

FILED
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4 / 16 / 2024, 1300 hrs.

**NOTICE OF DEFAULT CERTIFIED
“JUDGMENT” OF UN-REBUTTED
AFFIDAVIT**

:BANKER'S LIABILITY INFORMATION

:LOAN-[AC]COUNT-~ 139 [REDACTED].

:VESSEL-NUMBER: ~RQ036 [REDACTED] CY.

:COURT-CASE-NUMBER-~ [REDACTED]/2022.

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RQ028

: Neoph



**NOTICE OF DEFAULT CERTIFIED
"JUDGMENT" OF UN-REBUTTED
AFFIDAVIT**

Here in Bound / Attached and so named as **BANKER'S LIABILITY INFORMATION**, I, hereby Certify that on this; the **8th day of April 2024** on/or after the 22nd day following the date of the Bound / Attached "Certified Proof of Service" that was properly served and dated the **12th day of March 2024**; I hereby declare by my Honor and under my Authority as one of "we the people" and under contract law in that an affidavit un-rebutted in 21 days becomes the judgment.

By : Neophytos: Neophytou
: Neophytos: Neophytou

Post mailed in Nicosia, Cyprus by my hand.

Witness : Kypros: Kyprionou

Witness : Angela: Andryushchenko

This is The End of this affidavit.

Notice to agents is notice to principal, Notice to principal is notice to agent

: Neophytos: Neophytoc.

Notary Public
JURAT CERTIFICATE

Nicosia
Cyprus

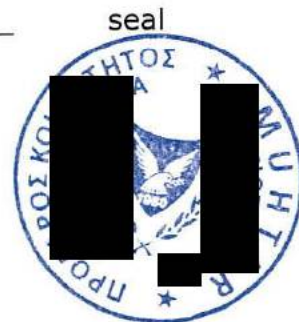
On this 12th day of April, 2024, before me, as a Notary Public,
:Neophytos: Neophytou, personally appeared, who proved to me based on
satisfactory evidence to be the man whose Name is subscribed to the within attached
instrument and acknowledged to Me that he executed the same in his authorized
capacity And that by his autograph(s) on the instrument the man executed, the
instrument known as Notice of Default Certified Judgment of Un-Rebutted Affidavit.

I certify under PENALTY OF PERJURY under the lawful laws of Nicosia, Cyprus that
the foregoing paragraph is true and correct.

WITNESS my hand and official seal of Notary Public.

Signature _____


[REDACTED]
ΠΡΟΕΔΡΟΣ
ΚΟΙΝΟΤΙΚΟΥ ΣΥΜΒΟΥΛΙΟΥ
[REDACTED]



RQ 02815

: Neophytou



PROOF OF MAILING AND CONTENTS MAILED

I, General Postmaster and Postmaster of this letter-document-contract-claim, known as: Neophytos: Neophytou, do hereby certify and affirm that on the date of March 3rd, 2024, caused a true, correct, and complete copy of the Letter with the title "BANKER'S LIABILITY INFORMATION, intended for the Central Bank of Cyprus and in particular for Mr Trikoupis, with Registration Number RQ [REDACTED] CY, to be served to the Central Bank of Cyprus, on the location, ~80: Kennedy-Avenue, 1076, Nicosia, Cyprus from the Kokkinotrimithia Post Office with a location: ~59: Grigori-Afxentiou-Avenue, ~Kokkinotrimithia, 2660, ~Nicosia, ~Cyprus, with the Cost Center Code 2190.

General Postmaster & Mail-server:

Neophytos: Neophytou

Date: 08-April-2024.

:COPY.



Date: 20-03-2024

Dear customer,

Please find below the tracking history of postal item XX123456789XX, based on the tracking events found in the track & trace system.

Tracking History for postal item RQ [redacted] CY

Time	Country	Location	Event	Next Office	Extra Information
8/03/2024 13:50	Cyprus	KOKKINOTRIMITHIA 1919	Receive item from customer (Otb)		
8/03/2024 13:52	Cyprus	KOKKINOTRIMITHIA 1919	Send item to domestic location (Otb)	LEFKOSIA D.P.O. 1901	
11/03/2024 13:16	Cyprus	LEFKOSIA D.P.O. 1901	Receive item at location (Inb)		
11/03/2024 13:16	Cyprus	LEFKOSIA D.P.O. COUNTER 1901	Unsuccessful item delivery attempt (Inb)		Reason: No home delivery: registered/insured/COD taxes Measure: Customer notified Signed by: 2024R/16908 G
12/03/2024 13:58	Cyprus	LEFKOSIA D.P.O. COUNTER 1901	Deliver item (Inb)		Signed by: ???????S ??S7S 25529

Yours truly,
Cyprus Post

Department of Postal Services, 100, Prodromou Street, 2063 Strovolos
Postal Address: 1900 Lefkosia-Cyprus
Call Center: 80002000

Παραλήπτης/ Addressee : CONSTANTINOS TRIKOLPIS
Διεύθυνση/ Address : CENTRAL-BANK: CYPRUS
80: KENNEDY-AVENUE Ταχ. Κώδικας / Postal Code : 1076

Πόλη / City : MICOSIA Χώρα / Country : CYPRUS

Συστημένο / Registered Με απόδειξη παραλαβής / Advice of Delivery Επί Αντικαταβολή / Cash on Delivery (C.O.D)

Προσωπική Παραλαβή / Personal Delivery
212
ΚΩΔΙΚΟΣ ΠΡΟΣΤΗΡΕΣ
08.11.2024
Αρμόδιος Ταχυδρομίου



Βάρος(g): 350 Προπληρωμή: 0
Συστημένη Αλληλογραφία
2024-03-08 01:2190-KOKKINOTRIM.

€2.54
ΚΥΠΡΟΣ
CYPRUS KIBRIS

Customer

RQ028129237CY
:Neophytos: Neophytou



PROOF OF MAILING AND CONTENTS MAILED

I, General Postmaster and Postmaster of this letter-document-contract-claim, known as: Neophytos: Neophytou, do hereby certify and affirm that on the date of February 2nd, 2024, caused a true, correct, and complete copy of the Letter with the title "BANKER'S LIABILITY INFORMATION, intended for the Central Bank of Cyprus and in particular for Mr Trikoupis, with Registration Number RQ [REDACTED] CY, to be served for the archive to the Cyprus Post Office Headquarters, on the location, ~100: Prodromou-Street, 2023, Nicosia, Cyprus from the Kokkinotrimithia Post Office with a location: ~59: Grigori-Afxentiou-Avenue, ~Kokkinotrimithia, 2660, ~Nicosia, ~Cyprus, with the Cost Center Code 2190.

General Postmaster & Mail-server: Neophytos: Neophytou
Date: 07-March-2024.

:COPY.



Date: 07-03-2024

Dear customer,

Please find below the tracking history of postal item XX123456789XX, based on the tracking events found in the track & trace system.

Tracking History for postal item RQ [REDACTED] CY

Time	Country	Location	Event	Next Office	Extra Information
28/02/2024 10:01	Cyprus	KOKKINOTRIMITHIA 1919	Receive item from customer (Otb)		
28/02/2024 14:01	Cyprus	KOKKINOTRIMITHIA 1919	Send item to domestic location (Otb)	LEFKOSIA D.P.O. 1901	
1/03/2024 11:22	Cyprus	LEFKOSIA D.P.O. 1901	Receive item at location (Inb)		
1/03/2024 11:22	Cyprus	LEFKOSIA D.P.O. COUNTER 1901	Unsuccessful item delivery attempt (Inb)		Reason: No home delivery: registered/insured/COD taxes Measure: Customer notified Signed by: 2024R/14520 G
5/03/2024 07:21	Cyprus	LEFKOSIA G.P.O. 1900	Deliver item (Inb)		Signed by: ANNA TSINGI

Yours truly,
Cyprus Post

Department of Postal Services, 100, Prodromou Street, 2063 Strovolos
Postal Address: 1900 Lefkosia-Cyprus
Call Center: 80002000

Παραλήπτης/ Addressee : **CYPRUS-POST-OFFICE: HEADQUARTERS**

Διεύθυνση/ Address : **~100: ΠΡΟΔΡΟΜΟΥ**

Ταχ. Κώδικας / Postal Code : **2023**

Πόλη / City : **LEFKOSIA**

Χώρα / Country : **CYPRUS**

Συστημένο / Registered



Με απόδειξη παραλαβής / Advice of Delivery

Επί Αντικαταβολή / C.O.D.

2/2

Προσωπική Παράδοση / Personal Delivery



Prime

Βάρος(g): 130 Προπληρωμή: 0
Συστημένη Αλληλογραφία
2024-02-28 09:2190-KOKKINOTRIM.

€2.50
ΚΥΠΡΟΣ
CYPRUS KIBRIS



FOR ARCHIVE CBC-TRIKOMPS

:N.N.

COBY

RQ 02812923 703

:Neophytos



BANKER'S LIABILITY INFORMATION

Certified Postal Number # RQ [REDACTED] CY

To: **AML/CFT & FINANCIAL CONDUCT DEPARTMENT**
Assistant Director, :CONSTANTINOS: TRIKOYPIIS.

Anó: :Neophytos: Neophytou.

Οδός: ~25-A: [REDACTED], ~ENGOMI, ~NICOSIA, ~CYPRUS.

REGARDING: Loan with account number #: 1 [REDACTED] 01

Ημερομηνία: 19-02-2024.

Dear Mr Trikoupis,

Since the introduction of Cestui Qui Vie Act 1666 (<https://www.legislation.gov.uk/aep/Cha2/18-19/11>) a group of people who constitute the global elite class, have managed to enslave humanity through documents and language (named legalese) (**Reference Material Canonum De Ius Positivum / Canons of Positive Law Article 100**) Since then, those who are born, and through the use of certain documents, for example, the Birth Certificate, (**Canon Law Art. 100 2046 to 2057**) and under certain presumptions are declared dead, lost at sea, then presumed property, lawful slaves, indentured servants, paupers and bondsmen, inter alia and further, no longer have Rights to be known as a Man or Woman, but as creatures or animals and permanent members of the underclass. Thus, having no rights to Real Property or any Rights as a free Person. (**Settlement/birth Certificates, Canon Law Art. 325, 3347 to 3362**). "Since 1933 when a child is borne, the Executors and Administrators of the higher Estate knowingly and willingly claim the baby as chattel to the Estate" (**Canon 2050**) "Upon the promissory note reaching maturity and the bank being unable to seize the slave child, a maritime lien is lawfully issued to "salvage" the lost property, and itself monetized as currency issued in series against the **Cestui Que Vie Trust**" (**Canon 2050**).

Over time, history shows and iterates in the aforementioned Canon Laws, they (Globalist/Elites/Cabal) have accumulated 90% of the wealth on earth and have managed to enslave the majority of People and Governments of all countries. They created wars and financed both sides, deliberately bankrupting countries with the intention of installing their own privately owned 'Vatican' central banks, being the 'Bank for International Settlements' (**Canon 2047**), who run almost all corporations of the world. They control all the military through the independent city they created, **Washington DC (a Corporation)**, they control all religions through the independent city they created, **Vatican City (a Corporation)**, and they also control the entire financial system through the independent city they created, the **City of London (a Corporation)**.

The created name written with capital letters, as used on many common and official documents, such as Identity cards, bank accounts, Tax documents, utility bills, court documents, and the vast majority of all Government-issued documents, are the property of the Vatican and are derived from the ancient Latin language and distorted into modern language by The Roman emperor Justinian. Emperor Justinian ruled the Byzantine Empire from 527 AD to 565 AD. So that it is considered an explanatory-symbolic text rather than a descriptive text. **Article 11:47 of the CHICAGO MANUAL OF STYLES, 16th edition.** The Vatican

:COPY.

created this legal entity under the name of **NEOPHYTOS NEOPHYTOU or NEOPHYTOU NEOPHYTOS or NEOPHYTOU. N or Neophytos Neophytou, or Neophytou Neophytos** (add other variants to NAME/idem sonas) based on the birth certificate, with the intention to mislead me (and many others with their respective names), so that I would merge with the legal person and be liable for any debt or obligation created or arising against this legal person/entity, and becoming the surety/guarantor for the fictitious entity portrayed by the ALL CAPITAL NAME (variations apply as previously stated). This is called 'legal entrapment' and this criminal illegality is generally known as **CAPITIS DIMINUTIO** (Minima/Media/Maxima) by Roman Law (Reference <https://www.cipix.eu/living-in-the-private/your-consent/a-person-has-no-body>). Attached to this full name in capital letters is the trust account created using the birth certificate, with me as the primary beneficiary as a living entity and fact with the name: **Neophytos: Neophytou**. Knowledge of the **CESTUI QUE VIE TRUST is offered in Article 100, Rules 2035 through 2056 of the Canons of Positive Law (Canonum De Ius Positivum)**. A link is provided below which provides knowledge of the slavery of humanity through the **birth certificate, (Canon 3347-3362)**.
 (pdf; https://www.academia.edu/50911090/Canonum_De_Ius_Positivum_Canons_of_Positive_Law).
 (Link to; <https://www.legislation.gov.uk/aep/Cha2/18-19/11> - Cestui Que Vie Act 1666)

You are expected to undertake due diligence and inform yourself of the Articles within and act accordingly.

Each country has its wealth from global trusts. So much wealth, that it is ample to support every Man, Woman, and all their Sons and Daughters, had there been three (3) of each of us. This vast wealth exists in the global trusts which belong to The People. (<https://www.docdroid.net/3Svxxxn/135370661-audit-aable-file-of-2007-un-organisation-pdf>). Despite this, we see poverty and hardship across the world where but a mere fraction of the population can access and benefit from these Trusts which are our birthright. When attempting to gain access to the Trust, it is intentionally made complicated, People are obstructed and confused by the elaborate process and many documents required to provide, to exit this fraudulent system, in comparison to where it only requires one document to trap us into becoming part of this system. **Where and When was the 'Full Disclosure' given explaining unambiguously that this would happen and provided to me as a newborn baby, perhaps being only hours old, or did provide to my mother, who had just undergone a likely stressful and painful experience which brought me into this life on God's Land?**

(See Letter from Colonel Edward Mandel-House to President Woodrow Wilson 28th President of the United States 1913-1921 link - <https://www.1215.org/lawnotes/lawnotes/house.htm>)

When a Man or Woman approaches a major bank for a loan. The bank, instead of assuming the role of a custodian/Trustee and providing the money belonging to the rightful Beneficiary, the bank receives the applicant's signature upon many documents (in my experience no clear explanation is ever given) which may be described as 'the contract' or 'Loan Agreement' (inter alia/ among other things), included in these documents are the Promissory note and repayment schedule, which dictates, when, how much, the applicable interest rate and for how long payments should be made until the 'loan' is settled, and of course various other documents about guarantees etc. Information Relating to 'Negotiable Instruments' is written within;

1. UCC article 3 - Negotiable Instruments,
 2. The United Nations Commission on International Trade Law (UNCITRAL) ,
 3. BILLS OF EXCHANGE ACT 1882
- and many other subsequent documents.

I assume, being you claim you are operating in and for the banking industry, you will be more than familiar with?

Upon a Man or Woman applying their signature to the Promissory note, their credit is accessed and the debt is immediately extinguished. The bank facilitates this conversion/swap from credit into currency at zero cost to themselves, however, it would be fair to apply the principle/maxim of 'every workman is worthy of his hire, meaning that they are entitled to be remunerated for their work, an appropriate fee or commission.

If a promissory note accesses credit, who is the lender and who is the borrower?

Further, the bank now sells or negotiates the instrument (promissory note) to a Trust (in many cases) described as a 'Special Purpose Vehicle/Entity (SPV/E)' and is no longer the 'Holder' (has possession). Many (possibly hundreds or thousands) of loans/promissory notes are bundled/pooled, and sold to SPVs, in which case the bank can no longer claim to be the 'Lender' as they received payment (for the second time) for a debt which they allege exists.

Would a bank who claims a debt is owed, by selling the instrument/promissory note that originated the alleged funds provided to the alleged borrower extinguish/settle the alleged debt?

Subsequently, the bank then becomes the 'Servicer' by way of an agreement with investors, made without the knowledge or agreement of the alleged Borrower. As 'servicer of the loan' the Bank continues to accept and pursue payments per a repayment agreement/Schedule, and ultimately initiate foreclosure proceedings in the event of default. The payments collected by the bank are passed on to the investors of the SPV trust and are the return on their investment. To protect its investment the SPV purchases an insurance policy against the pool of loans, called 'Credit Default Swap (CDS)' which passes the risk on to the insurance provider. In the event of default/failure to maintain payments by the alleged borrower and after approximately 3 months, the CDS insurance will pay the full/face value of the original loan regardless of any payments made (Very famous film on the subject 'The Big Short').

Therefore, I ask you:

1. **Who has lost any money?**
2. **Who is owed any money?**
3. **When was 'Full Disclosure' given that this may occur?**
4. **Who can produce a lawful contract that I have entered into knowingly, willingly, and voluntarily to prove their claim?**
5. **Can you produce the full accounting, both the, Account Receivables and Account Payable's books to disclose all the entries made concerning my account(s)?**
6. **And what is the meaning in the bank's dictionary, of the words "payable" and "receivable"?**
7. **In addition to the above the bank further negotiates the repayment agreement and receives more money from investors who wish to purchase shares in this valuable instrument. Would you agree?**

It is important to mention, that it is my understanding the banks transfer the liability of these assets to other Entities, and may be known as 'Off Balance Sheet Entries' thus avoiding paying tax due and transferring the tax liability elsewhere. **Would it be reasonable to assume that authorities would be interested in investigating such a potential fraud?**

The important documents described, I also believe are Securitized and sold many times over into the Bond market. We have established that an investigation via the **Bloomberg Terminal** will disclose all the parties to which the instruments have traveled, who the originator of the

loan is/was, who has title, and who the current holder would be. This is known as a 'Securitization Audit' which can be easily conducted by a competent CPA.

If the promissory note and the repayment agreement are bifurcated (separated) the alleged loan is no longer enforceable. Would you agree?

Must they remain together at all times throughout the life of the alleged loan?

It is also important to mention that 'Fractional Reserve Banking' FRB has a profound effect on these instruments and vast amounts of additional money may be created based on their value. (See, **Modern Money Mechanics. Chicago Federal Reserve**).

So I ask you to disclose what 'Valuable Consideration' the bank provided to claim they loaned me anything at all? As it is well documented within information provided by reputable sources herein that "Banks Create Money Out of Thin Air" (**Prof Richard R. Werner**). **Isn't it the case that the Man or Woman signing the Promissory note, created the money the bank claims is borrowed?** Then to add further insult and injury to this potentially fraudulent transaction the bank then demands and adds interest, and further requires collateral to secure repayment of the alleged loan which may lead to repossession of the property purchased and secured by the same.

Would you agree that, the borrower is also the lender of their own money?

It is my understanding that banks do not take deposits or lend money being that their business license permits these corporations/institutions to 'buy and sell securities, would you agree?

Please show evidence where it is written and under what circumstances Banks are permitted to create new money and not be in violation of GAAP (Generally Accepted Accounting Principles) **or IFRS** (International Financial Reporting Standards) **or IAS** (International Accounting Standards). CPAs (Certified Public Accountants) audit the bank's books, and GAAS (Generally Accepted Auditing Standards) standards are followed by very specific audits.

The FED publications admit that the bank is using the Promissory note to fund the bank check. Stealing the Promissory note or having the borrower record the Note as a loan and then using it to fund the check is essentially the same thing. The bank's assets and liabilities are both increased whether it was "borrowed" or stolen. Whether it was stolen or not, most people want their property back. Stealing and refusing to pay a loan are essentially the same thing.

The Promissory note is from the outset of it's creation and remains the property of the maker/drawer (the Man/Woman that created it), would you agree?

If the Promissory note is and remains the property of the creator (Man/Woman) is the bank expected to return it after the promise it relates to is fulfilled?

Professor Hyman Minsky (<https://www.levyinstitute.org/about/minsky/>) once wrote: "Banking is not about lending money; to lend, the lender must have money. The fundamental banking activity is acceptance, that is, the guarantee that some party is creditworthy. A bank, by accepting a security, agrees to make certain payments if the debtor is unwilling or unable to".

On website <https://www.youtube.com/watch?v=5geImrYinTU> with a title: " Banks Are the Creators of Money, Not Intermediaries." **PhD Richard A. Werner**

(<https://professorwerner.org/>), Oxford University professor in banking, finance, and leading economist. Says:

"Banks are the creators of the money supply, which means that banks create money out of thin air. The money supply is 97% bank deposits and these are created out of nothing by banks when they lend because they invent fictitious customer deposits. Why? They simply restate, slightly incorrectly in accounting terms, what is a payable obligation arising from the loan agreement having purchased the promissory note as a customer deposit, but no one has deposited money.

After studying the 5000-year history of the banking system (Prof. Werner, produced the first and only empirical study of banking and author of several books on the subject), the legal reality is that banks do not accept deposits and do not lend money.

DEPOSIT: Legally, the word deposit is meaningless. The courts and various judges have made it clear that "if a person gives his money to a bank, even if it is called a deposit, that money is merely a loan to the bank. Thus, banks are borrowing from the public. It is the record of the bank's debt to the public.

LENDING: Banks do not lend money. According to the law, their activity is the purchase of securities. When a person signs a loan agreement, by law, he has issued a security, i.e. a promissory note, and the bank is going to buy it. For the bank to be 100% legal, it will say that the money will be in the account with this account number.... If the bank says like... "the money will be transferred to the account....", this is wrong because no money is transferred at all. After someone signs the loan agreement, that paper automatically converts to a promissory note, so the bank owes him money because the bank bought it. The money the bank owes him is the loan, because of the misleading information the bank gives to the public. The question is, how does the **FCA** (Financial Conduct Authority) deal with this because in the financial sector, you're not supposed to mislead your customers".

It was the banker presidents who got the **Trading With the Enemy Act** and **Emergency War Powers** passed. The government and its leaders declared the Citizen as the enemy. This means that one must be licensed to trade with the enemy (us).

Concerning the letter with the reference number **YXA/** [REDACTED] that you sent, the first paragraph states that the Central Bank of Cyprus (CBC) does not interfere in the relationship between customers and supervised institutions. On page 11 to page 24 of the book you are holding in your hands, titled "**NAVAL INTELLIGENCE EMERGENCY INTERNATIONAL ACT OF 2015**", all the concrete facts and evidence of how a credit institution that receives orders from the Central Bank operates are listed. Please read the pages.

In paragraph 2 of your letter, you give instructions on how a legal entity should follow the procedure to file any complaint. As you can see, as a living entity, I am acting as beneficiary of the legal entity **NEOPHYTOS NEOPHYTOU™, (Common Law copyright FN)** and as Postmaster of this document and, with my name indicating that I am a fact, I do not consent to follow the fictional process that is under the jurisdiction of the Bank and subsequently the government.

On page 25 of the book, the **Protection of People Reporting Violations of Union and National Law** is mentioned, as well as on page 34 with the **Military & Civilian Whistle-blower Protection Act**, which are very powerful once these criminal offenses begin to be exposed and revealed to the public.

On pages 14 and 40-54 are all the charges that those who are complicit with these crimes against humanity may be charged with by military tribunals.

On pages 56-58 is evidence of the 21 trillion dollars of the military to pay off all the world's loans, in the form of a UCC1 financing statement.

On pages 65 - 73 is important information concerning all high-ranking bankers.

1. Introduction

The first part of the document discusses the importance of maintaining accurate records and the role of the auditor in this process. It highlights the need for transparency and accountability in financial reporting.

The second part of the document focuses on the specific requirements for record-keeping, including the need for proper documentation and the use of standardized formats. It also addresses the challenges of data management and the importance of regular audits.

The third part of the document discusses the legal and regulatory framework governing record-keeping. It outlines the responsibilities of various stakeholders, including management, the board of directors, and external auditors. It also provides guidance on how to ensure compliance with these requirements.

The fourth part of the document provides a detailed overview of the audit process, from the initial planning stage to the final reporting stage. It includes a discussion of the audit methodology and the use of sampling techniques.

The fifth part of the document discusses the importance of communication in the audit process. It emphasizes the need for clear and concise reporting and the importance of maintaining open lines of communication with all relevant parties.

The sixth part of the document provides a summary of the key findings and conclusions of the audit. It includes a discussion of the strengths and weaknesses of the organization's record-keeping practices and provides recommendations for improvement.

The seventh part of the document discusses the implications of the audit findings for the organization's overall performance and reputation. It highlights the need for ongoing monitoring and improvement of record-keeping practices.

The eighth part of the document provides a final summary and conclusion. It reiterates the importance of accurate record-keeping and the role of the auditor in ensuring the integrity of financial reporting.

Appendix A: List of abbreviations and acronyms used throughout the document.

Please study the book to get an idea of what senior bankers will suffer in the near future.

With the above information, it is clear that you are complicit and accountable in acts of crime against humanity.

I believe the above information demonstrates clearly how Bankers, Government officials and others are complicit in acts of crime against humanity, must be held accountable and brought to justice.

As General Postmaster and Postmaster of this document, since I now have your signature for what is written in the letter you sent me, I have the authority to report you to the proper military authorities for your complicity, for the misleading information printed in the letter, for the misleading information that the Banks give to the public, since you supervise them, as well as the fraudulent acts of theft of property of the poor citizen, since you, as the Central Bank, give the instructions.

Considering the information provided within this document, would you agree at least one or several 'Unlawful Conversion' has occurred?

(Definition below, from Black's Law Dictionary 8th edition). Conversion .Law. An unauthorized assumption and exercise of the right of ownership over goods or personal chattels belonging to another, to the alteration of their condition or the exclusion of the owner's rights. *Stickney v. Munroe*, 44 Me. 197; *Baldwin v. Cole*, 6 Mod. 212; *In re Di Crocco's Estate*, 12 N. Y.S.2d 276, 278, 170 Misc. 826; *Powell v. A. K. Brown Motor Co.*, 20 S.E.2d 636, 637, 200 S.C. 75. Any unauthorized act that deprives an owner of his property permanently or for an indefinite time. *Forbush v. San Diego Fruit & Produce Co.*, 46 Idaho, 231, 266 P. 659, 663.

I give you this opportunity to rebut any points contained herein, you are requested to provide substance of each point rebutted and should you be able to verify those points indeed are not truthful, they will be removed, whereby any remaining points made and questions asked will be included within the form of an Affidavit in my next communication to you, therefore your reply is expected within 21 days of this notice after which all unrebutted points raised herein-above and the book provided shall stand true.

Truth is expressed in the form of an affidavit. (Maxim)

An unrebutted affidavit stands as truth in law/commerce. (Maxim)

Without ill-will, frivolity or malice and sent with genuine and good intention.

Sincerely,

By:

:Neophytos: Neophytos

All Rights Reserved
without Prejudice

:Neophytos: Neophytou, for the legal entity and also a trust account NEOPHYTOS NEOPHYTOU™ (NEOPHYTOS NEOPHYTOU TR)

:Neophytos: Neophytou. LIVING-MAN, VETERINARY-SURGEON, NATUROPATH, HOMEOPATH, DOCTOR-OF-BIORESONANCE-MEDICINE, NUTRITIONIST, ENERGY-HEALER, NEURO-LINGUISTIC-PROGRAMMER, SPECIALIST-IN-CHRONIC & AUTOIMMUNE-DISEASES, HOLISTIC-HEALTH & WELLNESS-CONSULTANT, GENERAL-POSTMASTER, LIVE-LIFE-CLAIMANT: BILL-OF-LADING-NUMBER: RO [REDACTED] CY. : COMMON-LAW-COURT-BIRTH-CERTIFICATE-NUMBER: BC/20/[REDACTED]. BUSINESS-REGISTRATION & OWNERSHIP-CERTIFICATE-FOR-FICTITIOUS-NAME: NEOPHYTOS: NEOPHYTOU: FN/22/[REDACTED].

:COPY.



Date: 28-02-2024

Cyprus Post

Department of Postal Services, 100, Prodrromou Street, 2063 Strovolos
Postal Address: 1900 Lefkosia-Cyprus
Call Center: 80002000

Dear customer,

Please find below the tracking history of postal item XX123456789XX, based on the tracking events found in the track & trace system.

Tracking History for postal item RQ [REDACTED] CY

Time	Country	Location	Event	Next Office	Extra Information
21/02/2024 08:54	Cyprus	KOKKINOTRIMITHIA 1919	Receive item from customer (Otb)		
21/02/2024 13:53	Cyprus	KOKKINOTRIMITHIA 1919	Send item to domestic location (Otb)	LEFKOSIA D.P.O. 1901	
23/02/2024 05:35	Cyprus	LEFKOSIA D.P.O. 1901	Receive item at location (Inb)		
23/02/2024 05:35	Cyprus	LEFKOSIA D.P.O. 1901	Send items to delivery point	LEFKOSIA B.O.7 1911 - ENGOMI	
23/02/2024 08:51	Cyprus	LEFKOSIA B.O.7 1911 - ENGOMI	Receive item at delivery office (Inb)		
23/02/2024 08:52	Cyprus	LEFKOSIA B.O.7 1911 - ENGOMI	Unsuccessful item delivery attempt (Inb)		Reason: No home delivery; registered/insured/COD taxes Measure: Customer notified Signed by: 2024R/1852 G
27/02/2024 12:34	Cyprus	LEFKOSIA B.O.7 1911 - ENGOMI	Deliver Item (Inb)		Signed by: VARVARA NEOFYTU

Yours truly,

Παραλήπτης/ Addressee: Neophytos Neophytou
 Διεύθυνση/ Address: -25-A: VASILEOS PAYLOU
 Ταχ. Κώδικας/ Postal Code: 2012
 Πόλη/ City: NICOSIA Country: CYPRUS
 Συστημένο / Registered Με απόδειξη παραλαβής / Advice of Delivery
 Προσωπική Παράδοση / Personal Delivery Ειδικός σέκος / M-Bao
 Επί Αντικαταβολή / Cash on Delivery (C.O.D)
 Κατεπίγειο / 2/2
 Αριθμός Ταχυδρομικού: RQ [REDACTED] CY
 Βάρος(g): 95 Προπληρωμή: 0
 Συστημένη Αλληλογραφία
 2024-02-21 08:2190-KOKKINOTRIM.
 €2.44
 KYΠPOC
 CYPRUS KIBRIS
 Customer



: Neophytos: Neophytou



: C.-S.-S.-C.-P.-S.-G.-P.-DOCUMENT-CONTRACT-FEDERAL-POSTAL-VESSEL-FEDERAL-COURT-VENUE-PERFORMANCE-CONTRACT-FLAG
: C.-S.-S.-C.-P.-S.-G.-P.-CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMMAR-PERFORMANCE

: Russell-Jay: Gould

: VESSEL-NEOPHYTOS: NEOPHYTOU.

: RED-LIGHT: ●



: AUTOGRAPH:
: LODIO-COPY-POWER:
: GREEN-LIGHT: ●

FOR THIS PORTING-TREATY OF THIS LIVE-LIFE-BIRTH-NATIVITY-TREATY IS WITH THIS CLAIM-BIRTHING-PERFORMANCE OF THIS VESSEL-NEOPHYTOS: NEOPHYTOU WITH THE CLAIM OF THE LIVE-LIFE-BIRTH-CLAIMANT-NEUTRAL: Neophytos: Neophytou's-KNOWLEDGE WITH THIS GENDER-CLAIM OF THIS MALE WITH THIS BILL OF THIS LADING WITH THIS CLEARANCE OF THE CONTRACT-CLAIMANT'S-KNOWLEDGE WITH THE PERFORMANCES OF THE PARENTS: MOTHER: IVI: SHIALOU & FATHER: CHRISTAKIS: NEOPHYTOU WITH THIS CLAIM WITHIN THIS DOCUMENT-CONTRACT-FEDERAL-POSTAL-VESSEL-FEDERAL-COURT-VENUE-PERFORMANCE-NEUTRALITY.

-1 FOR THIS PORTING-TREATY OF THIS LIVE-LIFE-BIRTH-NATIVITY-TREATY IS WITH THIS PORTING-TREATY OF THIS BIRTH WITH THIS PERFORMANCE-CLAIM OF THIS CLAIM-LIFE-BIRTH WITH THIS DATE--15--JULY--1977 OF THIS VESSEL: NEOPHYTOS: NEOPHYTOU & CLAIM-LIFE-BIRTH-BEING-NEUTRAL/CLAIMANT: Neophytos: Neophytou's-KNOWLEDGE WITH THIS SWEAT-EQUITY-LABOR OF THIS MOTHER: IVI: SHIALOU WITH THIS BILL OF THIS LADING WITH THIS MOTHER: IVI: SHIALOU & FATHER: CHRISTAKIS: NEOPHYTOU WITHIN THIS DOCUMENT-CONTRACT-FEDERAL-POSTAL-VESSEL-FEDERAL-COURT-VENUE-PERFORMANCE-NEUTRALITY.

-2 FOR THE MOTHER: IVI: SHIALOU & FATHER: CHRISTAKIS: NEOPHYTOU OF THIS SWEAT-EQUITY-LABOR-FEE ARE WITH THIS PERFORMANCE-CLAIM OF THIS NEUTRAL-CLAIMANT-POSTMASTER: Neophytos: Neophytou WITH THESE THREE-DAY-IRRESCISSION-PORTINGS OF THE C.-S.-S.-C.-P.-S.-G.-P. WITH THIS PERFORMANCE OF THE LIVE-LIFE-BIRTH-TREATY WITH THIS DATE--15--JULY--1977 OF THIS VESSEL: NEOPHYTOS: NEOPHYTOU & LIVE-LIFE-BIRTH-NEUTRAL: Neophytos: Neophytou WITH THIS BIRTH-HOSPITAL: MAKARIO-HOSPITAL OF THIS FOREIGN-POSTAL-TERRITORY: NICOSIA(CYPRUS)-DOCUMENT-CONTRACT-FEDERAL-POSTAL-VESSEL-FEDERAL-COURT-VENUE-PERFORMANCE-NEUTRALITY WITH THIS CARGO-VESSEL OF THIS VESSEL-NEOPHYTOS: NEOPHYTOU: HEIGHT: FIVE-FOOT-4-INCHES. : WEIGHT: 161-POUNDS. EYE-COLOR: BROWN. & HAIR-COLOR: BROWN WITH THIS GENDER-CLAIM OF THIS MALE WITH THIS DATE--12--SEPTEMBER--2021 OF THIS TREATY-NATIVITY-PERFORMANCE-BIRTH-DATE WITH THIS BILL OF THIS LADING WITH THIS MOTHER: IVI: SHIALOU & FATHER: CHRISTAKIS: NEOPHYTOU WITHIN THIS DOCUMENT-CONTRACT-FEDERAL-POSTAL-VESSEL-FEDERAL-COURT-VENUE-PERFORMANCE-NEUTRALITY.

-3 FOR THIS PORTING-TREATY OF THIS LIVE-LIFE-BIRTH-NATIVITY-TREATY IS WITH THIS NEUTRAL-CLAIMANT-POSTMASTER: Neophytos: Neophytou's-KNOWLEDGE & NEUTRAL-POSTMASTER-GENERAL/CLAIMANT/CHIEF-FEDERAL-POSTAL-JUDGE: Russell-Jay: Gould's-KNOWLEDGE OF THIS SWEAT-EQUITY-LABOR-FEE-TREATY WITH THESE PERFORMANCE-CLAIMS OF THE CLAIM-LIFE-BIRTH-TREATY & CARGO-WORDS-NAVIGATION-SECURITY-POSTAL-ROAD-TREATY WITH A FOREIGN-PORT & FOREIGN-BANK-CONTRACTS OF THIS NEUTRAL-CLAIMANT-POSTMASTER: Neophytos: Neophytou's-KNOWLEDGE & NEUTRAL-POSTMASTER-GENERAL/CLAIMANT/CHIEF-FEDERAL-POSTAL-JUDGE: Russell-Jay: Gould's-KNOWLEDGE WITH THIS DOCUMENT-CONTRACT-FEDERAL-POSTAL-VESSEL-FEDERAL-COURT-VENUE-PERFORMANCE-NEUTRALITY OF THIS NEUTRAL-VESSEL-NEOPHYTOS: NEOPHYTOU & VESSEL-THINKING-CARGO-NEUTRAL: Neophytos: Neophytou, MOTHER: IVI: SHIALOU & FATHER: CHRISTAKIS: NEOPHYTOU WITH THE CLAIM WITHIN THIS DOCUMENT-CONTRACT-FEDERAL-POSTAL-VESSEL-FEDERAL-COURT-VENUE-PERFORMANCE-NEUTRALITY.

: DATE--12--SEPTEMBER--2021, VESSEL-NAME: BIRTH & VESSEL-NUMBER: RA [REDACTED] CY.

SEAL:
: Neophytos: Neophytou
: NEUTRAL: Neophytos: Neophytou.

: SEAL:
: Russell-Jay: Gould
: POSTMASTER-GENERAL: Russell-Jay: Gould.

FOR THE COPYCLAIM/COPYRIGHT--1--JULY--1775 BY THE NEUTRAL-FEDERAL-POSTAL-JUDGE & CLAIMANT-POSTMASTER-GENERAL: Russell-Jay: Gould IS WITH THIS POST-ROAD-POSTAL-CORPORATION-TREATY-PERFORMANCE BY THIS DOCUMENT-CONTRACT-FEDERAL-POSTAL-VESSEL-FEDERAL-COURT-VENUE-PERFORMANCE-NEUTRALITY-FOREIGN-POSTAL-CORPORATION-TREATY.

:COPY.

: R.-J.: G.

:Neophytos: Neophytou.

van:



*Common Law Courts
Great Britain & International*

Book of Deeds

Extract

Birth Certificate

21 September 2020

Neophytos Neophytou

BC/20/ [REDACTED]



Common Law Courts
Great Britain & International

Birth Certificate

Birth Name	Neophytos Neophytou
E-Mail Address	drneophytos@gmail.com
Sex	Male
Place of Birth	Nicosia, Cyprus
Date of Birth	15/07/1977
Time of Birth	20:50
Fathers Name	Christakis Neophytou
Fathers Date of Birth	18/11/1931
Fathers Address When Child Was Born	Mansoura
Mothers Name	Ira Shislow
Mothers Date of Birth	11/10/1954
Mothers Address When Child Was Born	USA
Name of Individual Submitting Information	NEOPHYTOS NEOPHYTOU

This Birth Certificate has been recorded for preservation, with the Common Law Courts. The information contained within it is based on first-hand knowledge and has been provided by the named individual. This individual has submitted this information under penalty of perjury and full liability.

Book of Deeds, Extract: Birth Certificate, Recorded 21 September 2020

BC / 20 / [REDACTED]



*Common Law Courts
Great Britain & International*

Book of Deeds

Extract

Fictitious Names

21 May 2022

Signature: neophytos neophytou



Common Law Courts
Great Britain & International

Application for Registration of Fictitious Name

1. Fictitious Name Registered

DR NEOPHYTOS NEOPHYTOU

25A VASILEOS PAVLOU

NICOSIA 2412

2. Region of Principal Place of Business

NICOSIA

3. Individual Owner(s) of Fictitious Name

Dr Neophytos Neophytou

25-A VASILEOS PAVLOU

NICOSIA 2412

I the undersigned, being an owner of the fictitious name, certify that the information indicated on this form is true and accurate. I further certify that the fictitious name to be registered has been recorded with the Common Law Court for preservation in the Book of Deeds.

I understand that by submitting this application online, I have agreed to the electronic signature below, this application shall have the same legal effect as if made under oath. I am also aware that by submitting false information on this application I would be guilty of committing a fraudulent act, for which I can be prosecuted.

Signature: neophytos neophytou

Book of Deeds, Extract: Fictitious Names, Recorded 21 May 2022



Common Law Courts
Great Britain & International

New

Renewal

Amended

Dissolved

Business Registration and Ownership Certificate For Fictitious Name

The undersigned hereby confirm that the following person (or persons) now owns, conducts or transacts, or intends to own, conduct, or transact a business, or place of business in the region of the United Kingdom, under the name, designation or style set forth below:

1. Name of Business:

DR NEO NEOPHYTOU

2. Address of business:

25A VASILEOS PAVLOU NICOSIA 2412

3. NAME OF PERSON(S) owning, conducting and/or transacting the above business, and the home address of each:

Dr Neophytos Neophytou 25A VASILEOS PAVLOU NICOSIA 2412 25A
VASILEOS PAVLOU NICOSIA 2412

4. PARTNER CERTIFICATE: The undersigned hereby certifies, that:

- a) The business mentioned herein IS NOT a partnership
- b) Length of time partnership is to continue (insert either the term agreed by the Partners, or the Statement "Not limited by partnership contract") NA

5. ELECTRONIC SIGNATURES OF ALL PERSONS LISTED ABOVE

Signature: neophytos. neophytou

The individual submitting the 'APPLICATION FOR REGISTRATION OF THE FICTITIOUS NAME' will take full responsibility for the information submitted and will be guilty of FRAUD if providing any false information.

The Common Law Court does hereby certify that the foregoing is a true and exact copy of the original document, recorded in the Book of Deeds.



ΚΕΝΤΡΙΚΗ ΤΡΑΠΕΖΑ ΤΗΣ ΚΥΠΡΟΥ

ΕΥΡΩΣΥΣΤΗΜΑ

Αρ. Φακ.: ΥΧΔ/ [REDACTED]

Ηλεκτρονικό Ταχυδρομείο: FinancialConductSection@centralbank.cy

23 Ιανουαρίου 2024

κ. Νεόφυτο Νεοφύτου

[REDACTED]
Έγκωμη 2412

Λευκωσία

ΕΜΠΙΣΤΕΥΤΙΚΗ – ΣΥΣΤΗΜΕΝΗ

Κύριε Νεοφύτου,

Θέμα: Βιβλιοδετημένα έγγραφα με τίτλο «Οφειλές της Τράπεζας, Γνώσεις και Λύσεις»

Αναφερόμαστε στα εν επικεφαλίδι βιβλιοδετημένα έγγραφα που αποστείλατε στον Διοικητή της Κεντρικής Τράπεζας της Κύπρου («ΚΤΚ») και επιθυμούμε να σας πληροφορήσουμε τα ακόλουθα:

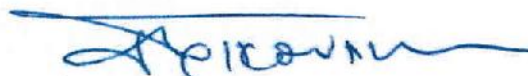
1. Οι εξουσίες της ΚΤΚ συμπεριλαμβάνουν τη διερεύνηση αναφορών για ενδεχόμενη μη συμμόρφωση των ιδρυμάτων που αδειοδοτεί και εποπτεύει με τις νομοθεσίες για τις οποίες η ΚΤΚ έχει οριστεί ως η αρμόδια αρχή. Επισημαίνεται ότι η ΚΤΚ δεν παρεμβαίνει στις σχέσεις μεταξύ πελατών και εποπτευόμενων ιδρυμάτων και στις συμβάσεις που έχει συνάψει εποπτευόμενο ίδρυμα με τους πελάτες του, ούτε έχει εξουσία για εξώδικη επίλυση διαφορών μεταξύ πελάτη και ιδρύματος.
2. Συναφώς, σε περίπτωση που επιθυμείτε να προβείτε σε συγκεκριμένη καταγγελία εναντίον Πιστωτικού Ιδρύματος (ΠΙ) ή Εταιρείας Εξαγοράς Πιστώσεων (ΕΕΠ) για εικαζόμενη παράβαση νομοθεσίας για την οποία έχει οριστεί η ΚΤΚ ως η αρμόδια αρχή, σας παρακαλούμε όπως χρησιμοποιήσετε το ειδικό [Έντυπο αναφοράς εικαζόμενης παράβασης](https://www.centralbank.cy/el/licensing-supervision/financial-conduct/report-of-an-alleged-infringement), το οποίο βρίσκεται στην ιστοσελίδα της ΚΤΚ στο σημείο: <https://www.centralbank.cy/el/licensing-supervision/financial-conduct/report-of-an-alleged-infringement>. Το εν λόγω έντυπο πρέπει να εκτυπωθεί, συμπληρωθεί και να υποβληθεί σαρωμένο στην ακόλουθη ηλεκτρονική διεύθυνση της Υπηρεσίας Χρηματοπιστωτικής Δεοντολογίας της ΚΤΚ: financialconductsection@centralbank.cy.
3. Σημειώνεται ότι λόγω των νομικών διατάξεων περί επαγγελματικού απορρήτου, η ΚΤΚ δεν γνωστοποιεί την έκβαση των ενεργειών της σε σχέση με την καταγγελία στο πρόσωπο που την έχει υποβάλει.

ΚΕΝΤΡΙΚΗ ΤΡΑΠΕΖΑ ΤΗΣ ΚΥΠΡΟΥ

ΕΥΡΩΣΥΣΤΗΜΑ

4. Όταν η αναφορά σας υποβληθεί στην ΚΤΚ, αυτή θα τύχει της δέουσας επεξεργασίας, τηρώντας τις πρόνοιες της νομοθεσίας που αφορά στην επεξεργασία δεδομένων προσωπικού χαρακτήρα. Πληροφορίες για τον τρόπο με τον οποίο η ΚΤΚ επεξεργάζεται και προστατεύει τα προσωπικά σας δεδομένα παρατίθενται στην ακόλουθη ιστοσελίδα της ΚΤΚ: <https://www.centralbank.cy/el/data-protection>.

Με εκτίμηση,



Κωνσταντίνος Τρικούπης
Βοηθός Διευθυντής
Τμήμα Πρόληψης Νομιμοποίησης
Εσόδων από Παράνομες
Δραστηριότητες & Χρηματοπιστωτικής
Δεοντολογίας