A Security (15 USC) A USSEC Tracer Flag Not a point of Law

Affidavit of Obligation Commercial Lien (This is a verified plain statement of fact)

Maxims:

All men and women know that the foundation of law and commerce exists in the telling of the truth, the whole truth, and nothing but the truth.

Truth as a valid statement of reality is sovereign in commerce.

An unrebutted affidavit stands as truth in commerce.

An unrebutted affidavit is acted upon as the judgement in commerce.

<u>Guaranteed</u>—All men shall have a remedy by the due course of law. If a remedy does not exist, <u>or if the existing remedy has been subverted,</u> then one may create a remedy for themselves and endow it with credibility by expressing it in their affidavit. (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.)

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.

The <u>Legitimate Political Power</u> of a corporate entity is absolutely dependent upon its possession of Commercial Bonds against Public Hazard, because no Bond means no responsibility, means no power of Official signature, means no real corporate political power, means no privilege to operate statutes as the corporate vehicle.

The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.

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).

In commerce, it is a felony for the Officer of a Political/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.

If a Bonding Company does not get a malfeasant public official prosecuted for criminal malpractice within sixty (60) days then it must pay the full face value of a defaulted Lien process (at 90 days)

Except for a Jury, it is also a fatal offense 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.

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.

A foreclosure by a summary judgment (non-jury) without a commercial bond is a violation of commercial law.

Governments cannot make unbonded rulings or statutes which control commerce, free enterprise citizens, or sole proprietorships without suspending commerce by a general declaration of martial law.

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It is tax fraud to use Courts to settle a dispute/controversy which could be settled peacefully outside of or without the Court.

An official (officer of the court, policeman, etc.) must demonstrate that he/she is individually bonded in order to use a summary process.

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.

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.

Notice to agent is notice to principal; notice to principal is notice to agent.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS 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 and 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.

Parties:

Winston Shrout/Lien Claimant c/o Notary Acceptor Box 123 Ivins, Utah [84xxx]

John Smith/Lien Debtor CITY OF IVINS MARSHALL 55 N. Main Ivins, UT 84738

Other PARTIES/Lien Debtor: Bill Brown, dba MAYOR CITY OF IVINS 55 N. Main Ivins, UT 84738

JOHN DOES 1-10

Allegations:

Allegations arise from the conduct of John Smith acting as marshal for CITY OF IVINS on 8/3/00. The allegations that follow are recorded in "AFFIDAVIT OF TRUTH" filed 8/8/00 at the Washington County Recorders Office: 00692976 Bk 1376 Pg 1308.

1. The lone occupant (hereafter known as John Smith, he, him, or himself) of an unmarked white vehicle who did not identify himself as a police officer or any other thing (such as a corporate officer, etc.) ordered Winston Shrout (hereafter known as I, me, my, or myself) to get in my vehicle.

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- 2. He got out of the white vehicle and demanded to see papers that he thought that I might have in my possession, such as a driver's license, vehicle registration, and etc., and since my driver's license is also my picture ID, I asked the man, John Smith, who had gotten out of the white vehicle for his picture ID such as a driver's license, and etc.
- 3. He did not at that time, nor in fact at any time, identify by what authority he demanded to see the papers he supposed that I might have in my possession such as him being a police officer, etc.
- 4. He became enraged when I asked him for what I hoped would be his picture ID, and he refused to show me a picture ID or in fact any ID. He threatened to put me in jail. I asked him if I was under arrest, and he said, "No." I asked him if I was not under arrest why would he put me in jail? This only enraged him further and he accused me of being a "smart ass" and other such objectionable labels
- 5. He appeared to be carrying a firearm, and I presumed it was loaded (both of which he confirmed later), and since he was becoming very angry I supplied him with the papers he demanded under fear and threat of duress and/or personal injury.
- 6. He periodically accused me of breaking some laws. I told him if I had broken any laws that he had recourse.
- 7. He went back to the white vehicle, and shortly returned to the vehicle where I was seated. I asked him for his name which I wrote down on paper, and I had him spell his second name as I was unsure of the spelling. The name that he gave me was "John Smith". He showed me a coupon book that appeared to be full of some sort of vouchers. Without explaining the conditions of the contract and without making any attempt at a full disclosure, he wanted me to put my signature on a presentment. I asked him if it was mandatory or voluntary that I sign the presentment. He said it was voluntary. I informed him I would not sign the presentment.
- 8. At that time John Smith wrote something on the presentment, and then he handed me a green copy that he had torn out of the coupon book. On the upper portion of the presentment was the name WINSTON SHROUT. Winston Shrout, who was born on 4/27/48 in Winchester, Kentucky has a proprietary right to the trademark, WINSTON SHROUT. It appeared to me that John Smith had written some words on the presentment on the signature line. The words that he wrote on the signature line were "Refused to SiGN" followed by the words, "Served 8/3/2000 1823".
- 9. John Smith assured me that I must pay money to the court (?) for the "charges" on the green paper that he signed. That I could be held liable for a contract that I had not been a party to confused me. It appears that John Smith is under the false presumption that since he signed "Refused to SiGN" on the contract that Winston Shrout became the liable party. That is fraud. Winston Shrout has been injured.

Proof of Allegations:

see AFFIDAVIT OF TRUTH on file at the Washington County Clerks Office, file number 00692976 Bk 1376 Pg 1308. (attached)

see Certificate of Non-Response (see attached)

Ledgering: Ledgering for the violations of the united States Constitution and the Bill of Rights against Winston Shrout by John Smith, CITY OF IVINS MARSHALL, and CITY OF IVINS described in the "Allegations" above is under 18 USC 241, **CONSPIRACY AGAINST THE RIGHTS OF CITIZENS.** "If two or more persons conspire to injure, threaten, or intimidate any citizen in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or if two or more persons go in disguise on the highway or the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured – they shall be fined not more that \$10,000 or imprisoned not more than 10 years, or both: and if death results they shall be subject to imprisonment for any term of years or for life".

The specific violations of the Constitution are listed point for point under the corresponding numbered allegation as above. For example numerals such as 193 would be interpreted as Article 1, Section 9, Clause 3 of the Constitution, or AM 1 would be interpreted as Amendment 1 of the Bill of Rights of the Constitution.

- 1. "...the lone occupant of the white vehicle ordered me to get back into my vehicle. The occupant of the white vehicle did not identify himself as a police officer or any other thing.
 - A. AM 4 any action against me must be fully described in writing, issued by a court of law, signed by a judge, and sworn on oath
 - B. AM 5 no person to be forced to say or do anything that could be used against him later
 - C. AM 9 all rights belong to the people some are stated some are not
 - D. AM 13 no law-abiding person shall be forced to act against his will
 - E. AM 9 all rights belong to the people; some are stated, some are not
 - F. AM 10 all government power comes from the consent of the people governed
 - G. AM 14 all persons born or naturalized are US citizens and protected by US Constitution
 - H. AM 14 all persons equally protected and restricted by law
 - I. AM 14 no person to hold office if he rebels against or violates US Constitution (treason)
 - J. AM 14 no state shall make or enforce any law limiting rights of US Constitution
 - K. AM 14 no state shall deprive anyone of anything without fair trial
 - L. 101 no state shall set anyone above the common man.
 - M. 101 no state shall work against US Constitution with anyone
 - N. 101 no state shall declare war on a person (resort to force) in violation of Constitution
 - O. 101 no state shall allow any person or group to make a law, judge on it, and punish under it
 - P. 193 no person or group can make a law, judge on it, and punish under it
 - Q. 331 no controlling agency shall harass a US citizen (mixed war/treason)
 - R. 431 no controlling agency shall be formed in violation of US Constitution
 - S. 441 the US to protect every citizen against personal attack or attack on rights
 - T. 612 "This Constitution is the Supreme Law of the Land."
 - U. 613 all law makers court officials and enforcement officers are bound by oath to the US Constitution
- 2. "He demanded to see papers he thought I might have in my possession."
 - A. AM 4 I am safe from any unwarranted searches/seizures
 - B. AM 4 any action against me must be fully described in writing, issued by a court of law, signed by a judge, and sworn on oath
 - C. AM 5 no person to be forced to say or do anything that could be used against him later
 - D. AM 5 no person to be deprived of anything without due process
 - E. AM 6 I may require as much in writing as is required of me
 - F. AM 9 all rights belong to the people some are stated some are not
 - G. AM 10 all government power comes from the consent of the people
 - H. AM 13 no law-abiding person shall be forced to act against his will
 - G. AM 14 all persons born or naturalized are US citizens and protected by US Constitution
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 - L. 101 no state shall declare war on a person (resort to force) violation of Constitution
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- 3. "He had not introduced himself or showed me any identification as proof of his corporate status, such as a police officer."
 - A. AM 4 I am safe from any unwarranted searches/seizures

- B. AM 4 any action against me must be fully described in writing, issued by a court of law, signed by a judge, and sworn on oath
- C. AM 10 all government power comes from the consent of the people
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- 4. "He threatened to put me in jail."
 - A. AM 4 I am safe from any unwarranted searches/seizures
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 - C. AM 5 no person to be deprived of anything without due process
 - D. AM 6 in actions involving threat of jail accused to have public trial
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- O. 101 no state shall allow any person or group to make a law, judge on it, and punish under it
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- 5. "He appeared to be carrying a firearm, and I presumed it was loaded (both of which he confirmed later), and since he was becoming very angry I supplied him with the papers he demanded under fear and threat of duress and or personal injury."
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- 8. "At that time John Smith wrote something on the presentment, and then he handed me a green copy that he had torn out of the coupon book. ...It appeared to me that John Smith had written some words on the presentment on the signature line. The words that he wrote on the signature line were 'Refused to SiGN' followed by the words, 'Served 8/3/2000 1823' ".
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	R. S. T. U. US Co	431 441 612 613 Institution	no controlling agency shall be formed in the US to protect every citizen against pe "This Constitution is the Supreme Law of all law makers, court officials, and enfor	ersonal attack or attack on rights
Surety: There are one-hundred seventy-four (174) listed Constitution and Bill of Rights violations valued at \$10,000 per violation times two (2) Lien Debtors for a total value of this bill of three-million four-hundred eighty thousand dollars (\$3,480,000.00) in Functional Currency of the United States. The surety/property utilized to guarantee the payment of this commercial lien is the operational/commercial bonds of each of the Lien Debtors. If the bond(s) of the Lien Debtors is/are insufficient for coverage the payment(s) the assets of the Lien Debtor(s) will be utilized as follows: all the real and moveable property and bank and savings accounts and of the Lien Debtors except wedding rings, keepsakes, family photographs, diaries, journals, etc., and the property normally exempted in the lien process (includes survival provisions).				
k n	now the c	ontents to	on my own full commercial liability that be true, correct and complete, and not mis and do believe that the above described a	sleading, the truth, the whole truth, and
				Winston Shrout c/o Notary Acceptor Box 123 Ivins, Utah [84xxx]
NOTA	ARY			
	n this date		, a man who is a Notary, and attested to the truth of this a	identified himself as Winston Shrout affidavit with his signature.
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