



Abatement Instruction Page	Abatement Sample Number One	Abatement Sample Number Two	Abatement Sample Number Three
--	-----------------------------	---	---

A TYPICAL, PLEA IN ABATEMENT

Example - Number One

Respond to: Bob Lee, XXXX sui juris
 General Delivery
 Santa Cruz Post Office
 Santa Cruz, California

superior court. Santa Cruz county, California

Bob Lee, XXXX sui juris)	
Demandant.)	Sheriff's case No.
_____)	
)	
against,)	Part One.
)	Plea In Abatement
(agents name here))	
(City of. State of, etc.))	
(agency or branch))	Dated: _____
Defendants)	

=====

Plea In Abatement
By Bob Lee, XXXX sui juris:

In the matter of: (title of papers you are returning, with date, file no., citation no., etc. [type in all capital letters])

To All and Sundry Whom These Presents Do or May Concern:

INTRODUCTION

This is a plea in abatement issued pursuant to common law rules applicable to such cases, against (city, county, etc., branch, agency, etc.), a statutorily created de facto corporation and their agent (agents name), located at (street address, etc.). (city, county, etc., branch, agency, etc.) is imposing provisions of a contract counter to public morals, in the Nature of a praemunire.

"Part One" of this matter shall be known as "Plea In Abatement" and contains the following documents titled:

- I. Plea In Abatement, and,
- II. Verification.

Chapter One:
Return of Papers and Averments

Please find enclosed the following mailed items:

(title of papers, etc., as above).

All papers were received, but are not accepted.

These items are refused for cause without dishonor and without recourse to me, and are returned, herewith, because they are irregular and unauthorized , based upon the following to wit:

Comes Now, an private Christian, grateful to Almighty God for my Liberty, and humbly Extend Greetings and Salutations to you from, Jesus the Christ and Myself by Visitation, to exercise Ministerial Powers in this Matter, to return your papers, which papers were received. but not accepted.

Mark my Words:

First:

Mark:

Your papers do not have upon their face My full Christian Appellation in upper and lower case letters, nor, do the additions in the compellation upon the items, herewith returned, apply to me; and,

Second:

Mark:

Your papers allege violations of a law, foreign to My Venue which no Oath, Promise, or Law attaches Me thereto: and,

Third:

Mark:

Your office is not established in the (state) Constitution; and,

Fourth:

Mark:

Your papers have no foundation in Law; for the reason, they are not from an Office recognized by the People or General Laws of (state); and,

Fifth:

Mark:

Your papers lack jurisdictional facts necessary to place or bring Me within your venue; and,

Sixth:

Mark:

Your papers are unintelligible to Me; based upon the following: They are not written in Proper English; being such, they fail to apprise Me of the Nature of any matter alleged, if in fact your allegations have any foundations: and,

Seventh:

Mark:

Your papers fail to affirmatively show, upon their face, lawful authority for your presence in My Venue; and,

Eighth:

Mark:

Your papers fail to affirmatively show, upon their face, the necessity for your entry upon My Privacy; and,

Ninth:

Mark:

Your papers fail to affirmatively show, upon their face, your authority to violate or disparage Me in any way; and,

Tenth:

Mark:

Your papers have no Warrant in Law and are not Judicial in Nature; and,

Eleventh:

Mark:

Your papers are not sealed with authority recognized in (state); and,

Twelfth:

Mark:

Your papers fail to disclose any legal connection between Myself and your Office; and,

Thirteenth:

Mark:

Your papers are incomplete and defective, upon their face, due to insufficient Law.

Chapter two:

Firstly:

Whereas, pursuant to constitutional due process requirements and the **Penal Code of (State)**, approved (date of enactment of original code), (city, state, etc., agency) employees are not State Judicial Officers having power to issue Orders or Judgments of any kind; and,

Whereas, returned papers concerning an unlawfully imposed contract, imposes upon My Right of Privacy; and,

Whereas, My Privacy is a Constitutionally secured Right; and,

Therefore, returned papers concerning an unlawfully imposed contract are harassment and a public nuisance.

Secondly:

Whereas, the (agency, court. etc.) is attempting to use a form of money inimical to public welfare according to the standard set by the (state) Constitution, of (date of original Constitution adopted in your state) (quote location; Article ?, Section ?, etc.); and,

Therefore, the threatened unlawfully imposed contract is **contra bones mores**;

Thirdly:

Whereas, returned papers contain the extraneous numbers (example; 7/11/95, April 15. 1996, tax year 1994 etc.), which terminology, to Me, is confusing; for the reason, I reckon time in years of Our Lord Jesus, the Christ; and,

Whereas, conflicting provisions of the peoples moral law forbids Me use of said foreign way of reckoning time; and,

Therefore, returned papers contain scandalous matter all to My harm.

Fourthly:

Whereas, pursuant to **The Political Code of (state)**, (date of original code of your state enacted), mentioned de facto corporation is a person subject to the jurisdiction of this state: and, Now, therefore:

I am returning all of your papers, and shall, henceforth, exercise My Right of Avoidance; for the reason: they are irregular, unauthorized, defective upon their face and utterly void, and are, herewith, abated as a public nuisance. There appear to be no factors which would warrant adjustment of the Abatement, due to a Conflict of Law.

Chapter three: Ordering Clauses;

Pursuant to The Code of Civil Procedure of (state), (enactment date, Part ?, Title ?, Chapter ?, Section ?): wherein it does say, that:

" Every direction of a court or judge, made or entered in writing, and not included in a judgment, is denominated an order."

Said (agency) shall abate the matter of (returned papers), or file a written response, within (30) days of the release of this Plea In Abatement, showing why the abatement

should not be imposed. Any and all written response must include a detailed factual statement and supporting documentation. Failure to respond in the time prescribed, herein, will result in a Default and Default Judgment and subject Defendants to Civil and/or Criminal liabilities in pursuance of International Law and The Law of Nations.

All remittance of this instant matter should be marked with the Sheriff's case number, and mailed to the following location:

Bob Lee, XXXX sui juris
General Delivery
Santa Cruz Post Office
Santa Cruz, California

Wherefore:

Until this Conflict of Law is resolved, I wish you to do the following, to wit;

First:

Obtain process issued, under seal, from a Court appertaining to a (state) Judicial Department: and,

Second:

That said Process be based on sworn Oath or Affirmation from a competent Witness or Damaged Victim; and,

Third:

That said Process bear My full Christian Appellation in upper and lower case letters, and in addition, thereto, sui juris. and, must be handled and personally served upon Me by the (name of county) county Sheriff.

There is no need for Me to communicate until Process is legally served.

I, private Christian, will henceforth maintain My **Right of Privacy** and exercise My **Right of Avoidance** and stand upon the grounds set out above.

Sealed by the voluntary act of My own hand on this (example: Twenty-fifth day of the seventh month) in the year of Our Lord and Savior Jesus, the Christ, nineteen-hundred ninety-five, Anno Domini, in the Two-hundred and [nineteenth] year of the Independence of America.

(seal) **L.S.** (signature here. first Two names only)
(place right thumb print over signature)

I have the Honor of Being Private Christian

Sign Manual

Attachment: Original papers of:

(list title of all returned papers here)

