

022

Affidavit of Fact Clark County's On Going Theft of Private Titled Property

To:

Doug Lasher d.b.a. Clark County Treasurer for the Corporation of Clark County.
PO Box 5000
Vancouver, Washington 98666-5000

From:

David A. Darby Sovereign Natural Born Free man
PO Box 772
Amboy, Washington
[Non-Domestic Zip Exempt]

COPY
ORIGINAL FILED
DEC 18 2012
Scott G. Weber, Clerk, Clark Co.

Re: Alleged Clark County Tax Lien

Statement of Facts

Doug Lasher, you have been served with many affidavits in the past few months and have not chosen to rebut one of them. You have now sent me a letter by certified mail expecting that the letter to be sufficient to rebut an affidavit in commerce. To start the clock running again on your illegal lien process, the affidavit must be answered in affidavit form. By not answering any of them in affidavit form, including the Criminal Complaint and swearing to your answers, you have dishonored yourself and me in the process. Please read the following excerpt: Here is the power of the affidavit as explained in Am. Jur. = American Jurisprudence (3 Am. Jur. 2d Affidavits § 20) **"The courts must accept an affidavit as true if it is uncontradicted by a counter-affidavit or other evidentiary materials."** Notice that American Jurisprudence says that the Court **MUST** accept an un rebutted affidavit as truth. Therefore, if the local court rules against me on this matter, it will be appealed to a higher court with good reason. **They are not following the law.** You have no case, because you have not answered any of the affidavits that I have presented to you in a rebuttal affidavit form. Your certified letter dated November 30, 2012 is rejected by me as a rebuttal. You must put it in a form that you swear to and is bonded by your **personal commercial assets**. I have done this and I expect you to do no less. Besides, no certified letter will ever stand as a rebuttal to a lawful Affidavit.

You are also going to find that the judge is going to have to take my affidavits as truth including the criminal complaint affidavit, because you have never rebutted what I swore under oath. This is going to be interesting. You should read or re-read those affidavits. They are now accepted as truth in law. You cannot rebut them because they have passed the time period for rebuttal. The higher up we get in the court system, you are going to find that they are following the law as it should be. The lower county courts are getting away with unlawful commercial rulings and have gotten away with it for years. I am not going to file anything in court until a Superior Court Judge rules to foreclose on my titled land. At that point we will start an action naming the judge as a co conspirator in an unlawful commercial lien process.

Your letter states that you have the authority to do what you are doing through the Codes. You are now on shaky ground, because **codes are not law.** I have asked for the law and you have