

ACCEPTANCE OF OATHS OF OFFICE AND CONSTITUTIONS CONTRACT AND WAIVER OF TORT

The following Affidavit of "Notice for Acceptance of Oaths of Office and Constitutions" is made explicitly under reserve and without recourse.

DEFINITIONS;

AKA is; Also Known As

DBA is; Doing Business As

Affiant is; Migna-Yvette: Delgado

Libellee is; Peter F. Bariso, Jr., DBA, PETER F. BARISO, JR., acting as Judge

Libellee is; Hector R. Velazquez, DBA, HECTOR R. VELAZQUEZ, acting as Judge

Libellee is; Harry Stylianou, DBA, HARRY STYLIANOU, acting as Officer of the Court

Libellee is; Rupert Haller, DBA, RUPERT HALLER, acting as Clerk Special Civil Part Hudson County

For the record, in the name of God Almighty, the Creator of Heaven and Earth, Amen.

I, **Migna-Yvette: Delgado**, hereinafter known as Affiant, living in NEW JERSEY, Sovereign Living Soul without the UNITED STATES, hereby duly NOTICES **Peter F. Bariso, Jr., DBA, PETER F. BARISO, JR.**, acting as Judge, and **Hector R. Velazquez, DBA, HECTOR R. VELAZQUEZ**, acting as Judge, and **Harry Stylianou, DBA, HARRY STYLIANOU**, acting as officer of the Court, and **Rupert Haller, DBA, RUPERT HALLER**, acting as Clerk Special Civil Part Hudson County, their successors, nominees, assignees, agents, and/or holders of the seat, with this instrument entitled, "**Notice for Acceptance of Oaths of Office and Constitutions**" (Constitutions, without question are by-laws, which bind public servants to service), and hereby duly accepts Libellee's Oaths of Office, being Libellee's open and binding offer of contract to form a firm and binding, private contract between Libellee and Affiant. Affiant is pleased that when Libellee said "so help me God", that Libellee(s) invoked the Creator of all that is as Witness to punish all Liars and breakers of Oaths, that Libellee(s) promise(d), and is bound by Oaths, which make(s) Libellee(s) "Bond(s)" accessible to Affiant, that Libellee(s) would perform all of said promises, including, but not limited to, Libellee(s) promise to uphold the Constitution for the United States of America, which includes protecting all of Affiant's rights. I trust Libellee(s) will be honorable man/men/woman/women whose Oath is his/her bond, and that Libellee(s) will honor said private contract with Affiant, consummated by this notice of acceptance, by keeping said promises, not allow any third-party agents, acting without delegated or regulatory authority, to interfere in Libellee(s) duty to Affiant.

For the record, Affiant, hereby and herein, **explicitly reserves all Affiant's rights without recourse.**

**Notice to the Agent is Notice to the Principal
Notice to the Principal is Notice to the Agent**

This "Notice for Acceptance of Oaths of Office and Constitutions" is issued in accordance with administrative process and as an instrument at contract law; at 3 days, without proper rebuttal signed under penalty of perjury, Affiant and Libellee(s) has/have Contract; at 7 days, without proper rebuttal signed under penalty of perjury, Libellee(s) is/are in Dishonor; at 10 days, without proper rebuttal signed under penalty of perjury, Affiant has a Summary Judgment against Libellee(s), said summary

judgment being: (a) Libellee(s) will honor Libellee(s) promises to uphold all of Affiant's rights and not allow any third-party interference in Libellee(s) duty to Affiant, and, (b) Libellee(s) acts committed outside Libellee(s) oaths operate under "color of law" and void Libellee(s) immunity and Libellee(s) accept(s) all possible liability, not limited by claims and damages unto Affiant, a living soul, in (i) unlawful conversion; (ii) fraud and misrepresentations; (iii) misrepresentation of agreement; (iv) barratry and other acts of bad faith; and, (v) breach of good faith and fair dealings. Libellee(s) willful choice to either remain silent, write, or cause a third party to write an ambiguous or convoluted response intended to mislead or deceive, or imply authority to represent Libellee(s) interests in this contract, establishes Libellee(s) unconditional acceptance and tacit approval, nihil dicit, for the foregoing contract and the foregoing contract will stand as final judgment.

For the record, Libellee(s) has/have been NOTICED. THIS DOCUMENT WILL BE MADE A PART OF THE PUBLIC RECORD AND WILL BE USED TO ESTABLISH AN ADMINISTRATIVE RECORD WHICH WILL BE PROVIDED AS EVIDENCE IN ANY JUDICIAL PROCEEDING AT LAW OR EQUITY.

WAIVER OF TORT

Definition of terms:

Waiver of tort. *"the election, by an injured party, for purposes of redress, to treat the facts as establishing an implied contract, which he may enforce, instead of an injury by fraud or wrong, for the committing of which he may demand damages, compensatory or exemplary"*. Blacks Law Dictionary 5th Ed., Page 1418

Note that it is solely the option (election) of the injured party whether to apply this option. The injuring party has nothing to say concerning "Waiver of Tort".

By Affiant's acceptance of the Oath of Office of **Peter F. Bariso, Jr., DBA, PETER F. BARISO, JR.**, acting as Judge in the COUNTY of HUDSON, STATE OF NEW JERSEY, and **Hector R. Velazquez, DBA, HECTOR R. VELAZQUEZ**, acting as Judge in the COUNTY of HUDSON, STATE OF NEW JERSEY, **Harry Stylianou, DBA, HARRY STYLIANOU**, acting as officer of the Court in the STATE OF NEW JERSEY, and **Rupert Haller, DBA, RUPERT HALLER**, acting as Clerk Special Civil Part Hudson County, which is Libellee(s) open and binding offer of contract to form a firm and binding, private contract between Libellee and Affiant, this implied contract comes into full force by the choices in action on Libellee's part to trespass upon Affiant's rights and freedoms Libellee(s) has/have openly sworn to protect.

The constitution for the united States of America clearly states at Article 1, section 10, **"No state shall..... pass any.....Law, impairing the Obligation of Contracts"** which has been upheld in the Supreme Court case of Hale v. Hinkel 201 U.S. 43 (1906) over 1600 times.

By Libellee(s) offer and Affiant's acceptance we mutually, willingly, and intentionally agree to the terms of this implied contract :

1. For each injury by trespass, it is agreed that, so long as the injury remains, payment will be made upon demand, under "Equality under the Law", as per; Trafficant v. City of Tampa, \$18,000.00 per hour in damages to injured party, in Lawful money of the united States of America, "gold eagle coins," as articulated in the constitution for the United States of America, in Article 1, section 8, clause (5) and section 10, clause (1); and,
2. For each injury which remains after seven days, it is agreed that payment will be made upon demand in the amount of, under "Equality under the Law", as per; Trafficant v. City of Tampa, \$432,000.00 per day in damages to injured party, in Lawful money of the united States of America, "gold eagle coins," as articulated in the constitution for the united States of America, in Article 1, section 8, clause (5) and section 10, clause (1); and,
3. If physical injury or private property damage occurs, it is agreed that payment will be made upon demand in the amount of ten million (\$10,000,000) dollars in Lawful money of the united States of America, "gold eagle coins," as articulated in the constitution for the united States of America, in Article 1, section 8, clause (5) and section 10, clause (1); and,
4. This Waiver of tort is enforceable by all lawful means and it is agreed that an immediate lien will attach against the assets, wages and property of **Peter F. Bariso, Hector R. Velazquez, Harry Stylianou, and Rupert Haller**, in favor of: **Migna-Yvette: Delgado**. *SEE: Uniform Commercial Code*

ALL PERSONS, EMPLOYEES AND OFFICERS OPERATING UNDER ORDERS OF THE STATE OF NEW JERSEY who commit injury by trespass upon me, under color of law, without lawful order and verified assessment, will cause attachment of this Waiver of Tort. Continued proceeding in trespass shows acceptance of this Contract and provides Evidence of Libellee(s) intent to implement the terms Waiver of Tort and affix said lien(s). According to several and various UCC Regulations, "performance is acceptance."

Further Affiant Saith Not.

DATED: 5/6/08

Migna Y. Delgado
MIGNA YVETTE DELGADO, Affiant

STATE OF NEW JERSEY
COUNTY OF BERGEN) ss.

On this 6 day of May, 2008, before me, the undersigned Notary Public in and for the State of New Jersey, appeared **MIGNA YVETTE DELGADO**, proved to me on the basis of satisfactory evidence to be the person whose signature appears in the within instrument and acknowledged to me that she executed it.

Witness my hand and official seal:
Ana M. Rodriguez
NOTARY PUBLIC
(Seal) **ANA M. RODRIGUEZ**
NOTARY PUBLIC OF NEW JERSEY
MY COMMISSION EXPIRES MARCH 15, 2010

This document has been recorded at PeoplesRecorder.Com
Record # migna_delgado Date: May 7, 2008

This document prepared by
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