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1018144039

Respond to:

Doc#: 1018144039 Fee: \$58.00
Eugene "Gene" Moore RHSP Fee: \$10.00
Cook County Recorder of Deeds
Date: 06/30/2010 11:09 AM Pg: 1 of 12

Yehven: Litot©©, *suae potestate esse*,
sovereign elector
only in my capacity as beneficiary
to the Original Jurisdiction
In care of; temporary mailing location:
to be called for in general delivery,
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without the U.S.

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT, CHANCERY DIVISION

Yehven: Litot©©, *suae potestate esse*
(in Propria Personam), Sui Juris

NO. 09 CH 14430
Part One

Against

Non-Statutory Abatement

BANK OF AMERICA N.A.

Defendants

Dated: The tenth day of June in the year of our
Lord and Saviour and Jesus, the Christ, Two Thousand ten, A.D..

REGISTERED MAIL # 7020-3450-0003-1931-1441
Non-Statutory Abatement

By Yehven: Litot©©, *suae potestate esse*:

In the matter of: *Abandoned* ALIAS CITATION NOTICE/COOK COUNTY COURT DOCKET marked
with 05/25/2010 and the unlawful and invalid *persona designata*, YEVHEN LITOT©©, *nom de*
guerre:

Be it Known and Remembered by All to Whom These Presents Come, and May Concern:

Introduction

This Non-Statutory Abatement is issued by and under the Ministerial Power and Authority vested solely
in and appertaining to the Ministerial Office of Christ, established in Truth and Substance by the Grace of
God through Our Sovereign Lord and Saviour Jesus, the Christ, and which is the Foundation of Law,
customs, and usages common among all bondservants of Christ, being co-heirs and appointed co-
Executors of His Testament governing His Estate brought into being by His original Act sworn to by Him
in His Testament, and in execution of the Judgments declared therein by Him, against AGENT Jeffrey
Dovitz d/b/a/ JEFFREY DOVITZ, CODILIS & ASSOCIATES, P.C., STATE OF ILLINOIS, and

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11/11/11 3:00 PM (without modification) A

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CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, CHANCERY DIVISION, acting *alien enemies* of Our Sovereign Lord and Saviour for Whom I am one of several ministers. Said Defendants are attempting to plunder in the Nature of a *Praemunire, imperium in imperio*, using *purported* process unknown to, and not recognized by, the Law of Our Sovereign, which is outlawed by the general custom in His Kingdom because it disturbs His Peace, which Peace He bestowed upon His church and state, and because *rerum ordo confunditur, si unicuique iurisdictio non servatur*, and thus, is in violation of The Law of Nations, The Law of War, and the *lex non scripta*, which is the *jus publicum* in His church and state:

*Nimia Subtilitas in Jure reprobatur, et talis Certitudo Certitudinem confundit **

Part One of this matter shall be known as Non-Statutory Abatement and contains the following documents titled: One. Non-Statutory Abatement; and, Two. Verification by Asseveration.

One. Non-Statutory Abatement

Discussion: Whereas, *the provisional Congress*, in the Preamble of *Congressional Report No. 93-549*, issued on the nineteenth day of the eleventh month in the Year of Our Lord and Saviour Jesus, the Christ nineteen hundred seventy-three, states, "A majority of the people of the United States have lived all of their lives under emergency rule... And, in the United States, actions taken by the Government in time of great crisis have- from, at least, the Civil War- in important ways, shaped the present phenomenon of a permanent state of national emergency":

And whereas, according to The Supreme Court, said *Congress* has made little or no distinction between a "state of national emergency" and "a state of war":

And whereas, according to the Law of Nations, "the most immediate effect of a state of war is that it activates the Law of War itself.":

And whereas, according to the Law of War, "martial law is obtained during a state of war and in truth and reality, is no law at all":

And whereas, open armed conflict is not necessary for the existence of a state of war, or war itself, for the forty-third *provisional Congress* in *House Report No. 262*, issued on the twenty-sixth day of the third month in the Year of Our Lord and Saviour Jesus, the Christ eighteen hundred seventy-four, admitted and declared that war exists *non flagrante bello*, a doctrine enunciated by the Supreme Court, and that this is the basis of the unlawful usurpations of record by said *Congress* called the *National Banking Act, Reconstruction Acts, Civil Rights Acts, Voting Rights Acts, ad nauseam*, and the *post flagrante bello* "amendments," each and all evidence that war, a state of war, and the qualified martial rule imposed by them, continues openly and notoriously to this day to destroy the consociated Christian states:

And whereas, war is simply the exercise of force between bodies politic against each other for the purpose of coercion, the bodies politic this day are: One, bondservants of Christ on one side; and, Two, *the low and Lawless persons* of proclamations, edicts, codes, rules and regulations, i.e., all *commercial* persons impressed with a belligerent or military character, on the other:

And whereas, martial rule and martial law, and all its masks, are repugnant to and violations of the Law, Testament and Writ I execute, for martial rule is government by the will of a human military commander; but, in the Law I execute, all Lawful government shall be upon the shoulders of Our Sovereign Lord and Saviour Jesus, the Christ, therefore all Lawful government must have a lineage traceable to the Tree of

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Life. Any government having no such lineage, is strange, foreign and unknown to Our Law. The Law of Our Sovereign does not permit foreign and strange *forms* of law to be imposed upon His church and state,

or His subjects:

Now therefore, any proceeding to the contrary violates the established customs and usages, breaches the peace and safety of the Christian people in their Dominions, is an invasion against the Christian people and their Law and is a trespass on this bondservant of Christ:

**Nimia Subtilitas in Jure reprobatur, et talis Certitudo Certitudinem confundit*.*

Chapter one:

Return of *abandoned paper* and expurgation of *record*; and Averments

Your *abandoned paper* is invalid for Cause without Dishonor and without Recourse to Me, and is herewith returned and the *purported record* expurgated because it is irregular and unauthorized, based upon the following, to wit:

Comes Now, this bondservant of Christ, grateful to Almighty God for My Liberty in Christ, to humbly Extend Greetings and Salutations to you from Our Sovereign Lord, Saviour and Testator Jesus, the Christ, and Myself by Visitation, to exercise His Ministerial Powers in this Matter, in His Name, by His Authority, under Direction of His Warrant, Mandate and Will contained in His Writ, revealed both in His Testament written of Him in Holy Scripture and in Law:

Your *abandoned paper* and *purported record* contain the following Marks of Fraud:

First:

Mark: Your *abandoned paper* does not have upon its face My full Christian Appellation in upper and lower case letters conforming to proper English grammar, thereby evidencing an unproven *purported* law distinct and separate from, and strange and foreign to, the Law I minister in the Name and by the Authority of Our Sovereign Lord and Saviour Jesus, the Christ; and, in addition thereto, *suae potestate esse*; nor does your abandoned paper apply to Me: and,

Second:

Mark: Your *abandoned paper* alleges violations of an unproven *purported* law, foreign and strange to the Law governing the Venue in which I am found and occupy solely by the Grace of God, and your abandoned paper has no Oath, Promise, or Law attaching Me to, or bringing Me within, the *purported* venue from which it originates; and,

Third:

Mark: Your agency, its fiduciaries, and the *nom de guerre* M. Provost, are created and established by a *bankrupt person* which is dead in Law and therefore are *persona non standi in judicio*; and,

Fourth:

Mark: Your *abandoned paper* has no foundation in Law; for the reasons: One, it is not from an office in Law having lineage from the Tree of Life through the bondservant of Christ people establishing it in and

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by their general laws; and Two, it is from an agency which is of the same nature and constitution of its principal, that of an adjudged bankrupt and dead in Law entity having the same capacity of *persona non standi in judicio*; and,

Fifth:

Mark: Your *abandoned paper* lacks jurisdictional facts necessary to place or bring Me within your *purported* venue, your aforesaid *purported* venue being dead in Law and *sans* recognition in the Law and Testament of Our Sovereign Lord and Savior Jesus, the Christ; and,

Sixth:

Mark: Your *abandoned paper* is unintelligible and unfamiliar to Me, and foreign to the Law and Testament of Our Sovereign Lord and Saviour Jesus, the Christ, which I minister; based upon the following: It is not written in Proper English, which evidences its foreign origin; being such, it must be laid and proven in the courts of the Venue in which I am found and occupy before it can be Judicially noticed and acted upon; and, it fails to apprise Me of the Nature of any matter alleged, if any matter alleged therein has standing in Law, and cannot be recognized Lawfully in this state, for the reason; it violates Our general customs and usages found in the Will of Our Sovereign Lord; and has no force, effect, or operation outside the venue from which it originates; and,

Seventh:

Mark: Your *abandoned paper* fails to affirmatively show, upon its face, Authority in Law for your presence in the Venue of Our Sovereign Lord and Saviour Jesus, the Christ in Whose Peace I rest from My own labours and self-will, and act solely by and under His Providence and Direction in an appointed Ministerial capacity; and,

Eighth:

Mark: Your *abandoned paper* fails to affirmatively show, upon its face, the necessity, if any, for your invasion of His Dominions and the disturbance of His Peace Inherited through Him by Me according to His Testament, for "...as many as received Him, to them gave He power to become the sons of God, *even* to them that believe on His Name," and "ye shall find rest unto your souls" and which I have been given that aforesaid Ministerial Power appertaining to the high and Sacred Office of Christ to minister the aforesaid Inheritance in His Name and by His Authority, for His Glory and Majesty; and,

Ninth:

Mark: Your *abandoned paper* fails to affirmatively show, upon its face, your Authority or Warrant in law to assault, violate, or disparage the high and Sacred Office of Christ in any way, which I am Commanded and Warranted by Him in His Holy Writ to hold, occupy and minister for His sake; and,

Tenth:

Mark: Your *abandoned paper* does not evidence any Warrant or Authority in Law, has no evidence of standing in the Law I execute and minister pursuant to His Writ and Mandate, and is not Judicial in Nature; and,

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Eleventh:

Mark: Your *abandoned paper* is not sealed with authority having a lineage through the Good and Lawful Christians in this state traceable to the Tree of Life, and is, therefore, a Trespass into the Dominions and a breach of the Peace of Our Sovereign Lord and Saviour Jesus, the Christ; and,

Twelfth:

Mark: Your *abandoned paper*, which appears to tender some *purported* issue, fails to disclose or establish any legal connection between Myself and your *purported* office or agency; and,

Thirteenth:

Mark: Your *abandoned paper*, upon its face, lacks sufficient evidence of Warrant and standing in the Law I minister, until the contrary is laid and proven in the courts of the Venue in which I am found.

Ex Dolo malo non oritur Actio

Chapter Two:

Firstly:

Whereas, according to the general custom and Laws in this state, The Law of Nations and The Law of War, said alien enemy belligerents cannot invade His Dominions with defective and nugatory paper: And whereas, said alien enemy agency is attempting to destroy the foundation of free Civil Government enjoyed by a Free and Lawful People through their Obedience to the Laws of God, the *jus ex non scripto*, which is the general custom, and basis of the Covenant and general Laws in this state:

And whereas, said alien enemy agency is attempting to bring or impose an Imperial system of law which destroys Our general custom, Covenant, and general Laws in this state, which are the only governing Law in this state:

And whereas, your *abandoned paper* and *purported records* containing threats of plunder, disturbs His Peace and endangers His Inheritance in His church and state:

And whereas, His Peace and Inheritance is a recognized general custom in this state:

Now therefore, your *abandoned paper* and *purported record* containing threats of plunder is attempting to usurp His Authority, *patria potestas*, are a disturbance of His Peace, a public nuisance, and a Trespass upon Him.

Ex nudo Pacto non oritur Actio

Secondly:

Whereas, all Estates originate in and are of Inheritance vested by the Testament of Our Sovereign Testator Jesus, the Christ, because by Him all things consist, so that His act establishing the original Estate and State is regarded the highest in Law, for all other estates are derivative from and dependent upon that original Act, *quando diversi desiderantur actus ad aliquem statum perficiendum, plus respect lex acetum originalem, for unum quod que est id quod est principalius in ipso, causa et origo est materia*

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negotii, and His Reason for bringing His Estate into being always governs all within and every part derived from His Estate which He created, *ratio legis est anima legis*, and any act done against His Reason is not Lawful, *nihil quod est contra rationem est licitum*, the Policy of His Law for which His Estate is created governs all within and derived from it, for He is Perfection, and in Him is no corruption, evil, error, or sin:

And whereas, in that original Act, there is no Precept, Provision, or Warrant for a person dead in Law, i.e., a *legal* entity be it a *natural person*, corporation or any other collection of *natural persons*, to have any Inheritance or any part in the Estate which is formed by, in, or from the original Act of Our Sovereign Testator Jesus, the Christ which, when extended, evidences that your corporation can have no part, i.e., a lien or *shetar* in or over any estate derived from that original Act:

And whereas, no bondservant of Christ possesses the Title of any part of the Estate of Christ, because the earth is the LOFD's and the fullness thereof, therefore no executor can convey what he or she does not possess, *nemo dat qui non habet*, and there is no provision or Warrant in the Testament of Our Sovereign Testator, of which I am one of several joint heirs and appointed co-Executors, to Lawfully grant, convey, transfer, derelict, trade, mortgage, pledge, exchange, surrender or otherwise give up to a person dead in Law all or any part therein, *nemo potest nisi quod de jure potest*, and *pacta quae contra leges constitutionesque vel contra bonos mores fiunt nullam vim habere, indubitati juris est*:

And whereas, there is no presumption in Law which presumes that any Executor, a Good and Lawful Christian, has authority to encumber or waste the estate of his Testator, so that it is incumbent upon those third persons, i.e. your corporation, who make engagements with the Testator's executor to inquire of his authority to encumber or waste said Inheritance of his Testator, *scire debes cum quo contrahis*:

And whereas, I can make no engagements Lawful which prejudice either Our Testator, His Testament, or His Estate of Inheritance therein, which bind either Him or my Self to any obligations with any *natural persons* dead in Law:

And whereas all engagements founded on unlawful consideration are void, and your *purported* consideration is unlawful, which is error in Law, because it is founded in the blood of the six hundred thousand Christian Saints shed during *Lincoln's War* against the several associated Christian states in union, because the principle part of everything is the beginning or origin, *unumquodque est id quod est principalius in ipso*; cause and origin is the substance of the thing, i.e., your *purported* consideration *causa et origo est materia negotii*; and to know something is to know its cause and reason, *scire proprie est rem ratione et per causam cognoscere*, so that any contract which is the fruit of the poisoned tree of crime is not valid or of any force or effect in Law, *contractus ex turpi causa, vel contra bonos mores nullus est* and *pacta quae contra leges constitutionesque vel contra bonos mores fiunt nullam vim habere, indubitati juris est* and *crimen omnia ex se nata vitiat*:

And whereas, he who committeth iniquity, or partakes of the benefit of iniquity, shall not have equity, and because *Lincoln's War* is founded in crimes against the several Christian states in union then *crimen omnia ex se nata vitiat* and, *nemo allegans suam turpitudinem audiendus est*:

And whereas, those persons created or established by a *purported* law, which from its own *record* is created by acts contrary to the Law of the Estate established by the original Act of Our Sovereign Testator, or partakes of the same, is dead in Law, and unable to sue, be sued, plead, be impleaded, or damaged in any way by the execution of the Testament of Jesus, the Christ, the Way, the Truth and the Life, His Law governing the Estate established by His Original Act, being in Law *persona non standi in judicio*:

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And whereas, the train of events may have been long laid, and the bondservants of Christ of the church may be or remain unconscious of the pending catastrophe; but, if the match is applied seasonably to the enforcement of Our Christian Law, and explosion follows, we of the church are no longer powerless to redress, by execution of His Testament, the consummated acts against Our Sovereign Lord and Saviour Jesus, and His Inheritance, His church, not less aggravated because long tolerated by Him and His church, *nullum tempus occurrit ecclesiae* and *nullum tempus occurrit reipublicae*, therefore your corporation, when thoroughly looked at through Our Christian Law, is not of the Tree of Life, but has an evil lineage strange, foreign and dangerous to His church and state, that origin being the fruit of the poisoned tree found in the same Lawless acts which brought forth your *purported* consideration aforesaid and so your corporation lacks any and all standing both in Law and equity, for **one must come into equity with clean hands – not bloody hands – to have any right of action for any redress, nemo allegans suam turpitudinem audiendus est:**

And whereas, the train of events also declares that the *purported* courts in which your corporation seeks remedy or relief of some *purported* damage or loss are also fruit of the same poisoned tree, said *purported* court partaking of the same blood aforesaid lacks any capacity or ability to seek the Truth beyond the venue of the poisonous *purported* laws which brought it into being, and in this capacity, makes your corporation *suus iudex*, in principle, contrary to Law, because *nemo debet esse iudex in propria causa* and *nemo allegans suam turpitudinem audiendus est* and *nemo potest nisi quod de jure potest* and *pacta quae contra leges constitutionesque vel contra bonos mores fiunt nullam vim habere, indubitati juris est:*

And whereas, all fruit of the poisoned tree is to be avoided and destroyed wherever found, and, if necessary, the tree cut down and burned so that the tree does not propagate to levels of infestation and dense overgrowth leading to destruction of the aforesaid Original Estate in Christ by and through waste of the same:

And whereas, the “licensor” of your corporation is a *bankrupt entity*, partaking of the poisoned fruit of the tree planted during *Lincoln’s War* which has been bankrupt and criminal since the eighteen hundred sixty-third year of the glorious Reign of Our Sovereign, and because the agent is not greater than his principal and is of the same nature and consideration of its principal, then the agent, your corporation, is also a bankrupt criminal entity in regard to its existence in Law, because it purports to exist *sans* Lawful creation, and therefore being dead in Law, lacks all ability to bring any action, *extra legem positus est civiliter mortuus:*

And whereas, all usurpations by any or all appointees or other fiduciaries of bondservants of Christ are criminal in nature because they constitute theft of the prerogative and power of the *lex non scripta* constituting the *jus publicum* vested in all bondservants of Christ by God through Our Lord and Saviour Jesus Christ, and all acts which spring from such acts of usurpation are void, *crimen omnia ex se nata vitiat:*

And whereas, acts or things tolerated because of war, martial rule, impositions, deceit, or national emergency do not become part of the customs and usages of bondservants of Christ, because: One, they are derogatory to the Christian common Law and are not to be drawn into precedent, *quae lege communi derogant non sunt trahenda in exemplum;* Two, they are variable, arbitrary and capricious, and thus of no account or standing in Law, *consuetudo debet esse certa, nam incerta pro nullius habetur;* Three, things done during war *flagrante bello* generally do not follow legal form, because *silent leges inter armis*, and legal form is essential form, *forma legalis forma essentialis*, because when legal form is not followed, a nullity of the act is inferred, *forma non observata, infertur adnullatio actus;* and Four, they are imposed on account of perceived “necessity” based on arbitrary autonomous reason, which does not exceed the legal memory of man, is of a specific time and place, and is not good beyond the limits of the necessity, *necessitas est lex temporis et loci* and *bonum necessarium extra terminos necessitatis non est bonum*, and

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never terminates the Law of Peace, but only *suspends* the Law of Peace, the Law of Peace always remaining *in esse*, through repentance, for an asylum for bondservants of Christ, because things incorporeal are never acquired by war, *incorporalia bello non adquiruntur*: And whereas, said "Congress," in volume twelve of the Statutes-at-Large at page six hundred sixty-five, admits the military necessity of funding war *flagrante*, and in the same act admits and declares the bankruptcy of the United States, and that all paper currency issued by or under the said act, is evidence of that bankruptcy, and are a violation of the Revealed Law, also called Christian Law, in this state:

And whereas, *The National Banking Act*, found in volume thirteen of the Statutes-at-Large page ninety-nine, "legislated" in the Year of Our Sovereign Lord and Saviour Jesus Christ eighteen hundred sixty-four, A.D., by usurpation, establishes an *anti-Christian* "national" paper currency founded on bankruptcy through the issuance of ten-forty and five-twenty bonds, without regard to any reserves or backing in Lawful money of the United States of American, thereby removing it from its Christian foundation in the states, to rest upon a foundation of debt and war strapped on the backs of those exercising "civil rights." All of this created by ascending above the powers granted to the government of the union of consociated states, thereby endangering their general customs and usages in their respective states, and this state in particular:

And whereas, *The National Banking Act*, found in volume thirteen of the Statutes-at-Large page ninety-nine, "legislated" in the Year of Our Sovereign Lord and Saviour Jesus Christ eighteen hundred sixty-four, A.D., by usurpation, establishes an *anti-Christian* "national paper currency founded on debt backed by the conscripted labor of those persons "emancipated" by the usurpations of Abraham Lincoln on the twenty-second day of the ninth month in the Year of Our Sovereign Lord and Saviour Jesus Christ, eighteen hundred sixty-two, A.D., and the first day of the first month in the Year of Our Sovereign Lord and Saviour Jesus Christ, eighteen hundred sixty-three, A.D.; and continued through said "Congress" usurpations of record, *The National Banking Acts* located aforesaid, and as amended; its *Civil Rights Act* found in volume fourteen of the Statutes-at-Large at page twenty-seven; and the *post flagrante bello purported* amendments, thereby creating a perpetual funding system, promoting perpetual war *non flagrante bello* and military rule in the states through a system of national banks and conscripted labor, based in Roman law, which violates the Law of Peace in this state. It is and was a system condemned in the Judgment of Peace rendered by Almighty God, and concurred in by the bondservant of Christ Men in the War for Christian Liberty commenced on the Fourth day of the seventh month in the Year of Our Sovereign Lord and Saviour Jesus Christ, seventeen hundred seventy-six, A.D.: And whereas, it concerns the state or common wealth that things adjudged be not rescinded, *interest reipublicae res judicatas non rescindi*:

And whereas, all codes, rules, and regulations are evidence of instructions of the principal to his agent in the field:

And whereas, according to Christian Law, a debtor is not presumed to make a gift, *debitor non praesumitur donare*, so that a bankrupt, or his agents, cannot give Law or competently and Lawfully make engagements, for the agent is not greater than his principal, and agency does not exist without a principal:

And whereas, no contract is considered as valid between alien enemies, at least so far as to give them a remedy in the courts of either government, and they have, in Law, no ability to sustain a *persona standi in judicio*:

And whereas, said alien enemy agents are imposing a form of money inimical to public welfare according to the customs and usages of the Christian people in this state:

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And whereas, said alien enemy agents and their agencies are engaged in the Lawless practice of deceit, which constitutes outlawry in this state, *dolus et fraus nemini patrocinentur (patrocinari debent)*:

And whereas, the Law ordinarily leaves deceivers in predicaments resulting from their own machinations:

And whereas, according to the Revealed Law in Scripture, which is the general Law in this state, only substance invokes and moves Law, *les fictions naissent de la loi, et non la loi des fictions*:

And whereas, actions against nobody are odious in Law:

And whereas, contracts *commercii belli* are contracts *contra bonos mores* because they are foreign and destructive to this bondservant of Christ in particular, and to this state in general, *interest reipublicae quod homines conserventur*: And whereas, a contract in violation of the general Law in this state is void, *res turpis nullum in datum est*:

And whereas, the *lex mercatoria*, or mercantile law, is the comprehensive body of *privately* administered rules and customs enforced as law, being like or similar to Law, but are *foreign* to this state in Christendom;

Now therefore, your *abandoned paper* and *purported records*, and their purpose are *contra bonos mores*:

****Quod ab Initio non valet in Tractu Temporis non convalescit****

Thirdly:

Whereas, your *abandoned paper* contains the extraneous symbols, such as 11/12/2009 and FILED 03-03-2010, which symbology appears to denote time, but is unfamiliar to Me; for the reason, I Measure time in years of Our Lord and Saviour Jesus, the Christ, in accordance with the customs and usages in this state:

And whereas, provisions of the Christian people's customs, usages and moral Law forbids Me use of said unrecognized ways of measuring time:

And whereas, your *abandoned paper* and *purported records* contain scandalous and libelous matter all to My harm, in particular, and to this state of Christendom in general:

****Lex non cogit ad Impossibilia****

Now, therefore:

I am invalidating your *abandoned paper* and expurgating your *purported record*, and shall, henceforth, exercise My Right of Avoidance; for the reason: they are irregular, unauthorized, misnomered, defective upon their face and invalid, and are, herewith, abated for being a public nuisance. There appear to be no factors which would warrant adjustment of the Abatement, due to a conflict of Law.

Chapter Three

Ordering Clause;

“Every direction of a court or judge, made or entered in writing, and not included in a judgment, is denominated an order.”

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Said Defendants shall abate the matter of ALIAS CITATION NOTICE/CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, CHANCERY DIVISION marked 03/03/2010 and imposing suretyship upon Me, through unlawful attachment to Me, of a *persona designata*, YEHVEN LITOT™®©, *nom de guerre*, within three days (Truth-In-Lending, Regulation Z) of the ordering of this Non-Statutory Abatement, or show cause why the Abatement should not lie. Any and all written response must include a detailed factual statement and supporting documentation, having standing in Law. If more time than three days is needed to respond, it may be granted on written request by this court. Because all are without excuse, failure to obey this court order or failure to respond in the time prescribed, herein, will result in Default and Default Judgment, *Nemo debet bis vexari pro una et eadem Causa*.

****Omnia praesumuntur contra Spoliatorem****

All remittance of this instant matter should be marked with the circuit court of cook county, Illinois county department, chancery division case number, and mailed to the following location:

Yehven: Litot®©, *suae potestate esse*
to be called for in general delivery
 the General Post Office.
 at Chicago, on Illinois the Republic
 without the U.S.

This bondservant of Christ, will henceforth exercise My Right of Avoidance and, solely by the Grace of God, maintain The Law of Peace, Our Dominions, Our Immunities, and Our general customs and usages under Him, and stand upon the grounds set out above:

****Summa Ratio est quae pro Religione facit****

For the next eight weeks, to diffuse and impute Knowledge to bondservant of Christ Men in this state concerning this instant matter, a Public Notice of this Non-Statutory Abatement and Default Rule day is posted, in the Public Record, at an public venue with the Cook County Recorder of Deeds in Chicago, Illinois, for all bondservant of Christ Men in this state to Witness, Record, and have Knowledge: *Causae ecclesiae publicis causis aequiparantur*; and, *quod omnes tangit, ab omnibus debet supportari*;


"Explicit Reservation of All Right"

My use of "Without Prejudice, U.C.C. 1-207/308," and/or "Under Duress," above my signature on this and all other documents, indicates that I have exercised the reservation of my rights provided in the Uniform Commercial Code in Book 1, at Section 1-207/308. Whereby I may reserve my Common Law Right not to be compelled to perform under any Contract or Agreement, that I have not entered into knowingly, voluntarily, or intentionally. And, that reservation serves NOTICE upon all Administrative Agencies of Government, Nationally, State, and Local, that I do not, and will not, accept the liability associated with the "Compelled Benefit" of any unrevealed Commercial Agent.

Without Prejudice U.C.C. 1-207/308

FURTHER AFFIANT SAITH NOT.

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Notice to the agent is notice to the principal. Notice to all agents of the State of Illinois and all subdivisions thereof is made by the filing of this document with the Cook County Recorder, Illinois.

Attachment: Abandoned paper of:

THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, CHANCERY DIVISION, ALIAS CITATION NOTICE/ILLINOIS UNIFORM COURT DOCKET

Two. Verification by Asseveration.

In Witness, Knowing the punishment for bearing false witness before Almighty God and Men, I solemnly aver, that I have read the foregoing Non-Statutory Abatement and know the contents thereof; that the same is true of My Own Knowledge, except to the matters which are therein stated on My information and belief, and as to those matters, I believe them to be true.

Sealed, under Authority, and by Direction, of Christ Jesus, by His Direct act of My own hand on this tenth day of June in the year of our Lord Jesus, the Christ two thousand ten, A.D.

Solely by the Grace of God do I have the Honor of being a bondservant of Christ L.S.

 _____

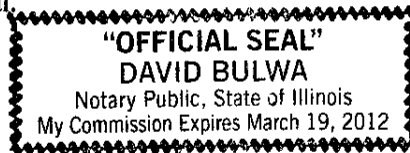
Yehven: Litot© Sui Juris, suae potestate esse

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On this tenth day of June, in the year of our Sovereign Lord and Saviour Jesus, the Christ, two thousand ten, A.D.,

I, David Bulwa, the undersigned, bondservant of Christ Men in this state, a Notary Public, having ascertained that the Man who personally appeared before me and identified Himself as Yehven: Litot©, has read and Knows the contents of this Non-Statutory Abatement, witnessed his execution and sealing of the same, and do hereby testify to the foregoing, by voluntarily setting my Hand and Sealing this Abatement.

In Witness Whereof have hereunto set my hand and Notarial Seal



Notary Public

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LEGAL DESCRIPTION

Untitled

THE WEST 20 FEET OF THE SOUTH 1/2 OF THE SOUTH 1/2 OF LOT 71 AND THE SOUTH 1/2 OF THE LOT 72 IN COLLINS AND GAUNTLETT'S FIRST SUBDIVISION OF THE EAST 1/2 OF FRACTIONAL SECTION 24, TOWNSHIP 40 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

Permanent Real Estate Index Number: 12-24-412-042-0000

Address of Real Estate: 3415 N. Oketo Chicago [60634] Illinois

Property of Cook County Clerk's Office