

DECLARATION and DEMAND IN THE FORM OF AN AFFIDAVIT

As of June 19, 2014

Certified Mail #: 7010 1060 0002 1048 7559

David W. Rozema  
Coconino County Attorney  
110 E. Cherry Ave  
Flagstaff, AZ 86001

REPORTING A CRIME IN THE FORM OF AN AFFIDAVIT

We, Edwin M. Hayes and April Jo Hayes, the undersigned affiants, make this affidavit of the affiants own free will and hereby affirm, under the penalty of perjury, that the affiants are of the age of majority and competent to state the matters set forth herein with first-hand knowledge of the facts, that the facts are true, correct, not misleading, and certainly admissible as evidence against the parties stated herein being accused by the affiants.

The affiants state that on or about May 21<sup>st</sup>, 2014, Judge Jacqueline Hatch, ENGELMAN BERGER P.C., and GREENEHAVEN DEVELOPMENT COMPANY, INCORPORATED of Scottsdale, Arizona, together, convened an ex parte hearing in the form of a Star Chamber court by executing a sanction and or fine imposed upon the affiants in the amount of \$119,967.81 (case number CV2014-00037).

The affiants state that Judge Jacqueline Hatch executed a fine in a JUDGEMENT, and null and voided the Federal Common Law Lien denying the affiants due process of law to answer or defend against the fine or sanction imposed against the affiants.

Lack or absence of due process: The affiants state that the affiants were never notified of any criminal case against the affiants. The affiants did not receive any warrants, citations, summons or indictments indicating that a criminal case was convened against the affiants.

The affiants believe that Judge Jacqueline Hatch aided and abetted ENGLEMAN BERGER P.C., AND GREENEHAVEN DEVELOPMENT COMPANY, INCORPORATED of Scottsdale, Arizona in a racketeering scheme to defraud buyers of their equity and investments

The affiants believe that the following statutes of the State of Arizona have been violated by Judge Jacqueline Hatch, ENGLEMAN BERGER P.C., and GREENEHAVEN DEVELOPMENT COMPANY, INCORPORATED of Scottsdale, Arizona:

1: Racketeering: ARS Title §13-2314 and 2310

2: Aiding and Abetting: ARS Title §13-301 and 303

3: Judicial Misconduct: Rule 81. Arizona Code of Judicial Conduct, Canon 2

Further affiant sayeth not.

Edwin M hayes *Edwin M Hayes*

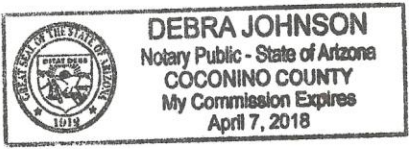
April J hayes *April J Hayes*

Memorandum in Support of Federal Common Law lien: The ruling of the U.S. Supreme Court in Rich v. Braxton, 158 US 375, specifically forbids judges from invoking Equity Jurisdiction to remove Common Law Liens or similar "Clouds of Title" Furthermore, even if a preponderance of evidence displays the lien to be void or voidable, the Equity Court still may not proceed until the Moving Party ask for, and comes "To Equity," with "Clean Hands," based on the "Clean Hands Doctrine" and "Power of Estoppel," Trice v. Comstock, 57 CCA 646; West v. Washburn, App. Div. 460, NY Supp. 230.

State of Arizona )  
 )ss.  
County of Coconino )

On this 20 day of June, A.D., 2014, before me personally appeared Edwin m hayes and April J hayes, whose identity was proven to me on the basis of satisfactory evidence to be the man and woman who she claims to be, and acknowledged that she signed the document above.

(Seal)



*Debra Johnson*  
\_\_\_\_\_  
Notary Public