

SPIRITUAL HOUSE ADMINISTRATIVE PROCESS

INTRO

*This is not new revelation but just a new way to say an obvious truth.
"EVERYONE on earth is self-governing already".*

*You either govern yourself via corporate interpretation or you
govern in accordance with the one true King. This explains EVERYTHING if you let it.*

This explains why:

- The Constitution of the United States is not interpreted righteously.
- There are no active governments for, of, and by the people.
- Actions by entities claiming to be government are always aligned with agreed to contracts or culturally presumptive contracts.

1. If you choose to self-govern within the construct of “Public Presumption”, study State and Federal statutes, and how they are being interpreted this minute. Then be prepared to belligerently defend your side of the terms and conditions of those Federal and State statutes.

THIS CLASS IS NOT FOR YOU! TURN AWAY AND SEEK AN ATTORNEED ONE!

2. If you choose to self-govern within the construct of King Jesus the Christ, study His ways and adopt His ways into your legislative chambers...

WELCOME, YOU HAVE FOUND THE RIGHT CLASS!

Every male and female in Christ Jesus is a legislator that fits into one of two camps.

1. A righteous and prepared bride of Christ.
 - A male or female that builds a stable house ready to be tested by the storms of life, and is set like a flint against the ways of the world.
2. An unrighteous and unprepared bride of Christ.
 - A male of female that does not prepare their house to be tested by the storms of life, and often found affectionate of the ways of the world.

FREEDOM IS A WORK OF THE DEVIL. Freedom obeys no system.

LIBERTY IS SELF-DETERMINATION CHOOSING JESUS

- Every breathing man and woman has the right to self-determination. Self-determination requires a system applied that **MUST** be obeyed
- Enforcement is predicated on operating under conditions that can be enforced by the principal of the system you self-determine.

CHAPTER ONE: SETTING A FOUNDATION!

What do I call my House?

1. Name the **organism** after your Surname.
2. Name the organism similarly to a Business.

What tools do I need to move forward with creating an administrative Process for my organism?

1. Every **organism** needs a Charter.
 - A document that outlines the name and purpose/powers of the organism.
2. Every organism needs **Officers**.
 - Officers need to accept their defined roles. These might be called **Acceptances and Resolutions**.
 - Offices needed are **Overseer, Registrar, ect.**
3. Every organism needs **Seals of authority**.
 - Seals present the authority of the Officer.
4. Every organism needs **Record Books**.
 - Record books are used to write official records of the organism.

CHAPTER TWO: ESTABLISHING PROTECTION!

Once you have an official organism set up with the pieces in SETTING A FOUNDATION, it's time to begin piecing together a PRIVATE ADMINISTRATIVE PROCESS.

Styles. There are two distinct styles of a Private Administrative Process.

1. **Natural Name led**.
 - Your Natural name is the name your parent/parents/guardian gave you at your birth.
2. **Spiritual name led**.
 - Your Spiritual name is the name you accepted when you were baptized and became a new creature.

Utilizing the Natural name model:

The Natural name can oversee the organism if the charter dictates. The natural name would arise to defend the organism in any solicitation attempt.

Utilizing the Spiritual name model:

The Spiritual name can oversee the organism if the charter dictates. The spiritual name would arise to defend the organism in any solicitation.

Which do you choose? Here are the differences explained:

1. Model confusion. Why you may consider one style over the other.
2. Capacity difference. Old man vs. New man!

2 Corinthians 10:4-6 "For the weapons of our warfare are not carnal, but mighty through God to the pulling down of strong holds;) Casting down imaginations, and every high thing that exalteth itself against the knowledge of God, and bringing into captivity every thought to the obedience of Christ; And having in a readiness to revenge all disobedience, when your obedience is fulfilled."

CHAPTER THREE: INVESTIGATIVE MODE!

The first step to consider in making your final decision of what your process will involve is INVESTIGATION.

- Investigation is the beginning of the PAP. You cannot ethically or authentically move forward without this step.

To properly begin the Private administrative Process you can “no longer be exploring law, but you must know what your law is.”

Who needs to do the investigation?

1. Depending on the kind of investigation. There may be a need for a certified Investigator.
2. Most issues you will be solicited about are strictly one on one contractual and you can perform the investigation within your organism. This is why I carry a Badge!

What information needs to be collected during the investigation stage?

1. Soliciting Party Assessment.
 - Find out who the person and entity is that is responsible for soliciting the organism.
2. Collection of W-9[s].
 - Send an investigative inquiry to the person and entity responsible for the soliciting the organism with a W-9 for the parties you are investigating to send back.
3. Collection of Bond Information [Your choice].
4. Collection of Oath Information [Your choice].
5. Collection of Business Liability Insurance Information [Your choice].
6. Full accounting of contracts entered and full financial accounting.

What information should the investigative letter contain?

1. “This investigative letter is sent to you on behalf of **Organism’s name**. We are conducting an investigation to determine who is responsible for a solicitation on 11/25/25 which solicited **Organism’s interest**, a contracted member of **Organism’s name**. We are also requesting information [W-9s, Bond info, and Oath certifications] on your organization/entity and the responsible party soliciting. This investigation will determine our response to your solicitation. You have thirty [30] days to deliver our request.

If the requested information is not received at the given location designated in this Investigative letter within thirty [30] days, it shall be presumed you no longer have interests in the matter for which you solicited. However, should you after non-delivery of the requested information solicit **Organism’s interest** again, your good faith shall be lapsed and your dishonor shall start a private administrative process in earnest.”

And/or

2. “**Organism’s Interest** has reorganized under trust agreement and your solicitation impairs the obligation of a private contract. You are required to cease and desist all solicitations. **The Organism’s interest** only operates in equity by private contract.”
3. A Schedule of Fees

CHAPTER FOUR: CORRECTIVE MODE

The second step to consider after a proper and righteous investigation is the corrective mode which allows the offending party to correct their records, actions, or other error.

Once this process becomes your LAW you can not righteously abandon it. To abandon it would be to commit a transgression to your own law. This is called treason!

EX: Judas having committed to follow Christ [meaning Christ's culture and ways] abandoned his law and betrayed Christ with false affection. Once you assimilate to a culture it becomes your way. It can not be expected that our King Jesus will enforce any way not fully tethered to Him.

“That we henceforth be no more children, tossed to and fro, and carried about with every wind of doctrine, by the sleight of men, and cunning craftiness, whereby they lie in wait to deceive;”

Ephesians 4:14

HOW TO BEGIN THE CORRECTIVE PROCESS!

How do I set up my document? and what should my House legislate?

1. Have your House legislate a proper professional “Opportunity to Cure” form .
 - Letterhead.
 - Proper date.
 - Creator, capacity, from, and to.
 - Page #s [consider]
 - Form #s [consider]
2. Decide on how many days you will give the offending solicitor to respond to each opportunity to cure. [“Therefore all things whatsoever ye would that men should do to you, do ye even so to them: for this is the law and the prophets.”]
3. Decide on how many days you will give the offending solicitor to pay the bill if it defaults.

GREETINGS

EX: Greetings in the name of the King of Heaven and Earth [MATT 28:18],

“This action is corrective in nature in accordance with the law of King Jesus the Christ, the one true King, through His minister of reconciliation **Organism's overseer**. Furthermore, this corrective action is directed at our King Jesus the Christ's servant **offending solicitor** in his/her ministerial capacity in pure equity.”

SUMMARY OF BREACH OF INTEREST

EXAMPLE:

- “After a thorough investigation and a request to cease and desist, **offending solicitor** is attempting to impair the obligation of a contract.”

COST OF BREACH

EXAMPLE:

- “After being properly and righteously notified to cease and desist, given sufficient time to respond, and delivered a schedule of fees; solicitor, pursuant to the terms of the offer and absent a counter-offer, gives **offending solicitor** three opportunities to cure the offence before billing fees.

Offending solicitor shall receive three opportunities to cure the offence. This being the first opportunity with thirty days to cure the offence. A second opportunity with fifteen days to cure the offence, A third opportunity with seven days to cure the offence. If the offence is not cured by the end of the thirty days, you will be billed I accordance to the fee schedule.”

DISCLOSURE OF VENUE

EXAMPLE:

- “Please NOTE that this is a matter on which “No court within the United States is able to exercise primary supervision over the administration of” because the matter is administrated under a Foreign Trust and no Trustee is a U.S. person [SEE IRC § 7701]. Furthermore be ye noticed that a migration clause is active whereby all litigation on the Trust or its trustees come before an ecclesiastical body for administration. In keeping with the law of the private Trust [1 Corinthians 6:1-8 KJV]. By participating in any *de son tort* action you may be assuming liabilities.” [Please see the included **complaint form**]

ABANDONING THE SOLICITATION

EXAMPLE:

- “**Offending solicitor** may abandon the solicitation by ceasing and desisting all solicitations. A solicitation shall be considered abandoned once one hundred eighty [180] days have expired since hearing from the **offending solicitor** and no further solicitations are received on the matter beyond those one hundred eighty [180] days.”

CONTINUANCE OF SOLICITATION

EXAMPLE:

- If solicitations by the **offending solicitor** continue, each solicitation shall be charged in accordance with the provided fee schedule. After three [3] opportunities over [30] days to cure the breach, the **offending solicitor** shall be billed as agreed to thru continuance of solicitations. The **offending solicitor** shall have ninety [90] days to pay the bill or at the end of ninety [90] days of collection effort, the **offending solicitor** shall have a lien placed against them for the total amount.

LETTER OF SATISFACTION

EXAMPLE:

“Greetings in the name of the King of Heaven and Earth [MATT 28:18],
The law compels all of us to “give honor to whom honor is due.” [Romans 13:7]

The **offending solicitor** has not solicited **organism’s interest** in over one hundred eighty days. In accordance with the law of the private Trust, **organism** is required to issue a Letter of Satisfaction to the **offending solicitor**. Your abandonment of the solicitation has been accepted and this letter is an official communication from us that you have satisfied the requirements of abandonment set forth in our Opportunity to Cure.

Offending solicitor owes \$0 and **this/these** solicited **offence/offences** have been forgiven.

A letter of Satisfaction shall be recorded with the administrator’s venue within seven [7] days from the date on this letter.”

Thank you for correcting the record.

CERTIFIED STATEMENT OF DEFAULT

EXAMPLE:

“**Offending solicitor** has defaulted on the opportunity to cure. **Offending solicitor** was given thirty [30] days to cure or correct the error in the record. **Offending solicitor** shall now be billed in accordance with the conditions set forth in the process.

CHAPTER FIVE: TRUE BILL

The third step is a collection effort on the defaulted opportunity to cure. It is essential to carry out the process to the completion. Unless you are committed to your law form, you cannot see results.

GREETINGS

EXAMPLE:

“Greetings in the name of the King of Heaven and Earth [MATT 28:18],
The law compels all of us to “...finish the race” [2 Timothy 4:7]”

OPPORTUNITY HAS PASSED

EXAMPLE:

“Three [3] attempts were made over thirty [30] days to give the **offending solicitor** the opportunity to cure or correct the record. The time to, with grace, correct the record has expired. The **offending solicitor** will now be receiving a true bill as outlined in the opportunity to cure.

*Caveat: If the **offending solicitor** believes this outcome to be un-equitable the **offending solicitor** may make a complaint to the venue noticed using the complaint form accompanying this True Bill.*

SUMMARY OF BREACH OF INTEREST

EXAMPLE:

“Since 11/30/25, when **organism’s name** first sent out an investigative letter to **offending solicitor**, **organism’s name** has made it clear that your solicitation “impairs the obligation of a private contract and that **Organism’s Interest** has reorganized under trust agreement.” **Organism’s name** also required you to “cease and desist all solicitations” based on these facts and testified that the **Organism’s interest** only operates in equity by private contract.

The **offending solicitor** continued their solicitation thereafter on 12/29/25 and 1/16/26. These actions applied a fee, based on the fee schedule, to the accounting of **offending solicitor**.”

ITEMIZED COST OF BREACH OF INTEREST

EXAMPLE:

<u>Date of Solicitation</u>	<u>Description</u>	<u>Fee schedule</u>	<u>Calculations</u>
11-25-2025	Impairing an Agreement	\$100,000.00	\$100,000.00
12-29-2025	Impairing an Agreement	\$100,000.00	\$200,000.00
1-16-2025	Impairing an Agreement	\$100,000.00	\$300,000.00
			<u>TOTAL</u>
			\$300,000.00

SUMMARIZE THE PROCESS

EXAMPLE:

Offending solicitor shall receive three [3] true bill notices. Each true bill will be thirty [30] days apart for a total of ninety [90] days. If the balance is paid to the **organism's interest** within those ninety [90] days, equity will be presumed and the solicitation closed.

If the balance of fees are not paid to the **organism's interest**, a lien for the total of the obligation will be recorded at the most convenient location for the **organism's interest**.

In honor,

Organism's overseer