



INTERNATIONAL

FREEMAN LEGAL SERVICES INTERNATIONAL



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HOW TO HANDLE “REFUSAL TO CREDIT” THE VALUE OF THE SECTION 68 DRAFT TO YOUR ACCOUNT

Download the letter again from the Were Bank of England website and read it and then re-read it. Please make sure you understand it.

Next, read Section 68 of the Bills of Exchange Act 1882. Do you understand what it means, and implies?

After that then send a short response to the IDIOT CREDITOR (for that is what they are – stupid and stuck in a world of 19th Century commercial inertia, not ready to adjust themselves to market forces or common sensical and genius methods to mirror the debt trap back at them via trusts and titles to property.

1. **PLEASE REMEMBER THIS IS ALL TO DO WITH COMMERCE AND TRUSTS – THERE IS NO SUCH THING AS DEBTOR v CREDITOR.**
2. **SINCE 1944 YOU HAVE NOT BEEN ABLE TO PAY FOR ANYTHING – ALL YOU CAN DO IS “discharge” A DEBT OBLIGATION VIA ANOTHER DEBT OBLIGATION – THAT IS BY PROFFERING A PROMISSORY NOTE, CALLED A BANK OF ENGLAND NOTE, TO CONTINUE THE RUSE!**
3. **“PAYING” IS NOTHING TO DO WITH DEBT AND HAS ABSOLUTELY NOTHING TO DO WITH HONOUR, SOCIAL RESPONSIBILITY NOR A MORAL OBLIGATION ON YOUR BEHALF TO “PAY”.**

WHY?

BECAUSE YOU HAVE BEEN DECEIVED, LIED TO AND BULLIED BY BANK OWNED PRIVATE CORPORATIONS WHO HAVE STOLEN YOUR GLOBAL COMMON WEALTH AND ABSORBED IT INTO THEIR “COMMONWEALTH” TO YOUR EXCLUSION. THE JUDICIARY, THE LAW SOCIETY, THE MONARCHY AND POLITICIANS ARE ALL IN ON THE DEAL! THEY ARE ALL PAID OFF TO KEEP YOU DOWN AND THEM UP. WHY DO YOU THINK THEY ALL ACT COLLECTIVELY AGAINST YOU? BECAUSE THEY’RE ALL OWNED BY THE SAME 300 FAMILIES THROUGH 143 CORPORATIONS CONTROLLED BY 5 HEDGE FUNDS

HEDGE FUNDS OWN IT ALL

<https://www.youtube.com/watch?v=o87v4-7HMCU&t=4s>

JAMES B. GLATTFELDER – 143 CORPORATIONS RUN THE WORLD

https://www.ted.com/speakers/james_b_glattfelder

TIME TO GET TOUGH ON THEM AND STOP PUSSY-FOOTING AROUND.

THEY HAVE STOLEN FROM YOU AND NOW ITS TIME TO RECLAIM YOUR POSITION AND RESADDLE YOUR HORSE FOR BATTLE.

Here is what you need to do now!

STICK TO THE CONTENT OF THE ORIGINAL LETTER WHICH YOU SENT TO THE FRAUDULENT PRETEND LENDER ACCOMPANYING THE DRAFT.

READ IT AGAIN – AND AGAIN AND AGAIN! <https://werebank.co.uk/documents>

MAKE ANOTHER COPY OF SAID LETTER – LINK IS BELOW

https://img1.wsimg.com/blobby/go/e8fd93dd-d1e6-4eec-8ebd-7f8b4f776b5f/downloads/Document_Letter_Legal_Dept_Signed.pdf?ver=1685793670882

1. **PUT YOUR NAME** AND ACCOUNT DETAILS ON A LETTER (and maybe a copy of the original draft S68) – [Note: IF THEY DO NOT RETURN THE DRAFT THEN THEY HAVE TACITLY ACCEPTED IT. DELIVERY AND NON-RETURN IS ACCEPTANCE!] AND SEND IT BACK TO THE IDIOT WHO RETURNED THE DRAFT TO YOU ORIGINALLY – IF THERE IS NO NAME SEND TO THE CEO OR CHIEF FINANCIAL OFFICER. IN YOUR OWN WORDS (or better still use what's here below) ASK THEM/HIM.....

2. **ARE THEY/IS HE STUPID**, ILLITERATE, PLAIN IGNORANT - OR ALL THREE? CAN HE NOT READ? HIS OPINION OR THAT OF HIS BOSS IS OF NO CONCERN TO US. A "TENDER OF A PAYMENT" FOR HONOUR, TRUMPS ANY AND ALL ARGUMENTS THEY HAVE EVER CONCEIVED OR MADE UP TO CAJOLE A CUSTOMER, just like you, INTO SUBMISSION AND INTO THE POOR HOUSE.

3. **DOES JOHN DOE/HE/SHE** HAVE A DEGREE IN "STUPIDITY?" WHY? BECAUSE THE COMMUNICATION/ACTION TAKEN BY THEM/HIM CONFORMS EXACTLY TO THE PREDICTED RESPONSE WE WARNED THEM/HIM NOT TO ATTEMPT TO DEFEND THEMSELVES WITH - AND WHAT DO THEY DO? THESE PEOPLE ARE THEY STUPID!

4. **WRITE BACK TO THEM/HIM** AND TELL HIM/THEM IT IS NOT A CHEQUE. WHERE DOES IT SAY THAT IT IS A CHEQUE? DO THEY KNOW THE DIFFERENCE BETWEEN A CHEQUE AND A DRAFT?

5. **ASK IF THEY HAVE PASSED** THE ACCOMPANYING LETTER TO THEIR LEGAL DEPARTMENT - IF NOT THEN WHY NOT?

6. **TELL HIM/THEM TO** READ SECTION 68 OF THE BILLS OF EXCHANGE ACT 1882 AS YOU WILL RAISE THAT DEFENCE IN COURT – ASK CATEGORICALLY IF IT HAS BEEN READ AND WHY IT IS CONSIDERED IRRELEVANT IN THEIR LEGAL ENTITY – DEAD ENTITY CORPORATION?

7. **PREPARE YOUR DOSSIER** AND KEEP A COPY OF YOUR LETTERS

8. **TELL THEM YOU'LL** SEE THEM IN COURT UNLESS THEY RAISE THEIR GAME TO A MARGINAL LEVEL OF DUE DILIGENCE

9. **Peter of England has accepted** the liability on the debt (so called) and offered to pay evidenced by the presentment and they cannot refuse the payment - all correspondence now is between them and the INTERVENTION PAYOR FOR HONOUR, BEING Peter of England

THEY CAN CONTACT ME VIA EMAIL: peter@werebank.co.uk or admin1@freemanlegalservices.com

All the best and keep up the good fight,

Peter of England LL.B, FRC (RC)

"The Stupid – it burns!"