

General form of affidavit

Claimant MS. CHARLES SEVEN
 Defendant GOSSAGE AND OTHERS

⁽¹⁾ Full names and occupation of deponent. I ⁽¹⁾ CHARLES SEVEN
 of ⁽²⁾ 8 WESTBOURNE
⁽²⁾ Address CRESCENT LONDON
W2 3DB

⁽³⁾ Set out in numbered paragraphs, the facts deposed to. make oath and say as follows:- ⁽³⁾

Sworn by	<u>CHARLES SEVEN</u>	on	<u>THE 22/2/06.</u>
<small>(deponent)</small>			
This is the	<u>1st</u>	affidavit	
<small>(1st, 2nd, etc)</small>			
filed on behalf of	<u>CHARLES SEVEN</u>	by this deponent	
<small>(party)</small>			
on			
<small>(date filed)</small>			

In the	<u>CIVIL COURT OF APPEAL</u>
	<u>Court</u>
Claim No.	<u>HCOL2565/A3/2005/2301</u>

1. I make a valid claim for debt recovery for "Breaches of Contract" "Tort" and "Copyright Infringement" after the gross and blatant misappropriation of my intellectual property." Additionally, I am claiming for the malicious abuse and injuries I received to deprive me of my property, ownership rights, and my rights have to "Access to Justice under the 1999 Act" and a fair hearing as expressed under Arts (6)(1) of the "Human Rights 1998 Act". I am owed outstanding payments because "all" defendants named in my claim colluded to illegally sell on the rights of my intellectual property to other production companies and broadcasters throughout international media, after our meetings between 2003-2004. All defendants entered into numerous illegal deals without license, consent or my approval, and accrued considerable "Unjust Enrichments" for the international sale of my property. In doing so are "all" liable to pay the outstanding debts in awards for my damages, losses, significant and aggravated injuries.
2. I rely on the facts and evidence set out in the "Statement of Truth" "Particulars of my claim", witness statement dated 11 January 05 and 19th September 05 attached to "six lever arche folder bundles submitted to the "Court Of Appeal on 14 October 2005. I rely on "all" the evidence contained in the "Six" folder bundles marked as (A) (B) (C) (D) (E) (F) including statements of truth of 14 other witnesses. Folder bundle (A) contains the medical evidence of my physical injuries and application to "Met Police" for the case crime file between 2004 and 2005. (The police crime reference numbers are "5807567/04" and "5812029/05") The folder also contains evidence re: illegal surveillance and computer hacking etc. Folder bundles (C)(D) contains evidence of all contracts and "Three" misappropriated commercial documents and stolen plagiarized manuscript "The Walk". Proof of the infringements and "foul play" are also included and set out in detail within my witness statements of the case on 11th January 05 and 19th September 05. 14 witnesses statements are contained in Folder bundles (E) and (F)

SWORN AT THE ROYAL COURTS OF
 JUSTICE, STRAND, LONDON WC2A 2LL
 THIS 22nd DAY OF FEBRUARY
 2006 BEFORE ME

LORENZO WILSON
 OFFICER OF THE CENTRAL OFFICE
 AUTHORIZED BY THE LORD CHANCELLOR
 TO TAKE AFFIDAVITS FOR USE IN
 THE SUPREME COURT

APPENDIX D – AFFIDAVIT

Attached page (1) to General form of affidavit of Ms Charles Seven.

3. All defendants have received “unjust enrichments” from the illegal worldwide sale of my intellectual property and are continuing to illegally profit by withholding the monies, property and entitlements belonging to me. They additionally colluded to use aggressive force by way of malicious threats, intimidation with menaces to “evade paying the liabilities they owe”, with the intent to cause me actual bodily harm”, and pervert the course of justice.
4. The evidence I have submitted clearly exposes continuous deceit and “perjury” in the all witness statements for their defense. These defense statements are exhibited in the folder bundle I submitted marked as (B). The use of deliberate deceit as a response to this claim was not a defense under CPR but was in “contempt of court” and has “abused the court process”, and has severely “obstructed just disposal of proceedings”. The misuse of “CPR’s” technicalities is being used as a “smoke screen” for not actually having any defense, which is “not a defense” in law. The defendants are entirely guilty of all offences, as can be seen in the evidence, therefore don’t have any valid grounds to defend or try to deny my rights to claim what I am legally owed. Any further abuse of due process will cause further harm by way of unnecessary losses, injuries, damages and more unwarranted expense wasted in time and costs if not curtailed by the courts.
5. All defendants have broken the law in very serious and far-reaching ways, and are making a sham of the whole legal system. If not dealt with sternly will bring the administration of justice into total disrepute by right thinking people. These individuals malpractice poses a serious threat to the lives of other innocent people unaware of these illegal scam services to the public. In light of this it is necessary that court use its powers under CPR, r3.4 (2)(b) to immediately “Strike Out” all defense statements for; perjury, no merit credibility or prospect of success to prevent any further misuse of procedural rules or wasting of the courts time on the grounds that:
 - (A) *There was “no reasonable grounds” for defending or preventing the claim.*
 - (B) *“All” defendants’ statements of case were entirely deceitful, therefore an “abuse of Process” and has deliberately “obstructed just disposal of proceedings”.*
 - (C) *There has been absolutely “no co-operation” whatsoever prior to or during these proceedings and never any intention of doing so. The catalogue of threats, abuse, gross fraud and malpractice was “highly illegal” and done everyone party to this claim a disservice.*
 - (D) *There has been a complete failure to comply with or acknowledge “The law”, “Human Rights act 1998 or the essential CPR rule 1.1 on the “Overriding Objectives.” The deployment of criminal means, brutality and aggression to prevent us gaining an “Equal Footing” and cause extreme hardship, physical, emotional harm and injuries just to evade liability was entirely unnecessary, cowardly, cruel and totally unforgivable.*
6. The brutal use of dogmatic defiance to continue the criminal exploits without regards for the law or anyone else’s life, seriously jeopardized my health resulting in doctors having to request for the court to “Stay” my case so I could receive urgent hospital treatment for very serious injuries. The continuous abuse endangered my life, the life of my family and others. The additional further error or mistake of my case being “wrongly dismissed” during these events has further deprived my rights to have access to justice and my case to get any hearing at all. And left us still having to endure the inhuman situation.(Please refer to my letter to Justice Blackburne 31st January 2006 attached and additional Skeleton Arguments)

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7. Gross malpractice with these defendants has been a “prevailing feature” since this began in 2003, and it’s doubtless that this gang of “power crazed’ defendants will ever cease from this stance. Consequently, it is impossible to conduct “civil proceedings” fairly in accordance with the law under these conditions, as it forces me into a position of automatic disadvantage to say the least, and the case significant damage as a whole.
8. Since December 2003, the defendants have had “ample” opportunity to enter into either “mediation” or the various other forms of “ADR” to settle this claim, however resolving this matter “civilly” has never been their objective. Believing that their “jobs” gave them “superior power”, “privileges and rights” “above the law”, they deepened their conviction to “silence” “dominate” and “get rid of me” as the “legal intellectual property owner” by violent, brutal and aggressive force. Simply because I “the victim” am a “litigant in person”.
9. Every crime committed was done “by choice” consciously and designed to cause maximum harm and damage. Therefore the court must remain completely objective and unbiased without sympathy for the defendants and decide the case on the evidence, facts and merits in accordance with the crimes and rules of law. The court will see from the substantial evidence produced that others and myself have tried “peacefully” and “civilly” since 2003 to resolve this matter but to no avail. Each and every time we have been met with abuse. Therefore the courts must place the full weight of the law firmly above “all” our heads when determining this case. All defendants should be treated exactly the same way that the law would treat us if we had been guilty, of “thefts” and violent abuse for the purposes of frauds.
10. The continuous use of intimidation, illegal monitoring and surveillance of our calls and my home, with the threats posed to life, in the pursuit of avarice, immoral gain just to obtain further ideas to be sold on and traded as TV shows etc illustrates the mind set of these particular people. These practices are illegal, degrading, harmful and a further infringement and invasion of my human rights and life so must be brought to an immediate end by restraining orders.
11. These defendants abuse jobs in positions of power and taken lawlessness to the absolute extreme, and if not curtailed will continue to use the amassed illegal funds obstructing, abusing with this degradation, and wasting everyone’s time and money. They have caused more than enough chaos, destruction and damage already. As liability has been established with the evidence, in the interest of saving further unnecessary costs and court time we request immediate determination of “Judgement” based on the facts, evidence and our overwhelmingly meritorious case, which was likely to succeed anyway. I seek this redress because under the circumstances a ‘fair trial’ is impossible to achieve.
12. As expressed by, CPR r. 52.10(2) we request that the “Court of Appeal” use it’s powers to:
 - (a) “Set aside” the order of the lower court, on grounds stated in my letter to Justice Blackburne 31st January 06
 - (b) Strike out defense statements of case, and refer claim for determination
 - (c) Make “an order” for specified inquiries to be made into “all’ defendants personal and company accounts in respect of the total sum accrued in “undisclosed turnover”, “profits” and “unjust enrichments” after the sale of the rights of my intellectual property to various international production houses and networks.
 - (d) Make “an order” for immediate payment for the total sum owing in significant, aggravated damages, losses, and injuries from the amount found to be due on taking the personal and company accounts into the following productions:

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Attached page (3) to General form of affidavit of Ms. Charles Seven
Chronology of some productions as a result of the theft/plagiarism of my Health Beauty
and Fitness Documents and manuscript “The Walk”.

PLAGIARISM FROM MY MULTIMEDIA DOCUMENTS (1)

- (1) **“The Games”**: Sold to Channel 4 and Endemol illegally by defendants (1-2) Christopher Gossage and Russells in June 2003 broadcasted live daily with repeat showings. Several series have run since 2003 has made multi-millions.

PLAGIARISM OF MY STOLEN CONVERTED MULTIMEDIA DOCUMENTS (2)

- (2) **Fit Farm**: Sold to Channel4 and Endemol illegally by defendants (3-4-5-6) Helen Alexander, James Manson Richard Hannah, with the assistance of Christopher Gossage and Russells in November 2003. Broadcasted live twice daily interactively in 2004 made multi-millions.
- (3) **Body on**: Sold to Endemol illegally by defendants (3-4-5-6) with the assistance of defendants (1-2) in November 2003 interactive version from my stolen documents made multi millions.
- (4) **Big Fat Doc**: Sold to BBC illegally sold by defendants (3-4-5-6) with the assistance of defendants (1-2) in November 2003 broadcasted in 2004 made several millions.
- (5) **Celebrities Xposed**: Sold to ITV illegally by defendants (3-4-5-6) with the assistance of defendants (1-2) in November 2003 broadcasted in 2004 made multi millions
- (6) **Strictly Come Dancing**: Sold world-wide to BBC illegally by defendants (3-4-5-6) with the assistance of defendants (1-2) in November 2003. Has grossed Multi-Billions with additional profits from Book deals and sales from spin off’s merchandise.
- (7) **Strictly Dance Fever**: Sold world-wide to BBC illegally by defendants (3-4-5-6) with the assistance of defendants (1-2) made multi-millions sold in 2004.
- (8) **Time Out feature**: My concept as “front cover spread” sold illegally by defendants (3-4-5-6) with the assistance of defendants (1-2) in November 2003. Launched January 2004. This issue made several millions.
- (9) **Dancing on Ice**: Sold to ITV illegally by defendants (3-4-5-6) with the assistance of defendants (1-2) spin off new series the same as “strictly come dancing” on Ice. Sold 2005

PLAGIARISM CONVERSION OF MY STOLEN MANUSCRIPT “THE WALK”

- (10) **Finish this “End of Story”**: (Nation-wide literary competition): My literature stolen, converted and sold illegally to BBC by defendant (8) Tamsin Allen with the assistance of defendants (1-2-3-4-5-6) sold February 04 for Multi-millions.
- (11) **Briton on the move**: Sold illegally to ITV by defendant (8) with the assistance of defendants (1-2-3-4-5-6) in February 2004 and also in America and other world territories in 2004 made Multi-Millions.
- (12) **Walk the Walk**: Sold illegally world-wide by defendant (8) with the assistance of defendants (1-2-3-4-5-6) in February 2004 made Multi-millions
- (13) **Walk Home**: Sold illegally to the Hampton’s defendant (8) with the assistance of defendants (1-2-3-4-5-6) in February 04 sold for several millions

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- (14) **The Walk:** Movie version sold illegally to ITV by Defendant (10) Christopher Vaughan with the assistance of defendants (1-2-3-4-5-6-8) in May 04 made Multi-millions.
- (15) **The movie Title “In her Shoes”:** Launched 2005 was clearly inspired by my script.
- (16) **The Movie title “Shop Girl”** Launched 2006 was also clearly inspired by script neither movies would have come about had it not been for Tamsin Allen stealing the script a selling the unique concept on the market.
- (17) **Band Charlie 7:** Band launched by the defendants using my name in May 04 (Identity fraud), with the additional launch of Channel 7 and various movies and programmes to taunt and further humiliate me while the racketeering was taking place.

PLAGIARISM OF MY MASTER DOCUMENTS (3)

- (18) **You are what you eat:** Sold to Channel4 and Celedor illegally by defendant (9) Derek Rosenblatt with the assistance of defendants (1-2-3-4-5-6-8) in March 2004 after being given master documents for evidence. Also with various book deals grossing multi-millions.
- (19) **Ten years younger:** Sold to Channel4 illegally by defendant (9) with the assistance of defendants (1-2-3-4-5-6-8) in March 2004 made Multi-millions also book deals and spin merchandise.
- (20) **Fit Street:** Sold to Channel 4 illegally by defendant (9) with the assistance of defendants (1-2-3-4-5-6-8) in march 2004 for several millions
- (21) **Fat nation:** Sold to BBC illegally by defendant (9) with the assistance of defendants (1-2-3-4-5-6-8)in march 2004 made multi-millions
- (22) **Cosmetic Surgery Live:** Sold to Channel5 illegally by defendant (9) with the assistance o defendants (1-2-3-4-5-6-8)in March 2004 interactive production made Multi-millions
- (23) **At home with concepts:** Sold to various production houses and agencies for new products based in my details by defendant (9) with the assistance of defendants (1-2-3-4-5-6-8) in March 2004 made multi-Billions world-wide.
- (22) **Diet Doctors inside out:** Sold to Channel 5 launched 2006 made several millions

13. Besides the productions and publications listed herein, there are many others plagiarized recreations from my “three” documents and scripts still needing identification, bringing the total sum generated from my property to a substantial figure. Given the amount of profits made from my work it is totally unjustifiable that I as the owner have not received a penny and been so grossly mistreated to prevent paying what is owed. They could’ve paid me over and over a long time ago and still had monies in excess.
14. The court will see clearly from the evidence that the extent of the exploitation is overwhelming as is equally the abuse and injuries I have suffered. These defendants turned the theft of my intellectual property into a ferocious frenzied bidding war between 2003,2004,2005 with all the networks fighting to own and profit from the sale of the rights of my lucrative commercial literature. And equally to own and sell “the rights and details of my life” in some kind of “convert” ‘Big brother style” slavery enterprise.” This racketeering created 50% growth in the health beauty and fitness industry in 2004 alone, with additional profits accruing from productions that emerged “blatantly” highlighting the abuse, con and corruption taking place.

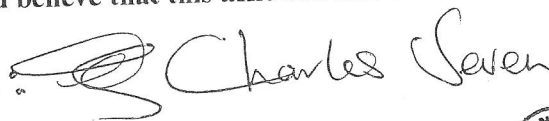
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15. Despite my not knowing these people personally, due to the scale of the profits involved the conspiracy of silence was sealed with other third parties, and I became the target of the most sinister international vendetta. This abuse was shockingly simultaneously publicized, recreated and scripted as story lines and plots into new film and TV productions sold on as entertainment. Turning these events into an unimaginable horrific living nightmare. Much like the “happy slapping” crime, but instead of the abuse being filmed on a mobile phone, it is being secretly dramatized and broadcasted internationally. Whilst “covertly” using their access to global networks to invade, stalk, and destroy my life and the lives of others to prevent detection and getting caught.
16. Given the gross deceit, perjury and reprehensible conduct involved it is urgent that the court place immediate “freezing injunctions” on “all” defendants “personal” and “company” assets as set out in the “particulars of claim”. In order to ensure they pay the outstanding liabilities for the entire amount of “damage”, “stolen property” and ill-gotten gains “generated from the fraud”. Moreover, it is equally if not “more” important to prevent these defendants misusing the amassed illegal monies to fund further criminal exploits aimed at harming other innocent members of the public, pending criminal investigations and proceedings.
17. The committed offences prove clearly that “all” defendants believe they are a law unto themselves. I cannot emphasize enough how extremely “dangerous” these people are. They are out to destroy innocent peoples lives for the hell of it, and have no remorse whatsoever. We are dealing with bullies and cowards who are obstinate about not facing any consequences, so pose a very dangerous serious threat to the public’s safety. They are capable of going to extremes measures to detract and divert press attention from this case. We know the illegal monies are funding all manner of evils. Therefore, it is the interest of the “public’s safety”, and “national security” that “all” defendants be immediately “detained in custody” to protect the “real risk” they pose to the public at large” whilst criminal investigations and proceedings get underway.

Affidavit of Ms Charles Seven

I know and believe that this affidavit and statement is true.

Signed  Charles Seven

