# PUBLIC NOTICE TRANSLATION FEDERAL COMMON LAW LIEN, NOTICE OF FEDERAL COMMON LAW LIEN AND

# WRIT OF ATTACHMENT ON REAL AND PERSONAL PROPERTY, The 21st day of June, 2021, Michigan Compiled Laws, Chapter 570. Liens § 570.526

Sec. 6. A tenant (1) who suffers damages because of an owner's failure to comply with this act may bring an action in a court of appropriate jurisdiction for the actual amount of the damages or \$250.00, whichever is greater, together with reasonable attorney fees.

This act shall not be construed in any manner that impairs or affects the rights of parties to create liens by special contract or agreement, or that affects any other lien arising at common law, in equity, or by any statute of this state or any other lien not provided for under this act. (2)

Except for actions that an owner is permitted to take under this act or under a rental agreement concerning personal property stored in a self-service storage facility or self-contained storage unit, an owner does not have care, custody, or control of a tenant's personal property. (3)

#### NOTICE TO

ALL ENTITIES WHO MAY CLAIM INTEREST NOW OR AT SOME TIME IN THE FUTURE, and ALL PERSONS KNOWN AND UNKNOWN WHO MAY BE SIMILARLY SITUATED, AND ALL OTHER CONCERNED PARTIES,

You are hereby notified that a FEDERAL COMMON LAW LIEN, WRIT OF ATTACHMENT ON REAL AND PERSONAL PROPERTY, is now in effect on Personal property, now of record in the name of John Matthew Szymanski, as the owner, and, John Matthew Szymanski, the LIENOR on property located in Wayne County, State of Michigan, and commonly known as JOHN MATTHEW SZYMANSKI and more specifically and legally described as,

#### LEGAL DESCRIPTION

JOHN MATTHEW SZYMANSKI D.B.A. as JOHN MATTHEW SZYMANSKI, PMA OR ANY OTHER VARIATION THEREOF

DOB: 1-28-1968

BIRTH CERTIFICATE #: 0018752

COPY of this FEDERAL COMMON LAW LIEN, WRIT OF ATTACHMENT ON REAL AND PERSONAL PROPERTY, together with all intangible and tangible property, improvements and appurtenances to the same belonging or in anywise appertaining thereunto, and the reversion/s, remainder/s, rents, issues and profits thereof, and every part thereof; AND also all the estate, allodial rights, titles, interest use, possession, property right claims and demands whatsoever of the grantors, in and to the

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premises herein described, and every part and parcel thereof, with the appurtenances, has also been filed in Wayne county and County of Wayne, State of Michigan:

TO HAVE AND TO HOLD all and singular the premises herein described, together with the appurtenances, unto the grantees and the grantees' proper use and benefit forever. Pursuant to that certain agreement between John Matthew Szymanski, the owner of the property, and John Matthew Szymanski, the LIENOR, CLAIMS THE ATTACHMENT OF THE FEDERAL COMMON LAW LIEN, WRIT OF ATTACHMENT ON REAL AND PERSONAL PROPERTY, is in the amount of; FIFTY MILLION DOLLARS and no/100 dollars (\$ 50,000,000.00)

## MEMORANDUM OF LAW IN SUPPORT OF

Writs of "Attachments" are but another form of Federal Common Law Lien and supersede Mortgages and Equity Liens, Drummond Carriage v. Mills, 74 NW 966; Hewitt V Williams, 47 La Ann 742, 17 So 269; Carr v. Dali 19 SE. 235; McMahon v. Lundin, 58 N.W.. 827; and may be satisfied only when paid and/or property is taken in lieu of the monetary value and fully satisfied by said taking of property. As expressed in Whiteside v Rocky Mountain Fuel Co., 101 F2d 765 at 769, it is a right extended to a person to retain that which is his possession belonging to another, until the demand or charge of the person in possession is paid or satisfied.

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.

#### **CAVEAT**

Whoever attempts to modify, circumvent and/or negate this Common Law Writ of Attachment, shall be prosecuted pursuant to title 42, U.S. Code, Sections 1983, 1985 and 1986 and punishable under the penalties of the Common Law at Law and applicable sections of Title 18, U.S. Code.

Any official who attempts to modify or remove this Common Law Lien, in the form of Writ of Attachment;, is fully liable for damages at law, pursuant to the mandatory rulings of the U.S. SUPREME COURT in Butz v. Economou, 438 US 495; 98 S CT 2894; Bell v. Hood, 327 US 196; Bivens v. Unknown Agents of Federal Bureau of Narcotics, 493 F 2d 718; and Belknap v. Schild, 161 US 10.

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This Federal At Law Lien. in the form of a Writ of Attachment, shall be valid. notwithstanding any other provision of Statute or Rule, regarding the form or content of a "Notice of Lien," nor shall it be dischargeable for one hundred (100) years, nor extinguishable due to Lienor's death, whether accidental or purposely; it shall be dischargeable only by Lienor, Lienor's Heirs, Assigns, or Executors upon payment in full of said Lien in the form of "Gold or Silver" (or any other valuable consideration at the sole discretion of the Lienor.) This Lien is made to secure Rights Pursuant to Article IV, Section 4, the First; Fourth, Fifth, Ninth and Tenth Amendments to the United States Constitution. Demand is made upon all Public Officials under penalty of Title 42, U.S. Code, Section 1986, not to modify or remove this Lien in any manner.

## JUDICIAL NOTICE

THIS COURT IS HEREBY NOTICED that pursuant to U.S. Supreme Court case Hafer v. Melo, No. 90-681, November 1991, any judicial actions that violate the constitutional guaranteed rights of individuals may be used as a cause of action in civil litigation against those performing said acts, without any form of immunity. CIVIL RIGHTS- immunity: State Officials sued in their individual capacities are "persons" subject to suit for damages under 42 USC 1983; Eleventh Amendment does not bar such suits in Federal Court (Hafer v. Melo, No. 90-68 1), page 4001. State and/or local officials sued in their individual capacities are "persons" subject to suits for damages under Title 18, U.S. Code.

STATE OF: MICHIGAN COUNTY OF: WAYNE

# **AFFIDAVIT**

BEFORE ME, the undersigned authority, on this 21st day of June, 2021, did personally appear, John Matthew Szymanski, the owner of the property, and John Matthew Szymanski, the Lienor, who being first personally and duly sworn/affirmed, does depose and say that the information contained in this forgoing Common Law Lien, Writ of Attachment on Real and Personal Property is true and accurate.

John matthew Szymanski

FURTHER AFFIANTS SAYETH NAUGHT.

John Matthew Szymanski

John Matthew Szymanski -Owner: John Matthew Szymanski -leinor:

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## **ACKNOWLEDGMENTS**

State of Michigan County of Wayne

The forgoing Notice of Federal Common Law Lien. Federal Common Law Lien, and Writ of Attachment on Real and Personal Property, was acknowledged before me this 21st day of June, 2021, by the OWNER OF THE PROPERTY, John Matthew Szymanski, and by John Matthew Szymanski, THE LEINOR, who are personally known to me or who produced identification proving to be the individuals executing this document.

	SEAL	
My Commission expires on		

Michigan Compiled Laws, Chapter 55. Notaries Public § 55.285

Title of Document: FEDERAL COMMON LAW LIEN AND NOTICE OF FEDERAL COMMON LAW LIEN, WRIT OF ATTACHMENT ON REAL AND PERSONAL PROPERTY Number of Pages: four (4). Date of the Document: the 21st day of June, 2021, Signer/s on document: John Matthew Szymanski, Owner of the Property, and John Matthew Szymanski, Lienor, Classification of Document as it pertains to the intent of John Matthew Szymanski,: Doing Foreign Business in a Foreign Venue.

Respectfully submitted in the Name of Jesus on this 21st day of June, 2021,

John Matthew Szymanski, OWNER

John Matthew Szymanski, LEINOR