

Case Number - NEIDLE 202501228029985

In the Estate Probate Court	
Under International Trust Law	
Before	
The Office of the General Executor of lain Clifford Estate	
IAIN CLIFFORD STAMP Estate	Claimant Creditor
DANIEL MARC NEIDLE	Defendant Debtor
Lien Judgement Date	
22.01.25	

Probate Court Jurisdiction

- 1. This Estate Probate Court holds the highest jurisdiction and operates under Probate law, the highest form of law. Probate law is trust and estate law, its jurisdiction is superior to:
 - a. Administrative Courts
 - b. Courts of Equity
 - c. High Courts
 - d. Supreme Courts
 - e. International Courts

Postal Rule

- A contract is formed on the service of certified mail as per the postal rule Adams v. Lindsell 1818.
- The Office of the General Executor served by way of certified mail a first Notice on the Defendants as listed in the Certificate of Service section of this Judgement on 26/11/24.

Unrebutted Notices Created a Contract

- 4. The Office of the General Executor served three Notices on the Defendants.
- 5. The Defendants failed to appropriately rebut the Notices.
- 6. A contract was formed between the Office of the General Executor and the Office of the Defendants.

Witness Contract Acquiescence

7. Qualified witnesses including the Secretary to the US Department of Treasury failed to rebut the Office of the General Executors Notices and by their non rebuttal are obligated along with the Defendant/s to the contract formed by the Office of the General Executors Notices.

Estoppel						
 The Office of the General Executor provided the Defendant/s a second Notice of Estoppel, served on the Defendant/s on 10/12/24, and a third Notice of Estoppel served on the Defendant/s on 06/01/25. The Estoppel Notices provided the Defendant/s with the opportunity to rebut the substance, or any individual point detailed within the General Executor's first Notice by way of an Affidavit. The Defendants and Witnesses failed to make any such rebuttal and are now Estopped from doing so. 						
Breach of Contract						
11. The Defendants/s are in breach of contract by dishonoring the Office of the General Executor's first Notice commands, wishes, will and pleasure.						
Breach of Public Oath						
12. Public servants detailed in the Office of the General Executor's Notices are in breach of their Public Oath to protect the General Executor as one of the People.						
B.A.R Members Identity Fraud						
13. Any alleged B.A.R members detailed in the General Executors Notices have no standing under the B.A.R as they obtained their alleged B.A.R membership via an unlawful identity fraud.						

14. Consistent with the General Executor's first Notice and before the Estate's Probate Court service of this Lien Judgement, the Office of the General Executor registered a Public Lien Notice via the Uniform Commercial Code (UCC).

Lien

- 15. The Lien Notice and the Defendant's agreed-upon Financing Statement declare the Claimant's status as a Secured Party Creditor over the Defendant's moveable and immovable property and income.
- 16. Lien value \$1,500,000

Lien Assignment and Enforcement

- 17. The Office of the General Executor via the Estates Probate Court provides the Defendant/s a cure period of Fourteen Days from the date of this judgement to perform by executing the Office of the General Executor commands, wishes, and pleasure as detailed in the first Notice.
- 18. Upon failure to perform by the Defendant/s, the Office of the General Executor will assign the Lien/s to the Secretary of the US Department of Treasury (as United States Incorporated bankruptcy Trustee and witness to the Notices) and command the US Secretary of the Treasury to add the Liens as deposits and account receivables to the United States Incorporated credit ledger.
- 19. In accordance with House Joint Resolution 192 of 1933, the Office of the General Executor will command the Secretary of the US Department of Treasury to treat the Liens as unpaid Federal Taxes subject to collection against the Lien debtors by the Internal Revenue Service (I.R.S).

I.R.S Investigation

20. Upon failure to perform by the Defendants, and where appropriate the Office of the General Executor will command the I.R.S Financial Crimes Enforcement Network to investigate the Defendants tax filings in accordance with FinCen 101 and/or FinCen 104.

Lien Forgiveness

- 21. The General Executor will remove the Lien/s from the UCC Public register following either:
 - a. The Defendants performance within fourteen days of service of this Lien Judgement or by the Defendant/s performance and compliance with the Office of the General Executor commands, wishes, and pleasure as detailed in the first Notice Office.
 - b. The collection of the Lien debt by the I.R.S.

Certificate of Service

i lain Clifford CERTIFY the foregoing was provided by UK Special delivery mailed to:

The Office of [DANIEL MARC NEIDLE] represented by Daniel-Marc (Lien)
118 Pall Mall
London
SW1Y 5EA

The Office of [DANIEL MARC NEIDLE] represented by Daniel-Marc (Lien)



The Office of [JANET YELLEN]
The Office of the Secretary of the US Department of Treasury
1500 Pennsylvania Avenue
NW Washington
DC 20220

The Office of [RICHARD HERMER]
The Office of the Attorney General
102 Petty France
London
SW1H 9EA

As per Section 196(4) of the Law of Property Act 1925 (LPA 1925) provides that: "Any notice shall also be sufficiently served if it is served by registered post or recorded delivery by virtue of section 1 of the Recorded Delivery Service Act 1962" Furthermore: Under section 127(4) of the Postal Services Act 2000 (PSA 2000) and PSA 2000, Sch 8 Pt II, paras 2–3.

DEBTOR'S EXACT FULL LEGAL NAME -insert only one debtor name (1a or 1b) - do not abbreviate or combine names 1a. ORGANIZATION'S NAME 1b. INDIVIDUAL'S LAST NAME NEIDLE C. MAILING ADDRESS ADD'L INFO RE 10. TYPE OF ORGANIZATION 1f. JURISDICTION OF ORGANIZATION 1g. ORGANIZA		
19. ORGANIZATION'S NAME 10. INDIVIDUAL'S LAST NAME NEIDLE CITY London STATE UK 19. SEE INSTRUCTIONS ADD'L INFO RE ORGANIZATION DEBTOR ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - Insert only only debtor name (2a or 2b) - do not abbreviate or combine names 2a. ORGANIZATION'S NAME 2b. INDIVIDUAL'S LAST NAME ADD'L INFO RE ORGANIZATION THE STATE ORGANIZATION STATE CITY STATE CITY STATE ADD'L INFO RE ORGANIZATION CITY STATE ADD'L INFO RE ORGANIZATION CORGANIZATION CORGANIZATION ADD'L INFO RE ORGANIZATION CORGANIZATION CORGA	OR FILING OFFICE USE O	NLY
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	GANIZATIONAL ID #, if any	
3b. INDIVIOUAL'S LAST NAME MIDDL	NAME	SUFFIX
MAILING ADDRESS Courtyard House, Park Lane CITY Upper Swanmore STATE UK	POSTAL CODE SO32 2QQ	COUNTRY
. This FINANCING STATEMENT covers the following collateral: See Collateral Attachment	-	

5. ALTERNATIVE DESIGNATION (if applicable): LESSEE/LESSOR	CONSIGNEE/CONSIGNOR	BAILEE/BAILOR	SELLER/BUYER	AG. LIEN	NON-UCCFILING
This FINANCING STATEMENT is to be filed (for record) (or recorded) ESTATE RECORDS. Attach Addendum) in the REAL 7. Check to REC (if applicable) [ADDITIONAL	QUEST SEARCH REPOR L FEE!	RT(S) on Debter(s)	All Debtors	Debtor 1 Debtor 2
R. OPTIONAL FILER REFERENCE DATA					

COLLATERAL ATTACHMENT

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2025 Jan 22 AM07:46 pg. 1

THIS IS ACTUAL AND CONSTRUCTIVE NOTICE

By order of a Judgement from the Office of the Executor and Iain Clifford Estates Probate Court, and via consented contract between Iain Clifford and the Debtor.

The Debtor at this moment grants Iain Clifford the right of assignment of Iain Clifford security interest in all the Debtors collateral, meaning the moveable or immovable property of the Debtor, as well as all income from every source, and all direct and indirect, absolute or contingent, due or to become due, now existing or hereafter arising, presumed or actual property of the Debtor to Iain Clifford Stamp Living Trust.

The Debtor will use all legal and lawful means to protect the security interest being established by this Financing Agreement.

The Debtor will provide all support needed to the lain Clifford Stamp Living Trust to protect the security interest in the Collateral and will not dissipate its value nor frustrate the assignment of the lain Clifford Stamp Living Trust Lien interest in the Collateral to the Secretary of the US Department of Treasury.

The Debtor will honour its contract with lain Clifford and assigns and will cooperate with the I.R.S. in their collection of the lain Clifford Stamp Living Trust as Federal Taxes withheld.

The value of the lain Clifford Stamp Living Trust Lien is One Million Five Hundred Thousand and 00/100 United States Dollars (USD \$1,500,000).

This collateral statement is the entry of the Lien debt into the Commercial Register and Public Notice of a commercial transaction. The Secured Party and its assigns hereby secures all rights, interests and titles in said property.