



From the Desk of the Universal Nation and Jurisdiction of Divine-GPMS.WORLD

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**Introduction: With this information we bring Clarity and Invitation to All Parents, Children, and People of the Earth**

**This package is both an invitation and a shield: it equips You to stand lawfully, morally, and in Divine authority against those who act unlawfully.**

Please visit [🌐 https://divine-gpms.world/consent-here](https://divine-gpms.world/consent-here) to vote and step into the Universal Jurisdiction. **Remember: You may also consent for Your Children, provided they are not old enough to consent themselves—or, if they are old enough, when they give You their permission.** Every Child's consent counts the same as an adult's. **A separate consent must be completed for each Child, including those who are still with You. Ask them if they align with it. Submit consent also for any child(ren) currently taken, as You are the guardian.**

**The generated Divine Decree (Sovereign Decree), emailed to You after You complete Your consent, is required as well.**

**Please read DGNO-040-20251004 ,Public Official Lawful Proclamation #40: Official Exoneration and Lawful Recognition of DIVINE-GPMS.WORLD (Divine Global People's Monetary System) (English and German)' and Appendix A with more important information here <https://absolutelaw-divineteachings.world/publicactions>.**

**In short:** On 19 September 2025, the Klagenfurt Public Prosecutor's Office (Austria) formally dismissed all criminal proceedings against Sister Nga Thi Tuyet Tran connected to her lawful membership and activity in DIVINE-GPMS.WORLD.

**The ruling shows:**

- Divine GPMS poses no constitutional threat, is not extremist, and is fully lawful.
- Membership, belief, and action within Divine GPMS cannot be criminalized.
- Divine GPMS is recognized as a peaceful system grounded in Do No Harm and the intrinsic value of every Soul.



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- All instruments under Divine GPMS (Liens, Invoices, Public Notices) stand as lawful, valid, and enforceable within and alongside the Austrian and European legal framework.

This sets a lawful precedent internationally, affirming Divine GPMS as aligned with Human Rights, Sovereignty, and Peaceful Coexistence.

## What Is Divine GPMS?

Divine GPMS (Global People’s Monetary System) is not an organization—it is envisioned as a **Universal Nation**, grounded in “World Citizenship,” Divine Law, and collective consent. It seeks to transcend borders, politics, and religion, empowering all individuals—Children, Women, and Men—as sovereign shareholders in Earth’s public infrastructure, from the internet to global finance.

It is a **Universal Nation** that stands in harmony with human rights and Divine Law. It supports Parents, Children, and People worldwide. Whoever consents and joins is elevated into the universal jurisdiction—where there is no artificial legislation and no artificial authority over You.

## The Divine Plan: Democracy & Abundance

Divine GPMS aims to establish a new society through a worldwide referendum of consent. Once the majority votes “Yes,” the current system is replaced with one built on abundance, equality, and freedom. The plan outlines distribution of shared, unlimited resources—homes, vehicles, utilities, necessities—without debt or monetary scarcity.

## Divine Law & Human Potential

At its moral core is the principle: “**Do no harm**”—Divine Law is described as living truth, rooted in creation and higher than any human-made structure.

Sovereignty, self-determination, unity, and unconditional rights to movement, identity, and purpose are fundamental. **Children are highlighted as sacred, holding unalienable rights including safety, love, and freedom to flourish.**

Please check out the website for more about, divine laws and divine gpmS at <https://divine-gpms.world>.

## Section 1: Information

### Most Important Principle

From **Day One**, everything you do must be made **public**.

- Publish **all actions, evidence, and communications** immediately.



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- This is both your **protection and your strength**.
- By informing the public from the beginning, you **prevent secrecy, block corruption**, and ensure **accountability**.
- Going public also holds **perpetrators personally accountable**, prevents them from being **shielded by institutions**, and **ensures their names and actions are known**.
- Publicity **prevents cover-ups, forces transparency**, and ensures that perpetrators cannot hide behind titles, institutions, or bureaucracy.
- Public disclosure informs and **warns others, helping to protect additional families** and strengthen collective awareness.

### General guidance

- **Stay honest at all times. No manipulation, no concealing, no deception. Stick with the truth and never lie. Only present what is factually true and supported by evidence. Evidence-based truth is incontestable, strengthens your position, and ensures the lien cannot be lawfully dismissed.**
- **Honesty protects you. By staying truthful, you create no negative consequences for yourself. Instead, you gain credibility, moral authority, and greater strength in the process.**
- **Bring witnesses and/or record.** Take two witnesses with You, if possible. At least one witness to meetings/visitations, and/or make a recording.
- **Identify officials.** Ask for full names, job titles, badge/ID numbers, and contact information.
- **Preserve evidence.** Collect and save all evidence. Back it up to at least two/three USB drives and share two copies to trusted persons.
- **Get capable support.** Seek help from people experienced in common/natural law and sovereignty principles, if you need herefore help, who can **assist** You through the process of this package.
- **Stay neutral and calm.** Do not accept blame-shifting. Avoid attacking, threatening, or blackmailing. Be truthful—no lies, manipulation, or deception.
- **Give notice of unlawfulness.** Inform them if actions appear unlawful or violate human rights. Continuing after notice can make them **personally responsible** for those actions. State that the matter is being investigated externally and internally and everything is made public.
- **Offer a chance to correct.** Give them the opportunity to make the right decision. Once informed, if they proceed, they do so **knowingly** and accept full responsibility.
- **Follow every step. Complete the steps in order.** Skipping steps can make the process illegitimate, leave loopholes, and may prevent the lien from being placed lawfully and effectively.
- **Don't change the wording.** It stands in **Divine Authority**—from above, not below. They have **unlawfully** taken Your child(ren) and **broken laws**. You **demand immediate remedy** for this action.
- **Be precise.** These are lawful documents that **must be free of mistakes and loopholes**. **Remove** anything that does not apply to You, for example **optional parts**, if not use. Or **remove** the word **optional**, if You use a specific part. Remove the brackets „[]“. Also **adjust the wording** in the document if You have only **one Child** (or **more than one Child**).
- **Important:** Be honest and work carefully. Read the document several times. Keep only the paragraphs that apply to You — remove or adapt the others. Remove also optional



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paragraphs, that You don't use. Why? Because if the document contains wrong information, false claims, or mistakes, it loses its lawfulness.

### Notes about the documents

- **[Placeholder]** indicates text You must replace. Example: **[Name]** → **Your full legal name**.
- \_\_\_\_\_ lines are spaces for You to type the requested text. Replace them with Your entries.
- **Optional sections:** remove them if they do not apply.

## Section 2: The Lien on Yourself

### 1. Template to use

📄 Template Name: Template-Vorlage\_Lien-Pfandrecht\_Myself-Mich.docx

### 2. Instructions

1. **Fill the placeholders.**
2. Replace **[Name]** with Your **full legal name** (exact spelling).
3. Replace **[Please read the instructions for the date that should be entered here.]** with one of:
  - the date You **awakened** (when You first recognized the corruption and began to stand against it), **or**
  - the date You **consented to Divine GPMS**.
4. **Print three originals.**  
Use the final text to print **three** clean originals.
5. **Do not date or sign yet.**  
You will sign **in front of the notary**.
6. **Notarize Your signature, if possible.**  
Visit a **notary**. Sign **one** original in the notary's presence and have it notarized (the notary confirms Your identity and signature).
7. **Complete and store safely.**  
Add the signing **date** at the notary. Fill/confirm the same date on Your other originals. Store the notarized original and the other originals in **separate safe places**; keep **digital scans** as backup.
8. **Purpose + scope (plain).**  
This strongest and the highest contract that one can make is the one with the self.

## Section 3: The Children's contract

**Skip this step if this doesn't apply to You.**



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## 1. Template to use

📄 Template Name: Template-Vorlage\_ContractChildren-VertragKinder.docx

## 2. Instructions

1. **One contract per child.**
  - Use a **separate template for each child**.
  - Every child needs their **own individual contract**, no matter if they are at home or taken.
2. **Prepare with Your child(ren).**
  - If You still see Your child(ren), talk with them and prepare the contract together in alignment.
  - Even if Your family is safe and intact, it is recommended that **every GPMS family creates these contracts** as prevention and strengthening.
3. **Record the signing.**
  - Make a **video recording** of the process of signing the contract, if possible.
  - This provides additional incontestable evidence of the child's will and Your duty of care.
4. **Signatures.**
  - Let each child sign their own contract (or let the child draw a mark if too young).
  - Add **witnesses** where possible (Two witnesses or one at least.).
  - If possible, sign in front of a **notary** for added evidentiary weight.
5. **Purpose.**

These contracts are:

  - **Valid, powerful evidence** of the child's will.
  - Protection against unlawful removal.
  - A foundation of sovereignty under **Divine GPMS**.
  - Even if someone attempts to abduct the child, You are **equipped with the contract and the child's decree from GPMS.world** to immediately show standing and prevent the act.

## Section 4: Building the Foundation – Incontestable Evidence

### Summary

**Before You can issue liens or invoices, You must establish Your evidence as incontestable. This is the foundation of Your lawful standing. This summary must then be attached to and form part of any lien, or cease and desist order You create. It is the foundation of Your lawful standing.**

### What Is Incontestable Evidence

**Incontestable Evidence** is that which stands on its own, unshakable, regardless of denial, distortion, or manipulation. It has these qualities:

1. **Truth in Itself** – It arises from what actually occurred, not from assumption or hearsay. It is rooted in fact and can be verified in multiple ways.



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2. **Lawful Service / Due Process** – Once evidence is properly served (documented, delivered, and recorded), silence or failure to rebut in truth equals tacit agreement.
3. **Consistency Across Records** – When timelines, testimonies, and documents all align without contradiction, they reinforce each other as incontestable.
4. **Public Domain Transparency** – Evidence placed in the public domain (web, registry, or notice board) cannot be hidden. The very act of publication seals it against concealment.
5. **Full Evidentiary Proof** – At least one of the following is present:
  - **Recording** (audio, video, digital capture) of the event or action.
  - **Witnesses** — at least one or two independent persons who can attest to what happened.
  - **Department Officials as Witnesses** — those present in their official capacity are witnesses by default, since their names, signatures, and actions are part of the record.
6. **Divine and Natural Law Foundation** – No man-made court or statute can overturn truth aligned with Divine Law. What is seen, witnessed, and attested in truth becomes incontestable in the higher jurisdiction.
7. **Silence and Default** – If an accused party does not answer in truth, the evidence stands. Silence is acquiescence. Default is admission. At that point, the evidence is beyond dispute.

#### Why Incontestable Evidence Matters

Incontestable evidence is essential because it is **substantive, factual, and written into the record**—it is not conjecture, speculation, or assumption. Such evidence **does not require further judicial proceeding** to prove itself; its existence and verification make it binding in both human law and Absolute Law.

- **Victim Recognition:** If a person has already been officially recognized or documented by their country, an authority, or a tribunal as a victim of harm or abuse, that recognition itself constitutes incontestable evidence.
- **Strength in Numbers:** When multiple individuals attest to the same pattern of abuse, their collective testimony strengthens the incontestability. Each voice adds weight, making it increasingly impossible to dismiss.
- **Legal and Absolute Standing:** Because incontestable evidence is factually substantiated, it cannot be lawfully ignored, denied, or erased. Under Absolute Law, it stands as truth whether or not a court chooses to acknowledge it. Courts and governments may fail in their duty, but the evidence remains incontestable across all jurisdictions.

#### 1. Case Documentation

📄 Template Name: Template-Vorlage\_IncontestableEvidence-UnwiderlegbareBeweise.docx

[About the templates](#)

There are **two versions** included in this file:

1. **Incontestable Evidence Summary (minimum requirement)**



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- Use this if You cannot yet prepare a full timeline.
  - Focus only on the **strongest pieces of evidence** (e.g., recordings, official documents, clear witness statements).
  - Only the strongest pieces are necessary to establish incontestable proof.
  - **Note:** For ones that are now grown-ups, if You have already been acknowledged by Your Republic/Country/Nation as a victim. This is already incontestable. Please add this information to Your Evidence Summary then.
2. **Chronological Evidence Timeline + Violations List (expanded format)**
- This version **directly connects** each event with the matching evidence and the violated law/human right.
  - It **strengthens Your case** but is not required.
  - If You do not use it, **delete this part** from the file.
  - If You do use it, attach it as an **appendix** to Your Evidence Summary.

#### Purpose

The **Evidence Summary** is an essential attachment.

It must be filed together with Your **Lien, Invoice, and Cease-and-Desist Order** to establish Your **lawful standing**.

**Recommendation:** I highly suggest using **ChatGPT** to assist in preparing Your documentation. From my experience, it works very well when You upload files for analysis. You can instruct it to read, highlight, and even identify specific breaches of law or human rights in Your documents. In my opinion, the **paid version** of ChatGPT offers more stability and additional features than the free version, though both can be used. The difference may lie in speed, depth, and advanced functions. Still, I recommend it strongly, because I use it myself, and it has proven to be very helpful in processing complex cases and highlighting violations.

## 2. Violated Laws and Rights

You are encouraged to document violations under:

- **National Law** (The National Law of the country you are in. For example, in Austria: ABGB, StGB, B-VG, etc.).
- **European Human Rights Law** (ECHR, CRC, CAT — including rights to family unity, freedom from torture, effective remedy, and non-discrimination).
- **International Treaties and Conventions** (UDHR, ICCPR, ICESCR, UN-CRC, 1926 Slavery Convention and 1956 Supplementary Convention, Palermo Protocol, International Convention Against Hostage-Taking).
- **Divine Law** (Principle: *Do No Harm* — sacred basis of universal morality).

#### Additional points from the lien framework:

- Violations of **jus cogens norms** (genocide, torture, slavery, crimes against humanity, hostage-taking).



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- Breaches of **command responsibility and complicity doctrines** (superiors and enablers who knew or should have known).
- **Non-retaliation principle**: reprisals against parents, children, or witnesses after notice are unlawful.
- **Transparency duty**: concealment, destruction, or refusal of.
- **Honesty requirement**: manipulations, lies, or exaggerations weaken the process; truth with evidence makes the claim incontestable and protects the claimant.

This list may be simple (bullet points) or detailed with references.

### 3. Psychological Torture and Experimentation

It is essential to recognize and record psychological harm. Common violations include:

- **Psychological torture** (intimidation, coercion, threats, humiliation, gaslighting, manipulation of parental identity).
- **Psychological experimentation** (isolation, reconditioning, manipulation of children's will, denial of contact, coercive narratives).
- **Separation trauma** (removal from parents, erasure of sibling bonds, disruption of cultural identity, denial of child's expressed will).
- **Unconsented interventions** (medical, psychological, educational testing or treatment without informed consent).
- **Unlawful criminalization of protective parents** (police force, detention, or imprisonment for resisting removals or seeking reunification; intimidation through armed enforcement).
- **Institutional isolation of children** (placement in state institutions where they are completely cut off from family contact and bonding).

#### Documentation tips:

- Record every observed sign of psychological and physiological harm, including children's words, drawings, behaviors, and visible trauma.
- Preserve all communications, reports, CCTV, and witness accounts to substantiate patterns.
- **Go public**: publishing evidence protects you, ensures accountability, prevents secrecy, and exposes perpetrators.

### 4. Slavery and Its Abolition

**"Slavery"** means the status or condition of a person over whom any or all of the powers attaching to the right of ownership are exercised — including the sale or transfer of that person — and includes contemporary forms such as debt-bondage, serfdom and other practices that place a person under the control of another. This definition is drawn from the core UN Slavery Convention framework and its 1956 Supplementary Convention which expanded the understanding to cover slavery-like practices (debt bondage, serfdom, forced marriage, etc.).

International law expressly prohibits slavery. The Universal Declaration of Human Rights, Article 4, states: **\*"No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms."\*** The International Covenant on Civil and Political Rights (Article 8) and the 1926 Slavery Convention (and its 1956 Supplementary Convention) commit states to prevent,



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suppress and abolish slavery and slavery-like institutions. These instruments together form the legal basis relied on worldwide to declare slavery illegal and abolished.

Such forced removal of children by state authorities, together with imposition of control over the parents—requiring them to obey, submit, pay, or labor under threat of penalty—constitutes a modern form of serfdom or slavery-like servitude. The parent, deprived of freedom over their children and forced into subservience, is thus reduced to the status of a vassal under the dominion of the state (or institution) exercising the powers akin to ownership. This is strictly prohibited by international law under the Slavery Convention and its Supplementary instruments, which compel states to abolish not only chattel slavery but all institutions and practices similar to slavery.

**As for Austria:** Austria ratified the 1926 Slavery Convention on 16 July 1954. Domestically, Austria's Criminal Code prohibits the deprivation of freedom in the form of slavery or slavery-like conditions and causing a person to be enslaved

## Section 5: List of Involved Persons and Entities

### Purpose

- To clearly identify all **persons, officials, departments, and institutions** involved in the violations of Your case.
- To ensure correct addressing of **Liens, Invoices, Cease-and-Desist Orders, and Public Notices.**
- To document accountability with **names, roles, addresses, and contact information.**

### What to Collect

- **Full name** of the person involved.
- **Role / Function** (judge, social worker, police officer, teacher, etc.).
- **Institution / Department** they act under.
- **Official office address.**
- **Email / phone / fax** (if available).
- **Insurance details** (if known; liability often shifts to the insurer).

### Types of Lists to Prepare

#### a) Main involved persons

- Include their **department, role, office address, and contact.**
- Examples: youth welfare/social service worker, civil servant, teacher, hospital staff, lawyer, judge, or even private persons (ex-partner, family member) who collaborated with authorities.

#### b) Supervisors and heads (hierarchical structure)



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- Collect the chain of authority **above** the direct person:
  - Example (Austria, Nga's case):
    - Caseworker → **Head of Youth Welfare Service** → **District Leader** → **Governor** → **Department of State in charge** (e.g., Department 4 Social Services).
- Do the same for **police stations, criminal investigators, hospitals, courts** etc.
- Always find: **the department, the direct leader, the state-level head, and finally the national head office.**

#### c) National level

- Include the **President of Your country**, and **all relevant ministries** with:
  - Head of ministry
  - Official address
  - Email contact
- Add the **head office of Your country** (e.g., Chancellery, Parliament, or equivalent).
- Add the **the highest religious representatives** in Your country (for example, the national church leadership or cardinal, if they hold any influence in Your country).

#### d) Oversight and accountability bodies

- Contact details for:
  - **Anti-corruption department**
  - **Ombudsman Board** (or equivalent in Your country)
  - **Supreme Courts** (in Austria: Constitutional Court, Administrative Supreme Court, Supreme Court of Justice)

#### e) Insurance companies

- If You didn't get their the liability insurer, use the **health insurance** (since the violations has caused **psychological stress and torture**).
- In Austria:
  - Every person must have health insurance.
  - Employees, self-employed, and civil servants each have **different insurance providers**.
  - Police officers often have their own scheme.
- Collect the **head office address and contact details** of the relevant insurance.
- **Austria:** SVS Vienna, ÖGK Vienna, BVAEB Vienna, PVA Vienna
- **In fact, everyone is required to have insurance in order to work; without it, they are not allowed.**

#### f) Top 10 lawyer companies from Your Country



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**Note:** Obtain an email list of the **top 10 law firms** in your country. They are likely already internationally active.

#### **g) The creditors and underwriter of your Republic/Nation/Country**

- **Austria:**
  - International Monetary Fund (IMF)
    - publicaffairs@imf.org, publications@imf.org, euoadmin@imf.org, cee-office@imf.org
  - World Bank Group
    - accountability@worldbank.org, starinitiative@worldbank.org, yigu@worldbank.org, ktraore@worldbank.org, infobrussels@worldbank.org
  - European Central Bank (ECB)
    - info@ecb.europa.eu, per.nymand@ecb.europa.eu, julia.fritz@ecb.int, ESTAT-CMFB-Secretariat@ec.europa.eu, ECB-ESF-CMFB-Secretariat@ecb.europa.eu, brussels-office@ecb.europa.eu
  - Munich Re
    - sstraub@munichre.com, arakette@munichre.com, IR@munichre.com, shareholder@munichre.com
  - Swiss Re
    - investor\_relations@swissre.com, srilim@swissre.com, china\_cares@swissre.com
  - Allianz
    - investor.relations@allianz.com, client-management@allianzgi.com, info@allianzgi.de, contact@allianzcapitalpartners.com, AGCS-complaints@allianz.com

**Note:** To identify the creditors and underwriters of your own Republic / Nation / Country, you may request assistance (e.g., from ChatGPT) to gather their names and contact details.

#### **h) The offices of the Vatican**

- documentazione.vatican@spc.va, segnalazionianomalie@urg.va, cultdiv@ccdds.va, spc@spc.va
- **Note:** Translate the subject line and the cover letter of Your email into **Italian** (use ChatGPT or another translator) and add it to Your letter.

#### **i) Ministries of Foreign Affairs and Justice – International List**

Prepare an email list of the official **Ministry of Foreign Affairs** and **Ministry of Justice** for the following countries and entities:



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- **Countries:**
  - Austria, United States of America, Germany, Netherlands, Italy, France, Switzerland, Spain, Norway, Sweden, Finland, Denmark, Czech Republic, Poland, Hungary, Ireland, Japan, Russia, Canada, Vatican (Holy See)
- **International Institutions:**
  - United Nations High Commissioner for Human Rights (**OHCHR**), International Court of Justice (**ICJ**), International Criminal Court (**ICC**)

**Note:** Collect the official email addresses from the websites of these Ministries and Institutions. This ensures that Your notices and documents are delivered directly to the highest international bodies responsible for law, justice, and human rights.

Translate the subject line and the cover letter of Your email into the language of the recipient country (e.g., Italian for Italy, German for Germany, French for France). You may use ChatGPT for this. Adding the local language version ensures the email is more likely to be read immediately and taken seriously.

## Section 6: Cease and Desist Orders

### 1. General Information and Purpose

A **Cease and Desist Order** is a formal and lawful instrument requiring an individual or institution to **immediately stop all unlawful actions and violations of human rights**.

Its purposes are:

1. To inform the involved parties of their unlawful actions, removing any possible claim of ignorance.
2. To give them the opportunity to stop and provide remedy before consequences escalate.
3. To serve as a lawful notice of an ongoing crime, creating a duty for those informed to act and remedy the situation.
4. To demand insurance and liability disclosure, proof of any alleged ownership or authority.
5. To establish incontestable evidence: once served, if unlawful actions continue, they are carried out intentionally and knowingly, creating full personal liability.

### Deadline and Proof of Reading

The lawful deadline for compliance is **72 hours** from the moment the notice is read or accepted.

- **Email:** The 72 hours begin once the recipient opens the email. Proof must be secured by a read receipt or an email tracking service (e.g., MailSuite).
- **Hand Delivery:** The 72 hours begin on the day the recipient personally accepts the document. Always bring a witness to confirm delivery.



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- **Registered Mail (Eingeschriebener Brief):** The 72 hours begin on the day the letter is officially accepted by the recipient (as confirmed by the postal delivery receipt).
- **Fax:** The 72 hours begin once transmission is completed. Always store the fax delivery report as proof of service.

📧 Public officials and government employees are **obligated by their role to open and read official communications**. Refusal, silence, or delay cannot be used as an excuse.

If no compliance or remedy is provided within 72 hours of the notice being read or accepted, further lawful proceedings may be initiated, including invoicing for your time as lawful counsel.

It is sufficient to issue a general public notice confirming that Cease and Desist Orders have been served, together with a list of recipients. The full contents of individual orders do not need to be published.

Each Cease and Desist Order must be addressed individually. Always replace the placeholder *[Name of Recipient or Name of Institution]* with the correct name. If you are addressing a specific person, write their full name. If you are addressing the head of a department or institution, the entire department or institution is thereby addressed. Do not combine different institutions or unrelated persons in a single order. Each order must go out one by one.

## 2. Information for Parents/Grandparents

📎 Template Name: Template-Vorlage\_CeaseAndDesistOrder-Unterlassungsaufforderung.docx

This template is especially prepared for parents and grandparents whose children have been taken unlawfully. It emphasizes the urgency of immediate release, since every day of unlawful separation endangers the child further.

The Cease and Desist Order also serves as a formal demand for:

- **Insurance and Liability Disclosure** – Request all liability and health insurance details connected to the case.
- **Liability Contracts** – Require disclosure of any alleged liability contracts involving your child(ren) and/or You.
- **Proof of Ownership** – Demand evidence of lawful ownership or rights over your child(ren) and/or You. This is crucial because no such proof can be lawfully provided.

All parents and grandparents may use this template directly. It is a lawful instrument to demand the immediate release of children and to strip away false claims of authority.

## 3. For Former Children (Now Adults)

📎 Template Name: Template-Vorlage\_CeaseAndDesistOrder-Unterlassungsaufforderung-2.docx

If you were once taken as a child but are now of full age or if you were placed as a child into a home,



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foster family, or institution where you did not want to stay, or where you were not safe, protected, or were harmed, including situations where no parents were present (orphans).

#### 4. Delivery Options

- **Email with read confirmation**
  - Use your email program's Delivery Receipt and Read Receipt functions.
  - To secure proof of opening, it is recommended to use services such as MailSuite (paid) or similar programs.
- **Hand Delivery**
  - You may hand deliver the Cease and Desist Order.
  - Always take at least one witness with you to confirm delivery.
- **Registered Mail (Eingeschriebener Brief)**
  - Possible, but more expensive.
  - Provides official proof of delivery.
- **Fax Delivery**
  - Some departments do not provide official email addresses. In such cases, fax may be used.
  - Always store the fax delivery report as proof of service.
- **Dedicated Gmail account for notices**
  - Register a formal Gmail account and combine it with mailsuite using your full name to send notices.

#### 5. Package Creation

The Cease and Desist Order is served as your first package. Include:

- The Cease and Desist Order
- The Divine GPMS Decree from you and your child(ren)
- The Contract with the child(ren) (if applicable)
- The Evidence Summary List (plus the expanded version, if applicable)

#### 6. Send the package

- a) The main individuals directly involved
- b) Their supervisors and department heads
- c) Relevant national-level authorities
- d) Oversight and accountability bodies



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**Note:** Wait for 72 hours after the cease and desist order, was received. If no lawful compliance or remedy is provided within that time, you may proceed with the further steps outlined herein.

Because the Cease and Desist Order has already informed the recipient of their unlawful actions, and they have been given 72 hours to comply, you are lawfully entitled to begin generating invoices from the day the Cease and Desist Order was filed. These invoices compensate for your time, energy, and lawful counsel.

At the same time, you may also proceed with preparing and filing your Lien. The invoice and the lien may run in parallel:

- The lien secures compensation for the full damages and harm caused.
- The invoice secures compensation for the time and energy you were forced to spend.

Both together strengthen your lawful standing and create incontestable evidence.

## Section 7: Invoices for Time You Have spent

### 1. Template to use

📎 Template Name: Template-Vorlage\_Invoice-Rechnung.docx

### 2. Purpose

- To place a **monetary value** on the **time You were forced to spend** because of the unlawful actions of the involved persons.
- The invoice does **not** cover unlawful harm — that is addressed through the **Lien**.
- The invoice only charges for the **hours of Your time and energy consumed** by their actions.

### 3. Steps

#### 1) When to send

- The **Invoice follows the Cease-and-Desist Order**. The lawful deadline for compliance is 72 hours from the moment the notice is read or accepted. Please reread Section 6 ‚Deadline and proof of reading‘.
- If the recipient **refuses to comply**, the **invoice is sent**.

#### 2) Recipients

- **Main involved persons** (caseworkers, judges, teachers, police officers, etc.).
- Additionally, You may include **heads of departments or ministries**—for example, the **Head of the Ministry of Justice**—or other senior officials You have already informed who failed to provide remedy, but who remain **responsible for those departments**.



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- **Each individual must receive their own invoice**, addressed separately to their **official address**.

#### **Delivery and Proof of Receipt:**

You must always **secure confirmation of receipt**. This is essential proof that the invoice was delivered.

- **Registered Mail:**
  - Send the invoice by registered mail with return receipt (*proof of delivery*).
  - Please check your local post office for prices.
- **Direct Addressing:**
  - Always address the invoice directly to the responsible person, leader, or head of department/company.
  - You may use the format “*For the attention of [Name/Department]*” (German: “*zu Händen*”). This ensures the correct party is personally notified.
- **Hand Delivery:**
  - Invoices may also be hand delivered.
  - In this case, always bring a witness or secure a video recording of the delivery as proof.
- **Alternative Options / less recommend:**
  - If no postal address is available, You may send the invoice by email or fax.
  - Always use tracking, delivery reports, or read receipts to prove receipt.

#### **3) Hourly rate**

- You decide Your own **hourly worth**.
- It should be **reasonable** but also reflect the true value of:
  - Acting as Your own lawyer
  - Acting as Your own authority
- **Examples:**
  - €100/hour (base value)
  - €500/hour
  - €800/hour (when fully acting as one’s own lawyer/representative)
- **Reference:** Check the **highest lawyer rates** in Your country as a benchmark for a **fair and powerful value**.

#### **4) Calculating hours**

- Start from the **You filed the cease and desist order** until the **day You write the invoice**.
- Count the **hours per day** You have invested into:
  - Fighting the unlawful action
  - Research, writing, preparing documents
  - Emotional and mental energy consumed (if You are not actively working, Your thoughts are still on this situation.)
- **Reasonable estimates:** 8–16 hours per day, depending on the intensity of the situation.
- **Formula:** Total hours × hourly rate = full claim amount.

#### **5) Dividing among involved persons**

- Once You have the **total claim amount**, divide it **equally** among all identified persons.
- In the invoice template, show both:



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- The **Total Amount**
- The **Individual Share** (what each person must pay).

#### 6) Interest terms

- Flexible, but must be **clearly stated**.
- Options include:
  - **Compounded daily interest**
  - **Flat rate interest** (e.g., 12% or 20%)
- **Payment is due immediately** upon receipt.

#### 7) More information on invoices

- Each invoice you issue is a **lawful instrument**. By sending it, you have lawfully informed the recipient of their obligation to pay for the time, energy, and counsel they forced you to spend.
- If the invoice is not paid or rebutted in truth, it becomes **incontestable evidence** and a matter of **theft** under Natural, Divine, and national law. Their refusal to pay adds to their liability and can be lawfully pursued.
- These unpaid invoices may also be **attached later to your lien** as additional evidence and claim amounts. This strengthens the lien and expands the total damages claimed.
- You decide when and how to issue invoices. For example, you may invoice bi-weekly, or monthly. Even an **initial invoice** sets the lawful record in motion.
- Interest terms apply from the moment of receipt, and the amount lawfully **increases daily** until payment is made.
- At the same time, you may proceed with the lien process, since **the lien secures damages** and the **invoice secures time value**. Both run in parallel and reinforce each other.

## Section 8: Inform the insurance/liability companies

### Important Procedural Note:

Before proceeding with the Lien, the **health and liability insurers** must be informed first. They are to be served with this package and given **72 hours** from receipt to take lawful action.

The lien package to be served includes:

1. The list a) **Main Involved Persons** (list of names and roles).
2. The **Evidence Summary List** (and expanded version, if applicable).
3. The **Contract with the Child(ren)** (one contract per child, if applicable).
4. The **Divine GPMS Decree** (issued by You and Your Child/Children (if applicable)).
5. The **Cease-and-Desist Order**.
6. The **Outstanding Invoices (if applicable)**.

Send it to the recipients of the list e). **See section 5 for the list definition.**

Failure of the insurers to act within 72 hours constitutes **acceptance by conduct**, activates their liability, and authorizes the Claimants to continue with the next steps as set forth in this lien.



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I highly recommend that you use ChatGPT to prepare cover email letters or written cover letters for sending out your lien packages and notifications or other letters in regards to this package.

- **Why:** A lien/cease and desist order is a lawful and sacred document. It must be introduced with clear, lawful, and authoritative wording that matches the seriousness of the content. ChatGPT can help ensure that tone.
- **How:** Provide ChatGPT with your lien or cease and desist order text or with the key instructions. It can then:
  - Summarize the document for the recipient in a lawful cover email.
  - Adapt the language into Divine Authority and lawful speech.
  - Create a concise explanation of what the recipient is receiving and what action is required.
- **When:** Use ChatGPT each time you need to prepare:
  - Cover letters for email delivery.
  - Explanatory notices to accompany registered mail or fax.
  - Notifications to oversight bodies or insurers about the lien.

🕯️ This step ensures consistency, clarity, and lawful authority in every communication you send with your lien. It also reduces mistakes and makes your process smoother.

📄 Template Name: EmailTemplateVorlage-InsuranceVersicherung.docx

## Section 9: Place the lien

### 1. Template to use

**For everyone in Austria, please contact Nga Tran, we will file a group lien together. I will gather all documents and will made it public.**

For Group Liens use this one:

📄 Template Name: Template-Vorlage\_GroupLien-GruppenPfandrecht.docx

📄 Template Name: Template-Vorlage\_GroupLien-GruppenPfandrecht-ClaimantList-AnspruchstellerListe.docx -> All Claimants need to add their corresponding details and signature here.

### 2. Instructions

#### **Contents of the Lien Package Single (Template-Vorlage\_Lien-Pfandrecht.docx)**

Include the following documents:

1. The **Evidence Summary List** (plus the expanded version, if applicable).
2. The **Contract with the child(ren)** (one contract per child, if applicable).
3. The **Divine GPMS Decree** (from You and Your child/children (if applicable)).
4. The **Cease-and-Desist Order**.
5. The **Outstanding Invoices** (if applicable).
6. Add further evidence (if applicable).

#### **Contents of the Group Lien Package**



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Include the following documents:

1. The **Claimants List (Template-Vorlage\_GroupLien-GruppenPfandrecht-ClaimantList-AnspruchstellerListe.docx)** Collect all data from the parents/grandparents as described in the templates.
2. Calculate the amount, take the base amount and multiply it with the claimants (parent/grandparent/child(ren)).
3. Remove the „[]“ if You are in Austria. Replace „[]“ the corresponding text of Your country.
4. The list **a) Main involved persons** for each Claimant.
5. The **Evidence Summary List** (plus the expanded version, if applicable) for each Claimant.
6. The **Contract with the child(ren)** (one contract per child (if applicable)) for each Claimant.
7. The **Divine GPMS Decree** (from You and Your child/children) for each Claimant.
8. The **Cease-and-Desist Order** for each Claimant.
7. The **Outstanding Invoices** for each Claimant (if applicable).
8. Add further evidence (if applicable).

**Key Principles**

- The **Lien can be placed in parallel with the Invoices.**
- The lien represents the **consumption/compensation for damages** caused.
- The **base amount is currently set at 500 Billion per child and per parent/grandparent.**
- This is the **starting amount.** As time progresses, or as additional harm accumulates, the lien can be **increased above this base level.**

**Types of Liens (Both are included in one Lien template)**

**1. Lien on the Republic / Nation / Country**

- This lien is placed directly on the Republic, Nation, or Country where You live.
- Its purpose is twofold:
  1. To establish **compensatory funds** for the damages suffered.
  2. To obligate the Republic/Nation/Country to take **lawful action against the perpetrators** of these violations.
- By this lien, the State is notified that it cannot ignore the unlawful acts of its agents; it carries the duty to investigate, to hold the actors accountable, and to compensate the victims.

**2. Lien on the Insurance Provider**

- This lien is placed on the insurance company that covers the involved persons (liability, health, or civil service insurance).
- The purpose is:
  - To notify the insurer that their insured party is acting **unlawfully.**
  - To obligate the insurer to **investigate** the conduct.
  - To demand the insurer **revoke the insurance contract** of the unlawful actor.
  - To ensure the insurer covers damages and does not continue shielding **unlawful conduct under its policies.**

**Further Steps**



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- <https://asp.icc-cpi.int/states-parties> — Please check whether Your Country/Nation/Entity is a **State Party to the Rome Statute** before using the lien. If **not**, replace the relevant **paragraph** in the lien with an **applicable international-law basis and the law in Your Country**. Also research the law on **Genocide** in Your Country/Nation/Entity and insert the correct citation in the lien (e.g., [**§ ... StGB**]). The placeholder text in the lien is designed to guide you. Sometimes it simply shows [Your Country] or [Your Nation/Entity], which you must replace with your own information. In other places, the template keeps the **Austrian text as an example** (e.g. a ratification date or Criminal Code reference). This is intentional — so the paragraph does not lose its context, and so you can better research what applies in your own country.

### For example:

*"[As for Austria: Austria ratified the 1926 Slavery Convention on 16 July 1954. Domestically, Austria's Criminal Code prohibits the deprivation of freedom in the form of slavery or slavery-like conditions and causing a person to be enslaved.]"*

→ You must **research** when **your Country/Nation/Entity** ratified the Slavery Convention (or equivalent), and which **domestic law** covers slavery or slavery-like practices, then replace the Austrian example with your **corresponding text**.

- **Be truthful.** Remove any allegations that **do not apply to You**. For example, if You consented to medical treatments for your child, delete **Point 4(h)**.
- **Important:** Be **honest** and work **carefully**. Read the document several times. Keep only the paragraphs that apply to You — remove or adapt the others. Remove also optional paragraphs, that You don't use. Why? Because if the document contains wrong information, false claims, or mistakes, it loses its lawfulness.
- Fill out the template completely.
- Attach all files listed above.
- Send the full package to **all recipient lists (Section 5)** You have prepared (a–e). Use the Email Template 1 (both english and german, please remove the bracket part and add the corresponding text or the whole part. For example, if You are sending it on behalf of a claimant group or just for You -> remove the part at the bottom [*im Namen der / on behalf ...*]) in the document: [EmailTemplateVorlage-LienGruppenpfandrecht.docx](#).
- Send the full package to the recipient list for their information f), g), h), i) to inform that two liens are placed. Use the Email Template 2 (both english and german, please remove the bracket part and add the corresponding text or the whole part. For example, if You are sending it on behalf of a claimant group or just for You -> remove the part at the bottom [*im Namen der / on behalf ...*]) in the document: [EmailTemplateVorlage-LienGruppenpfandrecht.docx](#).

### Information

- **Collective Power of Group Liens**  
At this stage, it is highly recommended that **parents/grandparents in each country join together** to submit a **Group Lien**.
  - A group lien is far more **effective and powerful** than multiple individual liens, as it demonstrates unity, collective will, and consolidated evidence.



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- Submitting as a group increases both the **moral authority** and the **lawful weight** of the action.
- While individual liens remain valid and possible, the **preferred strategy** is a **unified group filing per country**.
- **Truthfulness and Accuracy**  
Always ensure your lien is truthful and honest. Every statement, allegation, or evidence included must apply to your personal case.
  - If something does not apply to you, remove it from the template.  
Example: In the section “*General Allegations of Fact*”, if your case does not include sexual abuse or sexual violence, remove that allegation. Only include facts that are true for your specific situation. **For Group Liens, this is different. It is already stated in such a way that some of the facts may apply to all, to some, or to none, since the facts have been collected to represent the known patterns of systemic abuse.**
  - Review your lien several times to eliminate mistakes or contradictions. False or inaccurate claims weaken the lawfulness of the document or make it invalid.
- **Lien Verification**  
In liens, every claimant must check their submitted evidence carefully. If a paragraph or allegation does not apply to their specific case, it must be removed before submission.
  - This ensures the lien is strong, lawful, and incontestable.
  - Organizers of group liens should verify all claimant contributions before filing.
- **File Size and Transmission**  
Lien packages can become very large due to attached evidence, decrees, contracts, and orders.
  - If the files are too large, they may be blocked by government or institutional email servers.
    - Solution: Upload the full package (including evidence and decrees) to a online drive (For example: Google Drive, on your website, or possibly also via MailSuite — it can be uploaded there and the link shared afterward.) and include the access link in your communication.
  - If using tracking services like MailSuite, you may also upload the package and send tracked access links.
- **Proof of Delivery**  
Just as with invoices, you must always secure proof that the lien was received:
  - Email or fax with confirmation of opening/transmission.
  - Hand delivery with a witness present or video recording.This confirmation is essential as incontestable evidence that the lien was served.
- **IMPORTANT:** The lien must be made **public** in the **public domain**.
- The lien exists lawfully only once it is made public in the public domain.



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- The **Republic/Nation/Country itself must also publish it** to inform its taxpayers of the lien.
- **Call to Everyone:**
  - This Lien is established in **offense on behalf of the Mothers, Fathers, Children, and Adults who have suffered harm**. All Parents are invited to prepare their own lawful liens, thereby uniting in justice and ensuring accountability. The Group Liens should be organized and filed separately by country.

See all public notices and statements here: <https://absolutelaw-divineteachings.world/publicactions/>.

**In the Name of God Prime Creator and under Divine Authority of Natural and Universal Law**

Divine Delegates and Legal counsels of [Divine-GPMS.world](https://divine-gpms.world)

Nga Thi Tuyet Tran

Rick Jewers