the United Kingdom. Thus "I was only obeying orders" is **not** a defence. Unfortunately President Bush Jr. after 9/11 did not sign up for the current convention but really has little bearing on a commercial lien.

The reasoning is simple: BEFORE taking any actions against anyone else, make sure that what you are doing is **lawful and moral**. If you suspect that the action you have been ordered to take is either unlawful or immoral, then you **must** refuse to obey. You can report the order, and your reasons for believing it to be unlawful and/or immoral to a higher authority. You can go as high as you like in the chain of authority, pointing out that anyone who conspires to support the unlawful/immoral order are making themselves **accomplices, in Law**. And that, as a consequence, they (themselves) will be held fully accountable, in Law.

Maxims In Law Maxims are as much a part of the laws of human relations (commerce) as a foundation is a part of a building. They are fundamental and immutable, having their basis in God's Laws.

No one of sound mind argues against them. They are the bedrock of logic, of reason, of common sense, of truth. They are fundamental principles upon which all that is right, just and true is founded. They are the standards to measure the correctness of any course or action.

The word "maxim" is defined as an expression of an absolute truth or principle. Maxims are so powerful and unequivocal that they are the foundation of all human relationships. They have the power to cut to the heart of a matter in a heartbeat with reason, logic, and authority.

They cover every topic imaginable and every aspect of our lives. They are not easily misunderstood, misapplied, or subverted; they are universally accepted for what they are: self-evident TRUTHS.

Maxims might be considered the redundant backup system when all else fails. Anyone who is not schooled in the logic of maxims is easily confused for the want of such understanding.

The legal profession has a vested interest in keeping the People ignorant of these principles: protecting the need for their "priestcraft." Priestcraft is "the

craft of specialists who work to create the illusion their craft is too complex to be understood by anyone else."

It doesn't take a law degree to understand maxims.

The light of truth in maxims cannot be extinguished through the evil works and craftiness of men. They may be forgotten by many, intentionally concealed by some, but they still exist, no matter what, and they won't go away!

Below are maxims that surround the rightfulness and lawfulness of the Commercial Affidavit Process.

This by no means is an exhaustive list:

Regarding Justice . . .

- All are equal under the Law.
- A matter must be expressed to be resolved.
- Claims made without accountability are void.
- Might does not make right.
- Force, perjury or subornation of perjury, voids all.
- Fraud vitiates the most solemn promise.
- While the battle continues, he who first leaves the field or refuses to contend loses by default.
- You are free to make any decision you wish, but you are never free to escape the consequences of your decisions.
- A labourer is worthy of his hire.
- Thou shalt not steal.
- Notice to the agent is notice to the principal and notice to the principal is notice to the agent.
- Do unto others as you would have others do unto you.

Regarding Truth . . .

- Truth stands supreme.
- Truth affects but cannot be affected.
- Truth is expressed in the form of an affidavit.
- Truth will out.
- An un rebutted affidavit stands as the truth.
- An affidavit must be rebutted point-for-point.
- Thou shall not bear false witness. — Ignorance is no respecter, it affects all without regard to position or title.

Regarding Sovereignty . . .

- It is self-evident that all men are endowed by their creator (God) with equal and unalienable rights.
- The created cannot be greater than its creator.
- A man can give to another no more than he himself has.
- A man may not with impunity infringe upon another man's rights.
- The People are Sovereign.
- In America the government is the servant of the "sovereign" People.

Regarding Power and Authority . . .

- We cannot give to anyone or anything any power or authority we do not have.

Why this method is so powerful

The foundation of the law, commerce and the whole legal system consists in telling the truth ("I solemnly swear to tell the truth, the whole truth ...") either by testimony, by deposition or by affidavit. Every honourable judge requires those who appear before him to be sworn to tell the truth and is compelled by the high principles of his profession to protect and seek out the truth.

A Commercial Affidavit is an Affidavit of Truth. It is the sworn testimony of the Affiant who solemnly swears that the facts contained therein are true, correct and certain. Every claim made in the Affidavit is backed up by documentary evidence that is provable without any contrivance

The Process itself

In simple terms you write down ***The Exact Truth*** of what occurred, ***based on your first-hand knowledge***, including any necessary supporting documentation. You will be writing under penalty of perjury, so ***do not lie***, or make any Statements you feel you cannot prove. You explain the 'wrong', and you claim damages. You claim damages that you feel you deserve.

You write this in the form of a sworn Affidavit/Statement of Truth and send it to whoever 'wronged' you, giving them 30 days to rebut what you have said. You tell them that you will remove any Statements they can **prove** to be incorrect, but the result (after all removals) will be Notarised and placed on to the Public Record.

You must take this step. Because it is honourable, and you must remain in honour. You cannot expect a Commercial Lien to work if you cannot prove this step. Thus your Notice should be sent by **Recorded/Special Delivery**, such that you can prove it was received. If you do not take this step you can expect your collar to be felt at some later date because it is essential, and the essence of the Common Law, that a Party you consider offended you has the chance put their side of the story, and you must not deny them that chance.

Every charge or claim contained in the Claimant's Affidavit must be rebutted point-for-point by the Accused. The rebuttal must be done in the form of an Affidavit of Truth. That means it must be SWORN TESTIMONY and must be signed by at least two witnesses.

The Accused/Affiant must swear to the truth, the correctness and the certainty of his or her rebuttals within that affidavit, thereby assuming complete liability for the statements contained in it and must be prepared to prove his or her statements, preferably with documentation that is unimpeachable.

Failure to follow the correct process of rebutting the charges or ANY ATTEMPT TO PRESENT REBUTTAL EVIDENCE THAT IS NOT SWORN AS BOTH TRUE and "THE WHOLE TRUTH" INVALIDATES such response as if no evidence or rebuttal were given at all. SUCH FAILURE IS FATAL TO THE DEFENSE!

It is very important to remember how the Common Law works. This is solely by Verdicts of Juries (upon hearing first-hand knowledge-based evidence) and by un-rebutted Statements of Truth (also based solely upon first-hand knowledge).

What remains un-rebutted, ***in substance***, creates The Truth, in Law. (This is the only way the Law can work. It relies on people being truthful, with the possibility of perjuring themselves if they lie). Note that 'in substance' does ***not*** mean 'simple denial' as in "No, I didn't!". 'In substance' means ***denial with supporting proof***. (And remember "I was only obeying orders" is not 'proof', nor is it any kind of defence. Neither, by the way, is "I didn't know" - because ignorance of the Law is no excuse. They should have checked, and discovered whether or not their actions were lawful and/or moral, before doing whatever they did).

Being The Truth, in Law, it immediately becomes The Judgement, in Law.

This is why, as a Witness, you are required to swear to: "Tell The Truth, the Whole Truth, and nothing but The Truth". Simply because all judgements are based on that. (I repeat ... it is the only way the Law can work).

Now that you have an Affidavit that remains un-rebutted, you can get it notarised by a Notary Public. 'Notarising' consists of identifying yourself to the Notary (Passport, Driving Licence, etc), and signing your Affidavit in his or her presence ... such that he or she can verify that it was you, yourself, making your signature. The Notary will apply his seal, and will sign accordingly. (Their fees for doing this range from £30 to £50 on average).

All you need to do from this point onward is to 'place the fact that your Affidavit exists on to the Public Record'. This can be done by talking out a small advertisement in a newspaper. Within the advertisement you can invite Debt Collection Agencies to contact you - in order to actually exercise the Commercial Lien debt.

What can the Lienee do about this? [That is who did you wrong]

Judges know that they cannot affect a Commercial Lien because it is based on first-hand knowledge, which they can never have. Only you can have that knowledge. Only you can make the Statements you made. Thus there is nothing for them to 'judge', and they know that.

The Lienee, therefore has three options: [The accused]

1. To pay up the full amount you have demanded
2. To engage a Common Law Court, ***with a Jury of 12***, to have their side of the story considered. In this Court you will also be able to explain your side of the story to the Jury. The Jury has the power to wipe away your Lien (if, for example, they don't believe what you stated), or to modify the amount you have demanded (if they think it was unreasonable). This is because the whole process derives from the Common Law (Note: ***Not*** Statute Law, which is subsidiary to Common Law!)
3. To wait 99 years with the Lien hanging over their head. However, within this period, you can progress your Lien via Debt Collection Agencies and Credit Reference Agencies.

Who can you take out a Lien against?

Anyone you feel who has wronged you - ***or conspired to wrong you***. For example, the Directors of a Company who have made demands upon you, without a Contract of Obligation from you. For example, all Debt Collection Agencies who simply write, demanding money, when you have never heard of them before, and know that you have no obligation to 'do business' with them. They may write on the basis of a Parking Fine, or whatever. The point is they do this without having first obtained a lawful obligation from you. They may very well claim a Warrant from the Northampton Bulk Clearing Centre, but you never consented to be 'judged' at Northampton Bulk Clearing Centre (and were never given any opportunity to put your side of the story). Furthermore the Warrant is not based on the Verdict of a Jury, or sworn Affidavit from first-hand knowledge (computers do not have first-hand knowledge!). So any such Warrant is void in Law. Consequently, if they continually harass you, they are (seriously and criminally!) 'wronging' you.

Therefore you go to the Companies House Website, and pay £1 for a Current Appointments Report on the Debt Collection Agency. This will list the names of the Directors. You apply a Lien to each of the Directors, because it is their responsibility to make sure that their Agency acts in honour, and ***within*** the Law, not outside of it..

Important Notes

If you read the description above carefully, you will see that - in order to apply a Commercial Lien - ***you do not need to get a Court's permission***. The Lienee

would need to take **you** to Court (with a Jury of 12) ***in order to get it removed, or the amount reduced, without making a payment.***

Obviously you need to be prepared to remove it yourself, if they do pay up.

To compare the Commercial Affidavit Process to a conventional trial would look like this: The Commercial Affidavit presents the prosecutor's case in one fell swoop. The moment the Accused is served, the defence process begins. THE ACCUSED THEN HAS 30 DAYS TO MAKE A CASE. IF during that time the Accused make no defence nor redress of the charges, he or she then stands convicted by default! The "trial" is now over.

The Criminal Complaint is only a formality to calculate the punitive damages against the Accused which thus have been awarded to the Claimant.

Accompanying the Criminal Complaint is the COMMERCIAL LIEN which issued by CONSENSUAL DEFAULT against all the assets of the Accused. This effectively gives the Claimant lien rights against all of the property of the Accused. Such a lien may be filed in the county recorder's office or local court; however, this filing is not a necessity, but, a convenience.

Any common law commercial lien will stand by law for **one hundred years** or until the damages have been collected. In most cases that means practically forever because the Accused does not, and probably never will have enough property to satisfy the damages thus assessed. Now the full power of the legal enforcement system can be brought to bear to collect the damages owed by the Accused. The Sheriff is empowered to seize pay checks, cars, homes: anything and everything. This also applies to Bailiffs in the UK, makes a change that the bailiff's are no working for YOU! With a warrant from the courts!

Filling out your own documents:

Each of the three documents will, upon opening up in word create "Fields" for you to fill in. Make sure you complete each of these with due diligence, do not rush through the documents and make sure to check them over again once they are complete.

The fields are listed below:

Replacements Codes: **Replace with your details...**

<1> = Given Name e.g. **Veronica**

<2> = Family Name e.g. **Chapman**

<3> = Affiant's Legal Fiction Name e.g. **MS VERONICA CHAPMAN**

<4> = All listed complaints, torts, detail, etc inserted ... **see specimen, below.**

<5> = Subject's Full Name e.g. **MR. ROBERT DOE**

<6> = Amount - as numbers, then spelled in words within brackets

e.g. **£5,000,000 (FIVE MILLION POUNDS STERLING)**

<7> = Date when "Notice of First And Final Warning" **was 'Signed for', as received** e.g. **22nd January, 2012** (Note: this is NOT <12>, below)

<8> = Subject's Name variants e.g. **BOB DOE**

<9> = Subject's full Service Address e.g. **1 Any Street, Anytown, Anywhere, AnyPostalCode**

<10> = Your Address (in "Notice of First And Final Warning" only)

<11> = Individual(s) Name(s) and Service Address (in "Notice of First And Final Warning" only)

<12> = Date (in "Notice of First And Final Warning" only)

Specimen complaints, detailed torts, etc. - which go in at <4>

("Word" will automatically number these in, and re-number everything that follows)

1. THAT on the <date> at a place commonly known as "<place>", "<5>" arrived just after <time>am, and started to 'fling his weight about'.

2. THAT on that date, and at that time, "<5>" disturbed me, the Peaceful Inhabitant, without LAWFUL authority to do so.

3. THAT on that date, and at that time, "<5>" ejected me, the Peaceful Inhabitant, from that dwelling without any LAWFUL authority so to do.

4. THAT on that date, and at that time, "<5>" attempted to deceive me with a statement "I'm a Bailiff, I can do what I like".

5. THAT having ejected me, "<5>" made no attempt to discover whether or not I had the means to summon a taxi or some other kind of aid necessary to leave the place.

6. THAT I, <1>: of the family <2>, the Undersigned, herewith and herein demand of "<5>" to furnish answers to the following:

a) Where is the real and true Commercial Paperwork bearing on this instant matter that made me liable to summary ejection from said dwelling?

b) Where are the real, true, proper and lawful assessments bearing on this instant matter that I am said to be liable to summary ejection from said dwelling?

c) Where are the clean hands?

d) Where is the good faith action?

e) Where are the truth, mercy, grace, and all similar just and virtuous qualities and proceedings based on them that are supposed to inhere in the Common Law, and commerce via the Uniform Commercial Code?

7. THAT if "<5>" believes his actions against me carried the force of Law behind them, let him show the Common Law precedent.

8. THAT if "<5>" believes that the Common Law (the Law-of-the-Land) does not exist, has no value, is not supreme in this Land, or that it is inferior to any Administrative Court-produced 'Warrant' he may have possessed, then let him show that there is no crime of murder (a Common Law crime), or Misconduct in Public Office (a Common Law misdemeanour), or Contempt of Court (a Common Law misdemeanour).

9. THAT if "<5>" disavows the Common Law, then let him explain whether or not he disavows the crime of murder.

10. THAT if "<5>" disavows the Common Law, but does not disavow the crime

of murder, then let him show how this is possible.

11. THAT if "<5>" disavows the Common Law, and also disavows the crime of murder, then this places him an "Outlaw" (i.e. "Wanted - Dead or Alive"), with no protection from the Common Law, and thus fair game for anyone to take his life, not only "without facing any penalty" for so doing, but may possibly even "receive a bounty" for so doing. (Read up on history!)

Please note when asked to get a witness signature from a public notary this could be anyone from doctor, lawyer or anyone in high public standing. Personally I would pop along to the local court and use the clerk of the court and get it stamped then and there.

One failsafe you "could" use is once you have all the paperwork witnessed as required make sure you "FILE" all of it with the court (Tell them to keep copies on record) That way at any time in the future you can honestly state it was duly filed and brought in as evidence without fear of it being overturn by anyone. Now make sure also the court you "file" in is the court you will be attending if so required.

There can be a few more stages to this whole process and other considerations that may require further exploration but you have enough of a foundation here to know what you are doing.

In the case of any type of rebuttal you would then check the rebuttal and if in agreement change the initial affidavit or Statement of truth to reflect both your truth's and those you agree with and send it back for further rebuttal. If no further rebottle is forthcoming you now have your case. Remember they can't just say "That's not true" they have to PROVE IT IS NOT TRUE.

If it goes to court DO NOT EMBELLISH THE CONTENTS OF THE LIEN!!!

Stick to the details therein and NOTHING MORE!

You will note the three documents cite the UK so CHANGE it to USA or any other "commonwealth" area you reside in. Obviously if you're in the UK you can leave as is.

LEFT BLANK

Now go to template documents below

<10>

<11>

<12>

Notice & Demand of First And Final Warning

Notice to Principal is Notice to Agent; Notice to Agent is Notice to Principal

The Commercial Lien Process

A Common Law Commercial Lien is a process that any Human Being can employ in order to obtain **lawful** remedy from the actions of another Human Being(s) who have – or have attempted to – **or have conspired to** - damage said Human 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 Human Being has a Duty of Care to each other Human Being, 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 Living "Alive" Self.

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 Human Being 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) 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, 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, 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 misassumption that you have such an obligation, is simply CRIMINAL. And, if you persist, you will eventually pay very dearly.

Sincerely, without ill-will, frivolity or vexation,

<1>: of the <2> 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.

Affiant: <1>: of the family <2>

Sworn on: _____

Statement of Truth of
<1>: of the family <2>

In relation to the individual who accepts liability for the Name: "<5>".

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

I, <1>: of the family <2> (as commonly called), being the Undersigned, do solemnly swear, declare, and depose:

1. THAT I am competent to state the matters set forth herein.
2. THAT I have first-hand knowledge of the facts stated herein.
3. 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.
4. THAT the eternal, unchanged principles of Law are:
 - a) A workman is worthy of his hire.
 - b) All are equal under the Law.
 - c) In Law, truth is sovereign.
 - d) Truth is expressed in the form of an Affidavit.
 - e) An un rebutted Affidavit stands as truth in Law.
 - f) An un rebutted Affidavit becomes the judgment in Law.
 - g) All matters must be expressed to be resolved.
 - h) He who leaves the battlefield first loses by default.
 - i) Sacrifice is the measure of credibility.
 - j) A lien or claim can be satisfied only through an Affidavit by a point-for-point rebuttal, resolution by Jury or payment.

5. THAT Commercial processes (including this Affidavit and the required responses to it) ARE NON-JUDICIAL and pre-judicial because:
 - I. No judge, court, government or any agencies thereof, or any other third parties whatsoever, can abrogate anyone's Affidavit of Truth; and
 - II. 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.
6. THAT the lawful seizure, collection, and transfer of ownership of money or property must be effected by means of a valid Commercial Lien.
7. THAT I am not the creation or chattel property of any person or any government agency 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.
8. THAT any and all of the various papers, documents, adhesion contracts, or "agreements" I may have signed with any government agency 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.
9. THAT it is the sincerest belief and spiritual conviction of this Affiant 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.
10. 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 Affiant, 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.

11. THAT I, <1>: of the family <2>, 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, its Principals, over the rights, life, liberty, freedom or property of this Affiant from whatever source presumed or derived.

12. THAT I, the Affiant, am NOT a Legal Fiction Person (as defined in a Law Dictionary) "<3>" as being a Corporate Entity (incorporated or non-incorporated) or some other kind of Partnership, BUT INSTEAD a living breathing, sovereign, flesh and blood Human Being with a living soul, with a distinct Mind that is capable of possessing personal knowledge commonly called <1>: (of the family <2>, when necessary to distinguish my Clan).

13. <4>

14. THAT all parties who act against this Affiant 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 Affiant thereon** wherein this Affiant has knowingly, intentionally, and voluntarily, in full legal and lawful capacity, agreed to waive or surrender rights to "<5>", 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.

15. 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 Affiant is the victim, this Affidavit verifies the damages, and the intent is established at the end of the thirty (30) day grace period, if the respondents fail to rebut (respond to) the wrongs they have been a party to as noted herein.

16. NOTICE is hereby given, and demands made, on "<5>" that:

- a) ALL properties taken unlawfully, removed in violation of commerce, or otherwise converted, sold, or seized by “<5>”, or other Parties in collusion therewith, be immediately returned IN FULL VALUE (£) PLUS 10% to the original Owner, the Undersigned Affiant; OR
- b) All Parties who proceed to act or assist in said actions, against this Affiant, <1>: of the family <2>, 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
- c) All court costs and legal fees relating to this instant case shall be paid by those who have drawn the Undersigned Affiant <1>: of the family <2> into this instant matter.

17. THAT failure to respond as herein required to this Affiant, within the herein a prescribed time of thirty (30) days will be deemed by this Affiant to invoke the doctrine of acquiescence and admission, to recover, in commerce, the lost or damaged properties plus damages, penalties and costs.

18. THAT this Commercial Affidavit, 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, or if at any time in the future any actions are reinstated, it shall be considered a wilful disregard for this Notice and Warning, and such shall engender the immediate filing of Criminal Complaints (Affidavits of Information) and Commercial Liens (Affidavits of Obligation) against all parties involved.

19. 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.

CONTRACT OF LIABILITY FOR ALLEGATIONS

20. THAT if the Respondent, "<5>" fails to rebut such claims or charges, the Undersigned is LAWFULLY entitled to claim default against the Respondent. In that case, the Undersigned is fully entitled to take whatever LAWFUL steps may be necessary in order to execute this Lien.
21. THAT only I, the Human Being involved against my free will in this instant matter, can determine how much stress, harassment, and other disturbance I have suffered by virtue of being UNLAWFULLY ejected from the dwelling I was inhabiting at the time, and consequently only I am in the position of decide and dictate my desired compensation, being the amount of <6> for all combined attempts to trespass on my absolute sovereignty, that being the sum total demanded by this Commercial Lien ***on the individual who accepts liability for the Name "<5>"***.
22. THAT by specifically offering "<5>" the chance to apologise in writing (although the opportunity has always been there for the taking) via a **Notice of First And Final Warning**, dated <7>, in this instant matter, I come to this position with clean hands as having shown good faith.
23. THAT for all the purposes of all of the forgoing, all references to "<5>" shall be construed to refer to an individual who considers their Legal Fiction Name to be "<8>", or any variant thereof, including Names phonetically sounding the same or similar, and who can accept service via <9>.
24. THAT I, <1>: of the family <2>, the Undersigned Affiant, 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.

* All words herein are as Affiant defines them.

Signed and sealed this _____ day of _____, 20____.

All rights reserved.

By: _____ (Affiant)
<1>: of the family <2>, *in rerum natura*

(Seal)

Acknowledgment

For verification purposes only

SUBSCRIBED AND SWORN TO before me by <1>: of the family <2>, known to me or proven to me to be the real human signing this Affidavit this

_____ day of _____, 20_____.

WITNESS my hand and official seal.

(Seal)
NOTARY PUBLIC [Print Name]

Sworn at: _____

End of document.

Public Notice document [Remove this title]

TO WHOMSOEVER IT MAY CONCERN

A Common Law Commercial Lien has been LAWFULLY established between myself, <1>: of the family <2>, and the individual who accepts liability for the Name "<5>", at address<9>, herein referred to as "the Tortfeaser".

The reason for this Lien is that I have been the subject of a wrong (i.e. a tort) at the hands of the Tortfeaser, and my remedy IN LAW is to be able to place Lien on their property, until the wrong has been set aright. Thus I am LAWFULLY able to seize goods and assets that belong to the Tortfeaser, up to the amount of the Commercial Lien, which is <6>.

This Notice is to inform whomsoever may be concerned that the creditworthiness of this Tortfeaser is, henceforth, highly suspect, until the Lien lapses - or is, by some other means, removed.

Additional notes:

By now you should be fully familiar with the process and have a good understanding of what it entails. Although you don't have to get each stage signed by a notary (just the final set of documents) You may consider it but it really is not necessary.

Another point is this...

If the accused is simply ignoring your claim which you know and can prove to be true Then a "**NOTICE OF DEFAULT**" can now be issued to show (later) that you did everything in your honourable power to get both parties to settle this situation in honour. The more you try and help resolve the issue at this stage the stronger your case will be. Below is a sample of a notice of default. You could of course add the original affidavit if you wish and if ignored a second time you have already won the case you just have to follow the procedures.

Here is a sample, but you can write it how you wish using the same format. As you can see it cites USA cases but it would not take much searching to find similar cases on commercial lien cases that were lost by default in any commonwealth nations so do your homework (It looks much better and scares the life out of the recipient)

Example of Notice of Default [Don't print this bit]

RECORDING REQUESTED BY [name1]

AND WHEN RECORDED MAIL TO: [name1]

SPACE ABOVE THIS LINE FOR RECORDER'S USE (Leave blank)

=====

<10>

<11>

<12>

NOTICE OF DEFAULT

AFFIDAVIT OF NOTICE

TO:

YOU ARE HEREBY NOTICED that you are in default of an opportunity to respond to the COMMERCIAL AFFIDAVIT sent to you on [date] by certified mail. You were given the opportunity to rebut the claims made against you by your failure to answer said AFFIDAVIT.

A DEFAULT JUDGEMENT is being sought against you having waived the right to answer by acquiescence, tacit admission and failure to contest, rejecting your due process opportunity. (See *Randone v. Appellate Court*, 5 C3d 536; *Mullane v Central Hanover Trust Co.*, 339 U.S. 306, 314; *Sniadach v. Family Finance Corp.*, 395 U.S. 337, 339; *Melorich Builders v. Superior Court*, 160 Cal App 3d 931, as in line with California Code of Civil Procedure § 437(c), defaults.)

IN ABSENCE of such response, Affiant, [Your Name], hereby inserts and records this NOTICE OF DEFAULT upon and against above named Respondent(s) pursuant the California Constitution Article I Sections 1, 3, 19, 24, 26, 28(b), Article II Section 1, California Civil Code Section 22.2, California Civil Procedure Section 437(c), California Penal Code Section 9.

WHEREAS such actions now shall be taken in accordance to the procedures set forth in the COMMERCIAL AFFIDAVIT defaulted.

I, [Your name], have personal knowledge of the above facts, am competent to testify to the above facts, and declare that the foregoing is true, correct and complete under the penalty of perjury.

DATED: _____

[Your name], Sui juris

[jurat and notary seal]

END OF DOCUMENT

sui juris

‘subject to his own [law](#)’, an independent legal person.

A **Jurat**. An **affidavit** is a written statement filed by an affiant as evidence in a court case. In order to be admissible, **affidavits** must be notarized by a notary public. The purpose of a **jurat** is for an affiant to swear to or affirm the truthfulness of the contents of an **affidavit**.

At this stage you can now go ahead and file all the documents in the courts and start your case against them. It may only require a small claims court or it may require something more, it really does not matter because due to the recipients ignoring you, your case has already been won. All your doing now is getting them to pay you in any way you can with the help of the courts.

If that involves regular payments, seizure of goods and property or anything else that is settled in the courts.

Summary

The fundamental purpose, and one of the major objectives of the Commercial Affidavit Process is to educate wrongdoers to the fact they have abused the unalienable rights of a sovereign and cannot get away with it, and to give them an opportunity (commercial grace) to repent and undo the wrongs they have done. Unlike the typical criminal trial where the Accused no longer has the option of simply redressing the wrongs he or she has done, the Commercial Affidavit Process DOES give the Accused that option!

If however they choose not to take the above option you now have the lawful recourse to do something about it.

I HOPE YOU HAVE FOUND THIS SMALL PUBLICATION OF HELP AND ONE THAT COULD AID YOU IN ANY INFRACTIONS UPON YOUR PERSONAL LIBERTIES AND FREEDOMS TO WALK THROUGH THIS WORLD UNHINDERED BY THE JACK-BOOTS OF AUTHORITY.

No one can say how long the illusion of democracy will last but for the time being we do have a method for redress and remedy that does not require the aid of lawyers or anyone in the judicial system to advise you otherwise thus protecting themselves.

I hope this encourages you to search for remedies other than those contain herein and prove to yourself there are, for the educated solutions for almost all things and to over-stand that all you have to do is make the effort. But then I guess it depends on just how much freedom you are willing to sacrifice if you chose to do nothing, because if nothing else, the one thing this eBook makes clear...

IF YOU DO NOTHING YOU ARE GUILTY AS CHARGED

IF YOU SAY NOTHING YOU HAVE AGREED TO BE A SLAVE

WALK WITH GRACE NOT GREED IN ALL MATTERS

