

NOTICE OF FAULT FOR NON-REBUTTAL AND OPPORTUNITY TO CURE

September 8, 2016

Dear Lien Debtors & John Doe(s),

You are in receipt of these presents in light of the fact that you, Lien Debtors & John Doe(s) have jointly and severally failed to rebut the Affidavit of Obligation. This Notice of Fault for Non- Rebuttal Opportunity to Cure is another attempt by me Lien Claimant, to show good faith and clean hands by giving you an additional 10 days to rebut the Affidavit of Obligation on a point by point basis sworn to under penalty of perjury on your unlimited commercial liability. Fail naught, for suffer shall you default along with a UCC 1 Financing Statement with Affidavit of Obligation attached. This also is a formal request for the name, address, and phone number of your public hazard and mal practice bonding company, and the policy number of bond.

Please be advised failure to provide this information constitutes corporate and limited liability Insurance fraud.

Fault: "American Law- Negligence; an error or defect of judgment or of conduct; any deviation from prudence, duty, or rectitude; any shortcoming, or neglect of care or performance resulting from inattention, incapacity, or perversity; a wrong tendency, course, or act; bad faith or mismanagement; neglect of duty."

Black's Law Dictionary, 4th Edition, page 738.

Default: "By its derivation, a failure.. An omission of that which ought to be done... Specifically, the omission or failure to perform a legal duty... The term also embraces the idea of dishonesty and of wrongful act." Ibidem, page 505.

Notice to agent is notice to principal

Govern oneself accordingly

For now, I am

All Rights Reserved

By: Arnold Parson Jr.

Arnold Parson Jr. Lien Claimant

Cc:

Alan Wilson

1000 Assembly St

Columbia, South Carolina 29201

Mark Hammond

1205 Pendleton St #525

Columbia, South Carolina 29201

The Honorable Nikki Haley

Office of the Governor

1205 Pendleton Street

Columbia, South Carolina 29201

Richard Eckstrom, CPA

c/o South Carolina Comptroller General

1200 Senate Street

305 Wade Hampton Office Building

Columbia, South Carolina 29201

Arnold Parson Jr
c/o 311 N Congdon Street
Georgetown, South Carolina 29440

AFFIDAVIT OF OBLIGATION

Commercial Lien

(This is a verified plain statements of fact)

Maxims of Law:

- An un rebutted affidavit stands as truth in Commerce
- An un rebutted affidavit becomes the judgment in Commerce
- A matter must be expresses to be resolved
- A citizen cannot be taken by force from his house to be conducted before a judge or to prison.
- Plain truth need not be proved
- Things which belong to the person ought not be separated from the person
- What is good and equal is the law of laws
- There is no disputing against or denying principles
- The agreement of the parties over comes or prevails against the law
- A concealed fault is equal to a deceit
- Facts are more powerful than words
- What belongs to us cannot be transferred to another without consent
- Ignorance of fact may excuse, but not ignorance of the law
- To a judge who exceeds his office or jurisdiction no obedience is due
- Gross negligence is equal to fraud
- The contract makes the law
- The law regards the order of nature
- When the common law and statute law concur, the common law is to be preferred
- Not to believe rashly is the Nerve of wisdom.
- No one shall take advantage of his own wrong.
- Every act is to be estimated by the intention of the doer.
- Force and wrong are greatly contrary to peace.

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- The instigator of a crime is worse than he who perpetrates.
- 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.
- The Legitimate Political Power 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, and means no privilege to operate statutes as the corporate vehicle.

PUBLIC HAZARD BONDING OF CORPOATE 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:

Arnold Parson Jr. (Lien Claimant/Creditor)

Lien Debtors

The State of South Carolina County of Marion
P O Box 183
Marion, South Carolina 29571

Anderson Brothers Bank
101 N Main Street
Mullins, South Carolina 29574

The Marion County Sheriffs Office
2715 East Highway 76 Suite C
Mullins, South Carolina 29574

Haigh Porter dba Special Referee for Marion County
152 S McQueen St
Florence, South Carolina 29501

Other Parties/lien debtors John doe 1-20

Mark Richardson dba Sheriff
2715 East Highway 76 Suite C
Mullins, South Carolina 29574

Suzanne Grigg dba Nexsen Pruett attorney for Anderson Brothers Bank
1230 Main Street Suite 700(29201)
P o Drawer 2426
Columbia, South Carolina 29202

Darren Miles dba Lt. Darren Miles for Marion County Sheriff Office
2715 East Highway 76 Suite C
Mullins, South Carolina 29574

Doug Page dba Process Server for Marion County Sheriff Office
2715 East Highway 76 Suite C
Mullins, South Carolina 29574

Danny Lee Herring dba Danny Lee Herring Construction
2218 Old Corner Ct.
Marion, South Carolina 29571

Allegations:

Allegations arise from Lien Debtors/John Doe(s) conduct, violation of the Lien Claimant rights on November 2, 2015 and/or both.

1. There is no record or evidence that the Domicile and Peaceful Inhabitation was NOT filed in the Court of Common Pleas since October 18, 2013 and affiant believes that no such evidence exist.
2. There is no record or evidence that the Domicile and Peaceful Inhabitation was not received by the Marion County Sheriff Office on or around October 19, 2013 and affiant believes that no such evidence exist.
3. There is no record or evidence that all Lien Debtors/John Doe(s) did not receive notice of the Domicile and Peaceful Inhabitation containing terms and conditions should the Lien Claimant rights be violated prior to execution on November 2, 2015 and affiant believes that no such evidence exist.
4. There is no record or evidence that all Lien Debtors/John Doe(s) have not received notice of consent and Obligation of Satisfaction with invoice attached by certified mail on or around November 23, 2015 and affiant believes that no such evidence exist.
5. There is no record or evidence that all Lien Debtors/John Doe(s) have not received the Notice of Fault and Opportunity to Cure by certified mail on or around December 4, 2016 and affiant believes that no such evidence exist.
6. There is no record or evidence that all Lien Debtors/John Doe(s) have not defaulted on their obligations that their liable for jointly and severally and affiant believes that no such evidence exist.
7. There is no record or evidence that all Lien Debtors/John Doe(s) are not aware that penalties of \$3,000 (.999 troy ounce silver dollars) and fees of \$2,000 (.999 troy ounce silver dollars) assessed per day after default continuing to accrue until obligation is satisfied in full and affiant believes that no such evidence exist.

8. There is no record or evidence of any and/or all Lien Debtor/John Doe(s) having denied, rebutted, or corrected the certified statement of account and affiant believes that no such evidence exist.
9. There is no record or evidence that all Lien Debtors/John Doe(s) have not consented to judgment in favor of Lien Claimant res judicata stare decisis and affiant believes that no such evidence exist.

Proof of Allegations:

Proof of Allegations arise from Lien Debtor/ John Doe's conduct and/or tacit procreation.

10. Lien Debtor and John Doe's admit there is record evidencing the fact that the Domicile and Peaceful Inhabitation was filed in the court of common pleas since October 18, 2013 if no timely rebuttal it is affirmed.
11. Marion County Sheriff's Office admits receiving by certified mail the Domicile and Peaceful Inhabitation on or around October 19, 2013 if no timely rebuttal it is affirmed.
12. Both Lien Debtors and John Doe's admit to receiving file stamp copies of Domicile and Peaceful Inhabitation containing terms & conditions (fee scheduling) prior to violating lien claimants rights on or around November 2, 2015 if no timely rebuttal it is affirmed.
13. Both Lien Debtor and John Doe's admit to receiving Notice of consent satisfaction of obligation with invoice attached by certified mail on or around November 23, 2015 if no timely rebuttal it is affirmed.
14. Both Lien Debtors and John Doe's admit to receiving Notice of Fault and Opportunity to Cure by certified mail on or around December 4, 2015 if no timely rebuttal it is affirmed.

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15. Both Lien Debtor and John Doe's admit to defaulting on their obligations to satisfy invoice in full that they are liable for jointly & severally if no timely rebuttal it is affirmed.
16. Both Lien Debtors and John Doe's admit that they are aware and have consented to penalties of 3,000(.999 troy ounce silver dollars) and fees of 2,000(.999 troy ounce silver dollars) assessed per day after default continuing to accrue until obligation is satisfied in full if no timely rebuttal it is affirmed.
17. Both Lien Debtor and John Doe's admit they have failed to deny, rebut, or correct the certified statement of account agreeing that the amount stated is true, correct, and not misleading if no timely rebuttal it is affirmed.
18. All Lien Debtors and John Doe's admit they have consented to judgment in favor of Lien Claimants res judicata stare decisis if no timely rebuttal it is affirmed.

Notice is hereby given that Lien Debtors have ten (10) days after receipt of this Affidavit of Obligation to rebut, deny, or otherwise prove (provide strict proof) invalid the above allegations. Failure to rebut, deny or otherwise prove any allegations will be construed to be failure to rebut, deny, or otherwise prove all allegations.

LEDGERING

Per Contract all obligations are to be satisfied in .999 troy ounce silver dollars or the equivalent of market value in functional US currency.

\$10,442,500,000.00 (see invoice attached) owed by Lien Debtors and John Doe's

SURETY

All property included but not limited to any and all real/personal, tangible and intangible property bank account, pensions, 401k's, 801k's, safety deposit boxes, retirement funds, stocks, bonds, securities, cash on hand, land, jewelry, aircraft, motor vehicles, motorhomes, automobile, household furniture, guns, ammunition, all collectable items, credit cards, lines of credit, yachts, watercraft, farm equipment, machinery, tools, equipment, heavy equipment, implements, bulk grains and feeds, tackle, harnesses, liquor, crops, farm animals, farm supplies, building material, businesses, office equipment, computers, office supplies, coin collections, insurance policies, and the like. Land, air, water vehicles, all corporate assets, water rights, mineral rights, oil rights, gas rights, intellectual/marital property of all lien debtors and John Doe's jointly and severally or

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anything of value as needed to satisfy this claim. Surety shall be collected by execution, garnishment, levy, and the like.

I certify on my unlimited commercial liability and the law of the U.S. that I have read the above and have grounds to know that it is true, correct, complete, and not misleading the truth, the whole truth, and nothing but the truth.

By: Arnold Parson Jr.

Arnold Parson Jr, in propria persona sui juris

c/o 311 N Congdon St

Georgetown, South Carolina 29440

Notary

On this date 29 JUNE 2016 a natural man appeared in his true character, who identified himself as Arnold Parson Jr. appeared before me Arnold Parson Jr. notary public residing in MARION County, S.C. state and attested to the truth of this affidavit with his oath and autograph.