# [AMERICAN BAR ASSOCIATION & INTERNATIONAL BAR ASSOCIATION]

#### AFFIDAVIT OF OBLIGATION

# INTERNATIONAL COMMERCIAL LIEN

(This is a verified plain statement of fact)

Date: OCTOBER 15, 2015

#### Maxims:

- 1. All men and women know that the foundation of law and commerce exists in the telling of the 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 judgment in commerce.
- 5. Guaranteed- All men shall have a remedy by the due course of law. If a remedy does not exist, or if the remedy has been subverted, then one may create a remedy for themselves and endow it with credibility by expressing it in their affidavit.
- 6. Ignorance of the law might be an excuse, but it is not a valid reason for the commission of a crime when the law is easily and readily available to anyone making a reasonable effort to study the law.
- 7. All corporate government is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses. Hence, governments cannot exercise the power to expunge commercial processes.

- 8. The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of commercial Bonds against Public Hazard.
- 9. No Bond means no responsibility, means no power of Official signature, means no real corporate political power and means no privilege to operate statutes as the corporate vehicle.
- 10. The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.
- 11. 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).
- 12. In commerce, it is a felony for the Officer/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.
- 13. If a bonding Company does not get a malfeasant public official prosecuted for criminal malpractice within (60) days, then it must pay the full face value of a defaulted Lien process at (90) days.
- 14. Except for a Jury, it is also 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.
- 15. Judicial non-jury commercial judgments 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.

- 16. A foreclosure by a summary judgment (non-jury) without a commercial bond is a violation of commercial law.
- 17. Governments cannot make unbounded rulings or statutes which control commerce, free-enterprise citizens, or sole proprietorships without suspending commerce by a general declaration of martial law.
- 18. It is tax fraud to use Courts to settle a dispute/controversy which could be settled peacefully, outside of or without the Court.
- 19. An official (officer of the court, policeman, etc.) must demonstrate that he/she is individually bonded in order to use a summary process.
- 20. 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 impoundment) and rescue is a felony.
- 21. It is against the law for a Judge to summarily remove, dismiss, dissolve or diminish a Commercial Lien. 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 AGENT: All officials are required by Federal, State and Municipal Law to provide the name, address and telephone number of their public hazard and malpractice bonding company, 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.

24. This International Commercial Obligation Lien is, in part, supported & prefaced on UCC-9/102 (Agricultural Liens); UCC 9/607-610 (Secured Party's Right to take possession after default), with ALL RIGHTS RESERVED.

# Parties:

# Lien Claimants:

1. Steven Duane Curry; (as a Witness, a Crime Victim, an Injured, Individual, Living Being, Representing All (Listed/Unlisted/Unknown/Multiple) Crime Victims, Injured parties, Individuals, Living Beings, and Inhabitants in the Territory known as Colorado, America, and elsewhere on all Tribal Lands).

21250 Dave Wood Road

Montrose, Colorado [81403]

(970)249-8879

# email: <a href="mailto:cwheileg@gmail.com">cwheileg@gmail.com</a>

- 2. Anna Maria Riezinger c/o Box 520994 Rural Route 99652 Big Lake, Alaska
- 3. James Clinton Belcher c/o Box 520994 Rural Route 99652 Big Lake, Alaska
- 4. Sandra Lee Tyler

21250 Dave Wood Road Montrose, Colorado [81403] (970) 249-8879

#### 5. James A. Porter

P.O. Box 531
Ridgway, Colorado [81432]
(970)615-0381
jporter2327@yahoo.com

#### 6. James Robert

c/o North Carolina,
c/o 217 Paragon Parkway, #103, Clyde
near [28721]
828-276-6163
jacobiam543@gmail.com

# 7. Rocky-Lee:Hutson

525 1/2 32 1/8 Road Clifton, Colorado [81520-9998] 970) 589-2336

# 8. gary-dean: darby

C/o General Post-Office Private mailbox 1290 Board shanty Rd Grants Pass, Oregon Nation Near [97527-9998] Non domestic 541-862-2074

# 9. Stephen Michael Keno

1020 Hurt dr.
Pagosa Springs, Co. 81147
970-731-9729
keno.steve@yahoo.com

# 10. David Lynn Coffelt

# 11. Marcia Ann Coffelt

2000 W 92nd Avenue - Lot 85 Federal Heights, CO 80260 303-853-9914 Res 720-206-8717 Cell davecoffelt@comcast.net

# 12. Connie Joy Bedwell

7042 Sprig Dr. Sacramento, California 95842

<u>Cjasbedwell@yahoo.com/</u> PleaseHelp@SaveAaliyah.com (916) 532-2801

# 13. Aaliyah Sky Bedwell

(Authorizing agent: Connie Joy Bedwell)
7042 Sprig Dr.
Sacramento, California 95842
Cjasbedwell@yahoo.com/ PleaseHelp@SaveAaliyah.com
(916) 532-2801

# 14. Timothy Brock Bedwell

(Authorizing agent:
Connie Joy Bedwell)
7042 Sprig Dr.
Sacramento, California 95842
Cjasbedwell@yahoo.com/ PleaseHelp@SaveAaliyah.com
(916)532-2801

# 15. Rob Driskell

P.O. Box 26012 Colorado Springs, Colorado [80936] 719-201-5392 rdriskell@unseen.is

#### 16. Michael Driskell

4990 Decatur St.
Denver, Colorado [80221]
720-514-0111
58michaeld@gmail.com

# 17. Troy W Brown

6351 W Brittany Place Littleton Colorado 720 561-1800

# 18. Greg Giehl

PO Box 5817
Pagosa Springs, Colorado
Landline# 970-264-0055,

# 19. Esther Jean Williams

1024 East Ash Street
Pueblo, CO 81001
(719) 544-5362
estherwilliams@comcast.net

#### 20. Janis Blease

Janis80138@msn.com

# 21. Johnny Bernarld Mikel, the man,

109 South Independence Avenue Dearing, Kansas 67340-9998 non domestic outside U.S.A. jbm41161@yahoo.com 620-515-5165

#### 22. John Guarneri

P.O. Box 152253
Cape Coral, Florida. 33904
xxjohnnyg@yahoo.com
(239)850-4408

# 23. Mike Makuh

c/o 109 Gordon Creek rd, Boulder, Colorado [80302]

# 24. Susan Beth Ysmael-Hulsebus

4501 Pheasant Lane Rocklin, CA [95865] skyleramelia@yahoo.com, 209-217-4948

#### 25. Erin Elizabeth Hale

1627 Sixth Street Woodland CA 95695 PlexusByE@yahoo.com (916) 899-1580

# 26. Gregory Alan Johnson

c/o P.O. 1322 Colorado Springs, Colorado Non-Domestic, w/o US gregaj7@gmail.com 719-630-0847

# 27. Virginia Noel Nye

311 Rainbow Lane Vineland NJ [08360] virginianye27@gmail.com (856) 974-3932

#### 28. Anastasia Victoria Hartnett

PO Box 595 Crystal Bay, NV 89402 530.448.6014

# 29. Rebecca Sarah Montoya

PO BOX 55 Serafina, NM 87569 SaveMaryAndGrace@gmail.com 505.426.5048

# 30. Barbara A. Monroe

6718 S. Dewberry
Boise Idaho 83709
exchange4madi@gmail.com
707-396-2908

# 31. Marry Ingram

P.O. Box 662
Aurora, Missouri [65605]
417 2299782 marrysehrt@gmail.com

# 32. Susan A Whitney

3629 Lasick Ct Antelope, CA 95843 (916) 316-0474
Sueawhitney@gmail.com

# 33. Jessica Jacobs

2608 Kokanee way Sacramento California [95826] <u>Jessjacobs23@gmail.com</u> 415-385-4012

# 34. Tracy Lee Silva

W5448 Shady Lane Rd. Mauston WI 53948 Silvatra@Gmail.com (414)803-2345

# 35. chris-harold: house of cave

c/o Post local box 43692 near Las Vegas, Nevada [99999]

# 36. Dominick Guarneri

171 Lombardy Lane

Banning, California 92220 714 747 4477 xxairmen@yahoo.com

#### 37. Frank Schneider

13816 Cornishcrest Road Whittier, California 90605 FrankaSchneider@gmail.com

# 38. Robert J. Intlekofer

4625 east county rd.#54 Fort Collins, Colorado 970-214-8754 intlekoferb@yahoo.com.I'am

# 39. Edward George Novotny

# 40. Etta Beulah Novotny

917 Brookside Dr. Cortez, Colorado [81321 (970) 565-8353 enlaw14@msn.com

**41.** Nelson Diaz Scott P.O. Box 1114 Delta, Colorado [81416] 970-623-1142

**42.** Jakob Hunter Kreycik P.O. Box 87 Paonia, Colorado [81428] 970-527-6851 kobi44@hotmail.com

#### 43. David V. Graham

12 Little Brook Circle Fredericksburg Va. 22405 540-288-6333 Davidgraham853@gmail.com

# 44. Teriann Colleen Davis

1403 Eagle St Murfreesboro, TN 37130 55tdavis55@gmail.com 615-999-9437

# 45. Fred Syndergaard

3199 S. 540 E.

Salt lake city, Utah 84106 (801)652-8730 Fredwithfish@gmail.com

# 46. richard: house of ertle

4195 Douglas Ave. #517 Sedalia, Colorado [80135-0517] 720 401 6340

# 47. Sheryl Taylor

PO Box 897 Memphis, Tennessee 38101

#### 48. Bruce Doucette

2862 W Centennial Dr Littleton Colorado 720-338-0394

# 49. stephen-john: nalty

c/o Post Office Box 11724
Denver, Colorado
Zip code exempt DMM 602 § 1.3 e (2)
coloradoclgj2014forever@gmail.com
720.362.1213

#### 50. Dennis Schuelke

218 Bluegrass Drive Hendersonville, TN 37075 615-824-5982

#### 51. Jina Yvonne Keller

James Howard Keller 1712 Sickle St. Monte Vista, Colorado 81144 jinaykeller@yahoo.com

# 52. Jared Dominick Keller

Joshua James Keller 1712 Sickle St. Monte Vista, Colorado 81144 <u>jinaykeller@yahoo.com</u>

# Address/Contact Info: \_\_\_\_\_; Address/Contact Info: \_\_\_\_\_; Address/Contact Info: \_\_\_\_\_;

Address/Contact Info: \_\_\_\_\_;

Address/Contact Info: \_\_\_\_\_\_,

# Lien Debtors:

# THE AMERICAN BAR ASSOCIATION; A CORPORATION, ET AL

321 North Clark Street Chicago, Illinois 60610 Phone: 312-988-5000

Fax: 312-988-5677

# THE INTERNATIONAL BAR ASSOCIATION; A CORPORATION, ET AL

4TH FLOOR 10 ST BRIDE STREET

**Additional Lien Claimants**: (Add your Name)

LONDON EC4A 4AD UNITED KINGDOM

TEL: +44 (0)20 7842 0090 FAX: =44 (0)20 7842 0091

# Executive Office for United States Attorneys

United States Department of Justice 950 Pennsylvania Avenue, NW, Room 2242 Washington, DC 20530-0001

Individual Executives, Officers, Directors, Board of Governors, Commission on Governance, Committee Members, as of October 6, 2015, including, but NOT limited to;

#### DEPARTMENT OF JUSTICE:

MONTY WILKINSON; ESQUIRE

A.B.A.: Paulette Brown, Esquire; President, 2015-2016

Patricia Lee Refo, Esquire; Chair, House of Delegates, 2014-2016

Lina A. Klein, Esquire; President Elect, 2015-2016

Mary T. Torres, Esquire; Secretary, 2014-2015

G. Nicholas Casey, Jr., Esquire; Treasurer, 2014-2017

Jack L. Rives, Esquire; Executive Director, 2010-Present

Kenneth Widelka, Esquire; Chief Financial Officer

Carl Cooper Esquire; Member of President's Counsel on Diversity

Nathaniel L. Doliner J.D, Esquire.; Chairman of the Business Law Section

Alicia L. Downey, Esquire; Member of Antitrust Law Council

Jorge R. Gutierrez, Esquire; CPA

Stephen N. Zack, Esquire; Boies, Schilier & Flexner LLP

Timothy W. Bouch, Esquire; American Bar Association

William C. Hubbard, Esquire; American Bar Association

Dennis B. Drapkin, Esquire; American Bar Association

Susan P. Serota, Esquire J.D.: Pillsbury Withrop Shaw Pittman LLP

# Commission on Governance:

CO-CHAIR: Roberta D. Liebenberg, Philadelphia, PA; CO-CHAIR:
James Dimos, Indianapolis; IN MEMBERS: William R. Bay, Saint
Louis, MO; Michelle A. Behnke, Madison, WI; Deborah Enix-Ross,
New York, NY; Ellen J. Flannery, Washington, DC; James S. Hill,
Bismarck, ND; Kay H. Hodge, Boston, MA; Tommy Preston Jr.
Columbia, SC; Beverly J. Quail, Denver, CO; Carlos A. RodriguezVidal, San Juan, PR; Neal R. Sonnett, Miami, FL; Palmer Gene
Vance II, Lexington, KY; Robert N. Weiner, Washington, D.C.; H.
Thomas Wells Jr., Birmingham, AL; James A. Wynn Jr., Raleigh,
NC; BOARD OF GOVERNORS LIASIONS: Laura V. Farber, Pasadena, CA;
Michael E. Flowers, Columbus, OH; STAFF: Marina B. Jacks, Alpha
M. Brady; Rochelle E. Evans;

I.B.A: Mark Ellis, Esquire; Executive Director
Talia Dove; Executive Assistant
Elaine Owen; Head of BIC/Assistant to President

Tim Hughes; Deputy Executive Director Donna Canty; Human Resources Director

Joe Bell; Operations Director Glynn Davies; Head of Finance

Αd	ЬĒ	it	i	ona	1	Li	en.	De	eb'	to	rs	:
	44		-	OHG	_		. –	$\boldsymbol{\nu}$		-		•

ddress:	Addre	
ddress:	Addre	
ddress:	Addre	

# Allegations:

- 1. The AMERICAN BAR ASSOCIATION, the INTERNATIONAL BAR ASSOCIATION, and the DEPARTMENT OF JUSTICE, are commercial derivations & subsidiaries of the Crown Templar, or Temple Crown, whose Corporate Headquarters is located in the City of London, England. Is this correct? Yes? or No? If No, please explain.
- 2. In 2007, William C. Hubbard, Esquire, received the American Inns of Court Professionalism Award for the Fourth Circuit. In 2015, he was called to the bench as an Honorary Bencher of the Middle Temple in London. Is this correct? Yes? or No? If No, please explain.
- 3. The A.B.A. was founded on August 21, 1878, in Saratoga Springs, New York, by 100 lawyers from 21 states. The I.B.A., established in 1947, now has over 55,000 individuals and 195 bar associations and law societies, and its organization continues to grow. Is this correct? Yes? or No? If No, please explain.

- 4. The first President of the AMERICAN BAR ASSOCIATION was it's inceptor, creator, and implementor, James O. Broadhead. Representatives of 34 national bar associations gathered in New York, NY on 17 February 1947 to create the I.B.A.. Was this <u>NOT</u> an act of sediton, treason, and "Piracy on Land," pursuant 18 USC #1651-1661? Yes? or No? If No, please explain.
- 5. Initial membership was limited to bar associations and law societies, but in 1970, I.B.A. membership was opened to individual lawyers. Members of the legal profession including attorneys, solicitors, barristers, advocates, members of the judiciary, in-house lawyers, government lawyers, academics and law students comprise the membership of the I.B.A.. Is this historical notation correct? Yes? or No? If No, please explain.
- 6. James O. Broadhead violated the Original & Organic XIII Amendment of the Constitution of the pre-1871 Continental uNited States of America, when, in 1878, he was chosen president of the American Bar Association, which met at Saratoga, N.Y.. In 1882, he was elected as the State's representative to the 48th Congress as a Democrat, and in 1885 was appointed by the government as special agent to make preliminary search of the record of the French archives in the matter of the French spoliation claims, making his report in October, 1885. He was U.S. minister to Switzerland, 1893-'97. Do you agree James O. Broadhead committed treason against the Continental United States government in forming the A.B.A.,

and becoming its first President? Yes? or No? If No, please explain.

- 7. James O. Broadhead's election & appointment were direct abrogations and usurpations of the 1803 Supreme Court ruling over Marbury v. Madison, wherein, John Marshal rendered a majority decision restricting Barristers & Esquires, and other holders of Titles of Nobility, from holding government, or public offices, and declared that, "prescribing, giving, or taking such Oaths of Office" to these offices was "a solemn mockery" against the US Constitution, against its people, and was "equally a crime." If this is a correct assessment of the foundation & legacy of James O. Broadhead, it stands, then, concept, <u>entire</u> structural design, implementation of all contracts; ie, "Electoral College," Judicial Appointments," "Copyrighted, bearing Statutes, Codes, Rules, Ordinances," etc., created by the A.B.A. are fraudulent, malicious, egregious, and corrupt to the A.B.A.'s core. Yes? or No? If No, please explain.
- 8. Mr. Broadhead's coalition of 100 foreign agents ("attorneys"), who, in-concert, collusion, and conspiracy, created, with the encouragement, support, and aid & abetting of the Federal Reserve Debt Banking System, the AMERICAN BAR ASSOCIATION, in their efforts to "federalize," "democratize," "incorporatize," "defraud," and to silently overthrow the righteous & genuine Constitutional government of the united States, and to subvert, usurp, and to destroy the Unlienable & Natural Rights of the People & Tribal families, who resided & inhabited the Land, established by our Nation's Founding Fathers. Would you

agree with this assessment? Yes? or No? If No, please explain.

- 9. Is it <u>NOT</u> True, then, that, "fraud vitiates all contracts," and that, all commercial contracts, including, but <u>NOT</u> limited to, <u>ALL</u> unlawful sentences & incarcerations of political prisoners (ie; imprisoned I.R.S. Lien Debtors, non-criminal offenders), wherein, such commercial contracts were all conceived in fraud, and lacking any moral & ethical character, are in direct conflict with Natural Law & Commercial Law, and thus, every A.B.A "contract" since 1882, whether verbal, or written, including, but not limited to all Judicial Oath's of Office, falsely sworn to, and fraudulently securitized, monetized, and commercialized, are Null & Void, ab initio? Yes? or No? If No, please explain in detail.
- 10. Our country's Founding Fathers established our Original & Organic Constitution under the "Land Jurisdiction," and NOT the "Jurisdiction of the Sea," or "Holy SEE," with various "embargos" against acts of piracy, press-ganging, personage, slavery, barratry, and other notorious & potentially injurious foreign intrusions, including the Titles of Nobility Act, the XIII Amendment, Bills of Attainder, and other notable & honorable acts and codifications of law that were to insure the health, safety, and welfare of our government, our lands, and our People. Is this historically correct? Yes? or No?
- 11. If your anwser to Question #10 is "Yes," then under what law form, or forms, was the A.B.A., the I.B.A., and their minions, able to subvert & usurp the "Land Jurisdiction" with the mere "presumption" of the "Jurisdiction of the Sea?" (Please Select

- one, or more, law forms used) A. "Admiralty Law?" B. "Maritime Law?" C. "International Law?" D. "Commercial Law?" E. "Uniform Commercial Code?" "Roman Curia Law?"
- 12. The National Lawyer's Guild was established in 1937, and, according to historic record, has its origins in the Communist Party. The A.B.A. was in protest of its establishment due to a belief that the N.L.G. was a "militant segment of the bar." In comparison to the criminal, unethical, and immoral conduct & activities of the members & individuals of the A.B.A., the members & individuals of the N.L.G., even if they are referred as Communists, are, truly, "Saints," as the N.L.G. genuinely & honestly works for the people, and NOT for the corporations, as the A.B.A. does. Is this an description & comparison of the A.B.A., and the N.L.G.? or No?
- General Herbert Brownell Jr. as well as the House Un-American Activities Committee of being a Communist front organization.

  Federal Bureau of Investigation director J. Edgar Hoover repeatedly tried to get a successive Attorneys General to declare the N.L.G. a "subversive organization," but without success. If the A.B.A. was so opposed to the N.L.G., as alleged, why did the A.B.A.'s own Attorneys General, block the FBI's, Brownell's, the House Un-American Activities Committee, from prosecuting the N.L.G., when the A.B.A. claims the N.L.G. is, quite simply, "a militant segment of the bar (A.B.A.)?" Was this protest by members & individuals of the A.B.A. simply a ruse, or a Red Flag operation, to cloak the true intent &

- nature of the A.B.A., and banking elitist they represent? Please be specific in your answers!
- 14. The 1944 HUAC history asserted that the N.L.G. was merely "a streamlined edition of the <u>International Juridical Organization</u>," a Communist Party mass organization established in 1931. Is the A.B.A., and the I.B.A., not also, corporate members/associates of the INTERNATIONAL JURIDICAL ORGANIZATION? Yes? or No? If No, please explain.
- 15. The enactment of the 1948 Administrative Procedure's Act following the A.B.A.'s 1947 BAR Treaty, created a multitude of quasi-government corporate agencies. Both efforts & Acts, further subverted all legitimate dejure government agencies to bring them under the A.B.A.'s corporate judicial control & administration, thus destroying the genuine & lawful Executive & Legislative branches of the people's government. Yes? or No? If No, please explain the intent of these two efforts.
- 16. It is a well documented fact, that the A.B.A., and the I.B.A. are, quite simply, "political organizations" with distinct corporate connections to all nations, and State BAR Associations, Inns of the Courts, and to Districts & Middle Inns made up of adjoining State BAR Associations, and that, in order to "serve at the bench," all judges, from a municipal "judge," to the "Justices" of the US Supreme Court, according to the Federal Civil Procedures Act, MUST be members of the BAR. Does this "interstate districting," and the "judicial mandating" for the seating of "judges," "justices," and "magistrates," NOT violate every Nation's/State's General Laws & Rights, abridge individual voter & election rights, abrogate

both State & Federal Constitutions, and completely nullifies the A.B.A.'s, and the I.B.A.'s very own "Articles of Incorporation," "Policies & Procedures," "Bylaws," and their own "Professional Rules of Conduct?" Yes? or No?

- 17. Both the A.B.A., and I.B.A., market their wares & practices as "voluntary," yet, in actual practice & execution, the A.B.A., and I.B.A., by all lawful & "legal" definitions, practice, what can only be defined as a "MONOPOLY" over the entire International & United States Justice Systems, and the A.B.A. dominates the genuine two branches of Continental government of the united States. Are the requirements set forth in the F.C.P.A., then, prima facie evidence of this criminal "MONOPOLIZING" of the Justice System, and does it NOT, in fact, encourage & promote the destablization of the world's governments, through judicial & military occupation, political lobbying, social & economic manipulation, and inciting civil protest & unrest? Yes? or No? If No, please explain in detail.
- 18. Despite the fact, that, MONOPOLIES, and other antitrust R.I.C.O. activities, are both unlawful & "illegal" on the Land, the A.B.A., and the I.B.A., knowingly & willingly operate in *Ultra Vires*, and with total disregard & distain of human rights guaranteed by the **Universal Declaration of Human Rights**, and the numerous safeguards built into our State & Federal Constitutions. These safeguards are built into any number of our Maxims of Law, and our Constitutionally-derived laws, including 15 USC 1 & 2, which state very clearly & unambiguously, the penalties for operating in such a manner;

# 15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty;

"Every contract, combination in the form of trust or otherwise, or conspiracy, in restraint of trade or commerce among the several States, or with foreign nations, is declared to be illegal. Every person who shall make any contract or engage in any combination or conspiracy hereby declared to be illegal shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding \$100,000,000 if a corporation, or, if any other person, \$1,000,000, or by imprisonment not exceeding 10 years, or by both said punishments, in the discretion of the (this) court."

# 15 U.S. Code § 2 - Monopolizing trade a felony; penalty, which states;

"Every <u>person</u> who <u>shall</u> monopolize, or attempt to monopolize, or combine or conspire with <u>any</u> other person or persons, to monopolize <u>any</u> part of the trade or commerce among the several States, or with <u>foreign nations</u>, <u>shall</u> be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding \$100,000,000 if a corporation, or, if any other person, \$1,000,000, or by imprisonment not exceeding 10 years, or by both said punishments, in the discretion of the (this) court."

19. Used in concert & conjunction with this Commercial Obligation Lien, 15 USC 1 & 2, and the invocation of our "Crime Victim's Rights" as defined & described under 18 USC I.B.A., the A.B.A., the D.O.J., #3771, and the preponderance of well documented evidence, and by the sheer weight of notable & probable causes, already posted in, both, the private & public records, the individual members of the A.B.A., the I.B.A., and the D.O.J., acting in their "corporate capacities," are found to be "guilty" on both counts, and are "quilty" of all crimes described under the "Piracy Codes" of 18 USC #1651-1661, and under 42 USC #14141-Cause of Action.

Would you NOT agree, that the A.B.A., and D.O.J., enjoys rights, privileges, liberties, freedoms, and pursuits, that are NOT extended to, or enjoyed by non-union members? Yes? or No? If No, please explain why your laws are NOT shared by all, and why these laws do NOT apply equally to A.B.A., I.B.A., or D.O.J. executives, directors, officers, members, employees, or their corporate contractors.

- 20. Given the incredible & irrefutable weight & preponderance of the evidence, even the private courts owned & administered by the A.B.A., the I.B.A., and the D.O.J., <u>MUST</u> find themselves "guilty-as-charged," and <u>MUST</u>, therefore, under their very own revenue-bearing, statutory laws, convict themselves, less they be totally void of Human Morality, Ethics, Honor, or Character.
- 21. This request & demand by the Lien Claimants, for "written confessions & admissions," of course, are **NOT** likely to be honored, yet, under 28 U.S. Code 455(a,b,c,d,e,f), which, in effect, and under multiple law systems, dissolves the Judiciary, a.k.a. "A.B.A.," a.k.a. "I.B.A.," a.k.a. "D.O.J.," of ALL their jurisdiction, power, and authority, to hear, to adjudicate over such clear cases of fraud, or to act upon them, unless of course, the "corporate body," itself, and all bankruptcy judges, magistrate judges, spouses or minor children, as whatever the case may be, himself/herself/themselves of the "financial interests" that provide the grounds for their disqualification."

- 22. For obvious reasons, as previously stated, the A.B.A.'s, the I.B.A.'s, and D.O.J.'s, private courts **CANNOT** begin to presume, or assume, to have subject-matter, personal, or territorial jurisdiction, power, or authority, over matters dealing with any Living Being, wherein, this Commercial Obligation Lien can only be dismissed by the Lien Claimant(s), by a properly convened & seated common independent of the Crown Templar's private courts. detriment of the A.B.A., the I.B.A., its Officers & Crew, and their entire membership, U.S. Code 28 #455 is, exceedingly, clear, and unambiguous in its mandates, and that, the common law jury, as drawn & specified in the International Commercial Lien processes, belongs to the People, and NOT corruptible corporate body politic. Are the "incorporable" with the lack of full disclosure, and with the lack of their free willed & knowledgeable consent? If No, please provide the International Law, of the Law of Merchants, giving the A.B.A., I.B.A., or the D.O.J., the right & privilege to create, legislate, or execute such presumptions, statutes, codes, ordinaces, rules, gratuitous bailments, bonds, contracts, or other colors of law.
- 23. In brief, U.S. Code 28 #455 requires & demands that all individual members of the A.B.A., the I.B.A., and D.O.J., "divest" themselves of any & all "financial interests" in any corporation, or quasi-government agency, including their financial ties to the only True branches of the Continental united State's government, their banks, their insurance companies, and their for-profit jail & prison systems. The A.B.A., I.B.A., and the D.O.J., in order to be in full contractual compliance with United States Code 28 #455, MUST,

without further obstruction, hesitation, or delay, release <u>all</u> prisoners, corporate captives, and hostages, currently being held against their free will, or by force, threat, intimidation, extortion, or by any other unlawful & criminal means. This includes nullifying all such contracts, and the immediate release of <u>all</u> dejure government law enforcement officials, employees, clerks, and staff, currently being held hostage by the BAR's members and gatekeepers. In so doing, would you implementing a "prisoner exchange have any problem in program?" Yes? or No?

24. The A.B.A. has 410,000 members, and the I.B.A. has 55,000 members, with each individual member acting & operating in their own "corporate capacities," (P.C.'s, L.L.C.'s, etc.) and each member is, by corporate association, in violation of 15 USC 1 & 2, for a total monetary penalty of SIX HUNDRED MILLION US GOLD DOLLARS (\$600,000,000.), EACH, including Tort Claims of 3X's, and TEN (10) YEARS imprisonment, per individual, corporate-body, per offense (ie; lobbied, legislated, executed revenue-bearing statutes, codes, rules, ordinances, and every color of law crafted & copyrighted by the individual members of the A.B.A., the I.B.A.), per each crime victim (315 With a minimum of 7,000 revenue-bearing statutes, codes, rules, ordinances, and colors of law, being lobbied, legislated, and executed by the A.B.A., I.B.A., and the D.O.J., every year since 1882, the total Claim for Remedy package would be staggering & overwhelming. Would you NOT Yes? or No? If No, please apply your own rules of math to this equation, and provide the Lien Claimants the result.

- 25. Obviously, there is not enough gold in the world to cover these "Accounts Payable," or the People's "Accounts Receivables," so the A.B.A., the I.B.A., and the D.O.J., along with all of their corporate affiliations MUST, by the sheer weight of the debt owed, be permanently dissolved, and their corporate, personal, and private assets forfeited, seized, recovered, and returned to the People & Tribes they have injured. The A.B.A.'s, and I.B.A.'s membership, then, MUST work off the unrecoverable debts, either through forced imprisonment, and/or hard labor, which, as "Public-anuses," none of A.B.A.'s, or the I.B.A.'s members are accustomed to.
- 26. The A.B.A.'s national headquarters are in Chicago, Illinois; it also maintains a significant branch office in Washington, D.C.. The I.B.A.'s Corporate Offices are located in the City/State of London, England. These physical public & private properties & assets are to be vacated, and returned to the People, from whom, the capital funds used to build these centers of profit & houses of unjust enrichments, were pirated, pillaged, and stolen. Turning these physical, brick & mortar, assets into centers of knowledge, as in libraries & monuments for the People, would be the Lien Claimant's recommendation.
- 27. The A.B.A., by its own admissions & postings, "provides law school accreditation, continuing legal education, information about the law, programs to assist lawyers and judges in their work, and initiatives to improve the <a href="Legal">Legal</a> system for the <a href="Public">public</a>. The Mission of the American Bar Association is to be the national representative (MONOPOLY) of the <a href="Legal">Legal</a>

profession, serving the **public**, and the profession by promoting justice, professional excellence, and respect for the law." Is this true? Yes? or No?

- 28. The genuine Truth of the matter, is that, the A.B.A., the I.B.A., the D.O.J., nor any of their individual officers, or members, have <u>any</u> genuine "respect for the law," as evident in their behaviors, conduct, and the following Oath of Office requirement, pursuant 28 USC #453, taken by thousands of their "Administrative Clerks" posing as "judges", and "magistrates;"
- "I, \_\_\_\_, do solemnly swear (or affirm) that <u>I will</u>

  <u>administer justice without respect to persons</u>, and do equal

  right to the poor and to the rich, and that I will faithfully

  and impartially discharge and perform all the duties incumbent

  upon me as \_\_\_\_ under the Constitution and laws of the United

  <u>States</u>. So help me God."
- 28. This Oath does NOT say, "under the legal system, or corporate body politic." NOR does it say, "the United States of America, Inc.," as semantically devised, created, lobbied, legislated, or executed, by the individual members of the A.B.A., or the I.B.A.. And, yet, to swear, under Oath, and under the Penalty of Perjury, "So help me God," is, by all defintions, "Perjury," wherein, the A.B.A.'s & I.B.A.'s practices & conduct in "denying God," is clearly evident in every A.B.A. courtroom in America, and in every, single, revenue-bearing, statute, code, rule, ordinance, and every, single, color of law enacted in both the Public & Private Record.

- 29. It stands to reason, then, and as a point of accepted & universal Truth, that each & every Oath prescribed, given, taken, filed, recorded, monetized, and securitized, and placed into commerce, by every justice and judge, is a false & fabricated statement, intended to obstruct free trade & commerce, and is, well beyond any reasonable doubt, a written confession to sedition & treason, taken/given in an "open court of law." It is, also, a willing & premeditated act of Treason, and commercial fraud, against the Continental united States of America, against its Constitutions, and against its residents & inhabitants, pursuant Article III, Section #3 of the Constitution. The BAR's ignorance of the law shall be NO excuse, and it is **NOT** a valid reason for the commission of a crime, when the <u>law</u> is easily and readily available to anyone making a reasonable effort to study the law. Would you agree that these Oaths are acts of Sedition & Treason, and that, the judgments handed down at the Nuremberg Trials against those stating, "I was just following orders," were just & accurate? Yes? or No?
- 30. The "legal definition" of the term "Public," according to Black's Law Dictionary (Eighth Edition), reads; "1. Relating or belonging to an entire community, state, or nation [Cases: Municipal Corporations & 1557-1559.] 2. Open or available to all to use, share, or enjoy. 3. (Of a company) having shares that are available on the open market. [Corporations]. Do you agree with this "legal definition?" Yes? or No? If No, please provide the BAR's corporate definition.
- 31. The "legal definition" of the term "publican," has its origins in the Latin term, "publicanus," which comes from "Hist. Roman Law," and means, "A tax collector. A publicanus

was described as "a farmer of the public revenue," although the publicanus reaped only the money from that sown by the labor of others." Would you agree with this Black's Law Dictionary definition? Yes? or No? If No, please provide the Republican Party's definition.

- 32. The definition of the term LEGAL. "the undoing of God's Law."

  1893 Dictionary of Arts and Sciences, Encyclopedia
  Britannica; a dictionary of arts, sciences and general
  literature/ The R. S. Peale 9th 1893. God's Law is also known
  as "Natural Law," and Natural Law is the foundation for
  "Commercial Law," wherein, "the Truth bounds all contracts."
  Does the A.B.A., the I.B.A., or the D.O.J., then, promote &
  support the "undoing of God's Law"? Yes? or No? If No,
  please identify, describe, and explain who you serve.
- 33. Following this definition, what does the A.B.A., the I.B.A., or the D.O.J., actually produce in real labor, or in benefits for the people, other than non-productive, self-serving, job programs for its own members, and its affiliated corporations & contractors, such as the I.R.S., J.P. Morgan Chase, Wells Fargo Bank, Citicorp, and its privately-controlled & administrated for-profit jail & prison systems? Please be specific in your answers!
- 34. According to the Northern Trust Corporation documents obtained from the Federal Securities & Exchange Commission, the Bar, a.k.a. "The A.B.A." is the very same corporation as the Internal Revenue Service, and that, the A.B.A. owns Wells Fargo Bank, J.P. Morgan Chase, Citicorp, and a host of Fortune 500 companies. Are these documents correct? Yes? or No? If No, please provide the documents that show anything different.

- 35. If your answer to #34 is "Yes," does this NOT present an incredibly serious "Conflict of Interest" for the A.B.A., the I.B.A., and the D.O.J., pursuant to their very own corporate prohibiting such misconduct, misrepresentation, when the I.R.S. issues fraudulent mortgage foreclosure liens against living inhabitants of the Land, and the A.B.A.'s membership, which includes Attorney Generals, District Attorneys, prosecuting attorneys, and/or defense attorneys, re-presents the I.R.S. in these kangaroo court cases, and where the Administrative Clerks, a.k.a. "bankruptcy judges" adjudicating over such matters are, also, members of the A.B.A.? Yes? or No? If No, please explain why you believe such "Conflicts of Interest" should be accepted as "Truth in Commerce."
- 36. If the answer to #35 is "No," please present the law, or even the "legal statute," which gives any A.B.A., the D.O.J., or any I.B.A. member the privilege & right to criminally usurp, subvert, obstruct commerce, or to deprive, the Unlienable & Natural Rights of any living individual of land ownership on the land. Please be very specific in your answer.
- 37. The A.B.A., and the I.B.A., as "political organizations," are two of the most powerful political lobbying organizations within the City/State of Washington, D.C., Brussels, The Hague, the Vatican, and in each of the 50 states, wherein, the A.B.A., and the I.B.A., and their subsidiary corporations, have an unprecedented "financial interest" in all national & state government agencies, when the A.B.A., I.B.A., and the

- D.O.J., create, draft, construct, present, and instruct, elected & appointed government officials & agents of these Nation/States, including the Federal & State quasi-government on how best to execute these revenue-bearing statutes, codes, rules, ordinances, and a broad mix of "colors of law," from which the A.B.A., the I.B.A., the D.O.J., its members, and/or their affiliate corporate shell franchises, are awarded lucrative corporate-government contracts involving the embezzlement of taxpayer sureties & treasuries, and the execution & enforcement of their copyrighted & legislated statutes, codes, rules, etc.. Is this an accurate assessment of the A.B.A.'s, and I.B.A.'s "financial interests," their actual lobbying power & efforts used by its individual & corporate executives, officers, members, and contractors? Yes? or No? If No, please explain what your true "financial interests" are.
- 38. Once, again, with such broad legislative & executive powers to enforce these revenue-bearing statutes, codes, rules, and ordinances, does this **NOT** abrogate those very limited Constitutional powers delegated to the Judiciary by the united States, and the people, and do they **NOT** violate the A.B.A.'s, and I.B.A.'s very own Corporate Charters, their Policies, Procedures, Bylaws, and Professional Codes of Conduct? Yes? or No?
- 39. As the "Principals (Individuals)" behind the A.B.A.'s, and I.B.A.'s "financial interests," lobbying, legislating, and the execution of these revenue-bearing statutes, codes, and ordinances, and with all Federal & State Law Enforcement officials now being under the control of the A.B.A., a.k.a.

"DEPARTMENT OF JUSTICE," or the I.B.A.'s "INTERPOL," does this NOT make these Law Enforcers culpable, responsible as "Accessories after the fact," and "parties to fraud, and voluntary, or "conscripted parties" to the null & void contracts," and does this NOT directly implicate the agents, employees, and contractors, as criminal co-conspirators of the A.B.A.'s, and I.B.A.'s Corporations? Yes? or No? If No, please explain why law enforcement officers are NOT, more truthfully & accurately, referred to as "Legal Enforcement Officers."

- 40. If you answered "Yes" to Question #39, are you attesting, then, that the A.B.A., and the I.B.A., have "financial interests" in all elected, selected, and appointed Law Enforcement officials, and that, these individuals have, inconcert, whether "voluntarily," or "conscripted," and under a myriad of "colors of law," committed voter & election fraud under the presumptions & misrepresentations, that the People have been dooped & hoodwinked into believing they have any type of say over who they may elect, select, or appoint? Yes? or No? If No, please explain how the A.B.A., and the D.O.J., were able to obtain their consent, and maintain the compliance of these public servants.
- 41. Such reckless behaviors & "criminal presumptions," then, can be easily construed by any competent, and properly convened & seated common law jury of the people, as forms of extortive racketeering, hijacking, and the piracy of the People's voter & election systems, along with the press-ganging of the People's public servants, the piracy & seizures of the People's lands & labors, and the destruction of the People's

Unlienable & Natural Rights, for the exclusive benefit, use, and pleasure of the members of the BAR, and the banking elite. Would this be a correct assessment & assertion? Yes? or No? If No, please explain how you believe these acts to be civil & just in any society, or culture.

- 42. Given the heavy "contractual & commercial nature" of your money system, your high-priced lobbying, "legalized," and copyrighted legislations, and the excessive use of force in executing your revenue-bearing statutes, codes, rules, ordinances, and other colors of law, by those 'allegedly' elected, selected, and appointed Law Enforcement agents, who were, in fact, duelly sworn under Oath to protect & serve the State & Federal Constitutions, does this NOT present a very serious, and Tortious "Conflict of Interest," and a major "misrepresentation" by the individual/corporate members of the A.B.A., the I.B.A., and their "contractors?" Yes? or No? If No, please provide the lawful Constitution(s) your contractors actually operate under.
- 43. Would you **NOT** agree, that these criminal acts are, equally, violative of the "Supreme Laws of Land," and the A.B.A.'s, and the I.B.A.'s, very own Corporate Charters, along with violating each & every commercial filing & registry of your corporate subsidiary's "Articles of Incorporation" on public record in each nation, and in each of our 50 states of America? Yes? or No?
- 44. Given the Maxim of Law, which states, "NOTICE TO PRINCIPAL IS NOTICE TO AGENT, AND NOTICE TO AGENT IS NOTICE TO PRINCIPAL," does it NOT follow, then, the terms & conditions

drawn in the Commercial Obligation Lien processes, that, <u>any</u> & <u>all</u> of A.B.A.'s, and I.B.A.'s executives, officers, directors, employees, agents, and their contractors, ie; Government "<u>Legal</u> Enforcement Agents," are violating the terms & conditions set forth under law, and they are <u>all</u>, presently, operating in commercial dishonor & default? Yes? or No? If No, please provide the Laws of Commerce, which give the A.B.A, the I.B.A., and the D.O.J., the authority to operate outside & above these Maxims of Law.

- 45. This means, then, <u>any</u> & <u>all</u> A.B.A., I.B.A., and D.O.J. executives, officers, directors, employees, agents, lawfully & "legally" prohibited contractors, are approaching, engaging, or contacting, any & all witnesses, informants, or crime victims, who, under the "injurious being "lost at presumptions" of sea," "left on battlefield," or are "dead estates," but who are, in fact, genuine, Living beings, residents, and inhabitants on the Districts. Territories, and/or Colonial PROHIBITION exists until the terms & conditions of this Commercial Obligation Lien (Agriculture Lien), pursuant 15 USC, are satisfied in full. Would you NOT agree? Yes? or No? If No, please provide the "Natural Law" that gives you the privilege, and the right, to harass, intimidate, coerce, assault, detain, arrest, incarcerate, imprison, or punish, a genuine Living being.
- 46. Inasmuch; This Commercial Lien, a.k.a. "Agricultural Lien," is, also, to be received & considered a Writ of Injunction & Restraint against the A.B.A., the I.B.A., and the D.O.J., along with a formal & official order by the People to CEASE &

all violations & crimes with against humanity, including, but **NOT** limited to, ending the lobbying, bribery, influencing, scripting, construction, drafting, legislating, executing, or profiting from <u>any</u> & <u>all</u> revenue-bearing statutes, codes, rules, ordinances, or any other "color of law" enactments in, or from, any house of the people's lawfully constituted government agencies, congresses, commission, or collective venues. Do you agree that these demands & claims for remedy are warranted, lawful, and just? Yes? or No? If No, please explain why you should not Cease & Desist with these activities.

- 47. If your answer, or response, to Questions #45 & #46, is "No," please reconsider 18 USC, #3771, wherein, every Living resident, and inhabitant of the Land, has been, and is, either, a "Witness," or a "Crime Victim" of the A.B.A., the I.B.A., and the D.O.J., and as such, they are entitled to protection by their dejure & defacto US Marshal Services, the Civilian Provost Marshal, the dejure Military, and their own County Sheriffs, wherein, these officers are held to their "dejure contracts in commerce," and they are under their very Oaths of Office to protect "Witnesses," and "Crime Victims," and to serve, both, State & Federal Constitutions, with all revenue-bearing statutes, codes, rules, ordinances, and other colors of law, NOTWITHSTANDING! Are these NOT the obligations & duties of the US Marshals & County Sheriffs stated, defined & described under your very own statutes, codes, etc.? Yes? or No?
- 48. Having invoked 18 USC #3771, which is, clearly, a lawful & righteous derivative of the Continental united States

Constitution's prohibitions & constraints, all "witnesses," and "crime victims" are quaranteed due process under the Supreme Laws of the Land, the Law of Nations, International Laws, Commercial Law, Natural Law, and under the Universal Declaration of Human Rights, proper remedy & recourse for injuries, particularly, when these quarantees protections have been intentionally & willfully obstructed, subverted, misrepresented, and/or totally denied by those & tasked with providing these quarantees protections. Would you **NOT** agree? Yes? or No? If No, please provide the Law that gives your "Legal Enforcement Agents" the rights & privileges to operate outside of, or above, the Law.

- 49. There are THIRTY (30) Articles in the Universal Declaration of Human Rights. Of these Articles, which Article, or Articles, does the A.B.A., the I.B.A., or the D.O.J., support, and which Article, or Articles, does the A.B.A., the I.B.A., or the D.O.J., reject? Please be specific in your answers.
- 50. The entities, Agents, and Individuals, that are listed above as Lien Debtors, by their own admissions, records, actions, inactions, omissions, malfeasance, misconduct, or negligence, prove, well beyond any reasonable doubt, that they are, at the very least, "quilty" of criminally violating Title 15 USC 1 & 2, a host of Title 18 USC violations, including, but not limited to; Title 18 USC 241, 242, Title 22 USC (Foreign Registrations Act), Title 26 USC, Title 28 USC, and numerous violations of trust & breach of contract under Title 42 USC 1983. Is this **NOT** a correct assessment? Yes? or No? If No, please provide the Law, or Laws, which would give you protection, or immunity, from such charges.

- 51. With the Lien Claimants, and other injured parties, having invoked these laws, derivative codifications, protections & immunites, each & every law & code MUST, then, in a point-by-point, article-by-article, be protested, argued, and/or rebutted, in an Affidavit of the Truth, and taken under Oath, that these protests, arguments, and rebuttals, are the Truth, the whole Truth, and nothing but the Truth, under the Penalty of Perjury. If you are willing & capable of doing so, you are being given NINETY (90) DAYS in which to answer these charges & allegations? Do you understand? Yes? or No? If No, what elements of these charges & allegations do you NOT understand?
- 52. Again, under the terms & conditions set forth in Commercial & Natural Law, the above mentioned Lien Debtors have NINETY (90) DAYS in which to respond, protest, or rebut, this International Commercial Obligation Lien & Affidavit, and to return same via USPS Certified/Registered Mail to each Lien Claimant listed. Failure to do so, will result immediate "Asset Forfeiture & Seizure" of the "Accounts Payable" of TWO HUNDRED SEVENTY-NINE (\$279,000,000,000,000) US GOLD DOLLARS, currently held by the I.B.A., pursuant U.S. Codes and the (Agricultural Liens), and UCC 9/607-610 (Secured Party's Right to take possession after default). Do you understand these terms & conditions? Yes? or No? If No, please state what terms & conditions you do NOT understand.
- 53. A perfected & cured Lien also commands the recovery of the "Accounts Receivable," pursuant to 12 USC #411 mandates & guidelines, for each Affiant and Lien Claimant, who, by the

endowed proxy of this Claim for Remedy, a.k.a. "Commercial Obligation Lien," and their Affidavit, will, under Oath, act in the capacity of an Administrator, Creditor, Beneficiary, and Grantor, in the assignment of a qualified "Authorized Agent," or Agents, for the "redistribution" of the "Accounts Receivables," (ie; all laundered, pirated, and stolen assets, monies & properties), and to restore same to <u>any & all</u> injured parties, individuals, "witnesses," and "crime victims" of the A.B.A., the I.B.A., and the D.O.J., their Ponzi Franchise Corporations, and their subcontractors.

#### **PROOF OF ALLEGATIONS:**

- 1. The "PROOF OF ALLEGATIONS" lies directly at the feet of the individual Officers & Crew of the A.B.A., the I.B.A., and the D.O.J., ie; their Administrators, Executives, Officers, Directors, Employees, Agents, and Contractors, and with their honor, willingness, and their ability, to respond, protest, argue, or rebut the allegations made, herein, point-by-point, and article-by-article, under an Affidavit of Truth, under sworn Oath, and under the Penalty of Perjury.
- 2. It is anticipated & expected, that these individual members & contractors of the A.B.A., the I.B.A., and the D.O.J., rather than admit to their crimes against humanity, in-writing, will choose to go silent, or simply invoke the Fifth Amendment of the US Constitution, which, again, is NOT open to ANY A.B.A., I.B.A., or D.O.J. member, agent, employee, or contractor.
- 3. Their acquiescence, or silence, then, will, under the weight of Commercial Law & Natural Law, result in their waiving all

of their corporate, public, private, and individual rights & immunities, as per 28 USC #455, and they will, also, be attesting to their acceptance & agreement to all allegations made, to accept all fines, fees, penalties & punishments they are deserving of, and entitled to, under Common Law, the Law of Merchants, International Law, Commercial Law, Natural Law, and to have violated their very own corporate laws & self-engineered codifications, which are grounds for the immediate dissolution of their corporate charters. Are these terms & conditions clear to you? Yes? or No?

# **LEDGERING AND TRUE BILL:**

- 1. The ledger for this "TRUE BILL" is based on the Truth, the whole Truth, nothing but the Truth, and upon the MONETARY FACE **VALUE** of TWO HUNDRED SEVENTY-NINE (\$279,000,000,000,000.) US GOLD DOLLARS retrievable stolen & pirated properties & assets, pursuant 12 USC #411, record, and all properties & believed to be of suspected of being hidden in privatized off shore properties & accounts by various individuals & members the AMERICAN BAR ASSOCIATION, and the INTERNATIONAL BAR ASSOCIATION.
- 2. These stolen & pirated "assets" and "properties" will be confirmed & verified by a People's open, complete & independent audit of the Federal Reserve Bank, and an audit of the International Monetary Fund (IMF).
- 3. This "TRUE BILL" is, also, set against the MAXIMUM PUBLIC HAZARD BONDS/INSURANCES held by the A.B.A.'s, and the I.B.A.'s Bonding Companies, whether "in-house," or "independent," for

- <u>all</u> of these Entities, Agents, and Individuals, including, but <u>NOT</u> limited to, the individual Lien Debtors listed above.
- 4. As a Commercial Instrument, this "TRUE BILL" has an S.E.C.

  Tracer Number of #2640220, which is the Reception No.#
  assigned by the Mesa County Colorado Deputy Clerk & Recorder,
  Brandy Emow, for the filing of the fraudulent, fictitious, and
  fabricated Oath of Office signed by Colorado's 21st Judicial
  District Crown Administrative Clerks, Craig P. Henderson, and
  David A. Bottger, and witnessed by Sandra Casselberry, the
  Judicial Administrator for Mesa County, Colorado.
- 5. This **S.E.C.** Tracer Number of #2640220 is a "commercial securities tag," and is but a single Exhibit, out of thousands, of the prima facie evidence of the A.B.A.'s conspiracy to commit sedition, piracy, and commercial fraud, against the Lien Claimants, and against the American people, wherein, Oath "prescribed, given, any such commercially securitized & monetized, was, and is, a "solemn mockery," and "equally a crime," according to the Crown's very own Supreme Court ruling by US Supreme Court Chief Justice, John Marshal, in 1803.
- 6. This S.E.C. Tracer Number of #2640220, as related to this Commercial Obligation Lien, may be used as form of identification for <u>any</u> & all "Witnesses," "Crime Victims," and/or "injured parties," when asked for identification by <u>any</u> A.B.A., I.B.A., or D.O.J. contractor, or revenue/tax collector ("Pulbicanus"), (ie; I.R.S. Agent, H.L.S. Agent, F.B.I. Agent, C.I.A. Agent, Sheriff, Sheriff Deputy, Police Officer, etc.).
- 7. All such "Crown Contractors" are, under the terms & conditions of this International Commercial Obligation Lien/Agricultural Lien/Writ of Injunction & Restraint/Cease & Desist Order,

prohibited from engaging with, detaining, arresting, incarcerating, harrassing, coercing, or intimidating, <u>any</u> "Witness," "Crime Victim," a.k.a. "<u>any</u> Living Being," or citing same under <u>any</u> revenue-bearing statute, code, rule, ordinance, or <u>any</u> other "color of law" infraction, providing the Living Being has <u>NOT</u> harmed or injured another Living Being. [Corporations CANNOT be injured! Only Living Beings can be injured!] Without an "injury," there can be <u>NO</u> crime, and <u>NOWHERE</u> can these revenue-bearing statutes adhere, and no "false presumptions of a crime" shall be made, authorized, or enforced!

- 8. Any encroachments, or violations, upon the terms & conditions stated above by <u>any</u> "Crown Officer," "Crown Agent," or "Crown Contractor," will result in additional 15 USC penalties being levied upon the corporate, personal, and private properties & assets of these individual "Officers," "Agents," or "Contractors," while operating privately, or in their "corporate capacities."
- 9. This S.E.C. Tracer Number of #2640220, however, and wherever, presented, will serve as the People's Rescission of Consent, and as fair, proper, and lawful notice to CEASE & DESIST with <a href="mailto:any">any</a> & all criminal aggressions, trespasses, and transgressions, while operating on the Land, and/or under the 'presumed & alleged' jurisdiction, power, or authority of the Military/Admiralty Flag of the Crown Templar.

# **SURETY & CERTIFICATION:**

The Sureties & Certifications of, and for, <u>any & all</u> Corporate, Public, Personal, or Private Accounts, Bonds, Securities,

Profits, Procedes, Fixtures, Chattels, and Assets owned/managed by ANY individual operating within the jurisdiction, or control, of the A.B.A., the I.B.A., the D.O.J., or their, "in-house," Bonding Companies, under the indirect, or direct control of the A.B.A., or the I.B.A., their Nation/State franchises, Inns of The Federal Reserve Banking System, International Monetary Fund (IMF) for these Entities, Agents and Individuals, are all considered forfeitable assets, and as "debt obligations" to the Lien Claimants, their assigns, and/or their As such, the Lien Debtors are lawfully responsible for demand, upon this commercial these producing, all Accounts, Financial Statements, and Certificates Liability & Indenture.

#### **ENFORCEMENT:**

- 1. The Affiants & Lien Claimants, without prejudice, and Reserving All Rights, declares this Commercial Obligation Lien to be self-effecting, self-evident, and self-enforcing, noting that the US Marshal Service, is now lawfully restored to the People's Executive Branch of the Continental united States of America, and they are no longer contractually obligated to the A.B.A.'s subsidiary corporation of the Department of Justice, both of which, are, hereby, dissolved for by the People for cause, and by necessity.
- 2. The US Marshal Service, a Constitutional <u>Law</u> Enforcement Agency, and NO LONGER a "<u>Legal</u> Enforcement Agency," in the State of Illinois, and elsewhere throughout the 50 States, Washington, D.C., and their 94 government offices, will be tasked & charged with executing the seizing, freezing, and recovery of <u>all</u> the A.B.A.'s, and the I.B.A.'s corporate,

public, personal, and private properties, found upon the Land, at sea, or found to be held by any & all individuals operating under the A.B.A., or the I.B.A., until such time, as it is determined that the full face amount of this Commercial Obligation Lien can be satisfied, and that all other Claims for Remedy made, herein, are unconditionally satisfied in full.

- 3. The US Marshals, having been given the preponderance of evidence, and probable causes stated, herein, that crimes <a href="have-been">have</a> <a href="been">been</a> committed, and that, crimes <a href="are-being-committed">are-being-committed</a>, shall under their own authority, jurisdiction, and powers, as dejure <a href="Marshals-& Sheriffs">Marshals & Sheriffs</a>, commence, IMMEDIATELY, with serving <a href="Notice of this Writ of Injunction & Restraint/Cease & Desist">Notice of this Writ of Injunction & Restraint/Cease & Desist</a>, without the need of a court order, or warrant, as is their privilege, duty, and obligation, under Law.
- 4. On the NINETY-FIRST (91st) DAY after receipt of this Lien, the US Marshals & Interpol, are to commence, at once, with the freezing, forfeiture, and seizing, of all corporate, personal, public, private, and individual properties, accounts, and assets, known to be in the possession of, or under control of, the A.B.A., I.B.A., D.O.J., and/or any & all of their corporate contractors, however related.
- 5. Fair compensation shall be made for the anticipated expenses & services rendered by these agents, and for their abiding by their own Oaths of Office (<a href="https://www.law.cornell.edu/uscode/text/28/563">https://www.law.cornell.edu/uscode/text/28/563</a>). The US Marshal Service & Interpol will receive TWENTY(20%) of the recovered assets, and these funds will be divided equally. A Promissory Note shall be tendered to the dejure United States Treasury, and earmarked to the US Marshal Service & Interpol in this amount. The full face amount of

the Promissory Note will be made payable to the US Marshal Service & Interpol immediately upon the successful recovery, reclamation, and return, of the Lien Claimant's "Accounts Receivables."

6. Should it ever be miscontrued, or misrepresented, that this Promissory Note, and/or payments made to the US Marshal Service & Interpol, is some form of bribery, the Lien Claimants shall argue & deny same, and declare these funds lawful & appropriate compensation for the tasks & expenses the US Marshals & Interpol are tasked & charged with. These funds constitute stolen & pirated properties & assets of the American people, and these compensations are to be considered "bounties," "prizes," and "rewards" for honest service by the people's law enforcement agencies & agents.

# LIEN CLAIMANT'S CERTIFICATION/OATH & AFFIRMATION:

I,, a living, breathing, being,	a
Natural inhabitant of the Land, and who is of the age of the majority	,
and ${\tt NOT}$ a child, and who has NOT been found lost at sea, or left of	n
the battlefield, am competent in commerce to certify on my ow	'n
unlimited commercial liability, that I have read the above Affidavi	t
of Obligation, and do know the contents to be true, correct, complet	e
and not misleading of the truth, the whole truth and nothing but the	.e
truth, and do believe that the above described acts have been	n
committed contrary to the Supreme Laws cited, defined, described	,
herein.	
:House & Family of	
Date:/	
As First & Second Witnesses to the content of this Affidavit, and t	.0
the Living Character & red-inked, blood signature of Affiant, and Lie	n
Claimant, I attest to both as being true in material fact, and bot	h
were done without malice, contempt, the intent to defraud, or to evad	e
the truth, the whole truth, and nothing but the truth.	
Witness/Beneficiary	
Date:/	
Mitaga / Dang Sigi awa	
Witness/Beneficiary	
Date: / /	

#### **CERTIFICATE OF SERVICE**

BE IT KNOWN TO ALL MEN, the Affiant shall post this Commerical Obligation Lien to the Public Record with a filing to the united State's Secretary of State, and Colorado's Secretary of State, and make every attempt of service to the Principals, via USPS Certified Mail, with Return Receipt Requested, noting that NOTICE TO AGENT IS NOTICE PRINCIPAL, and that, NOTICE TO PRINCIPAL IS NOTICE TO AGENT(S). INASMUCH, the Affiant is NOT responsible for the qualification of service to each & every Lien Debtor, as AGENTS MUST NOTIFY PRINCIPALS, AND PRINCIPALS MUST NOTIFY AGENTS. THIS INCLUDES THE A.B.A.'S, AND THE I.B.A.'S BONDING AGENTS & ENTITIES CHARGED WITH THE BONDING & INSURING OF SURETIES OF THEIR CLIENTS.

USPS	CE	RTIF	ED	MAIL	REC	SISTRY	NO.#'S:
					_		