1	IN THE CIRCUIT COURT OF THE STATE OF YOURSTATE		
2	FOR THE COUN	TY OF YOURCOUNTY	
3			
4	BANKSTER CORP.	Case No. 0207XXXX	
5	Plaintiff,		
6	V.	MOTION TO DISMISS (Rule 21);	
7	Siren Sur La Mer,	Amount is under \$10,000	
8	Alleged Defendant.	REQUESTED: 15 MINUTES FOR	
9		HEARING	
10			
11	Alleged Defendant Siren Sur La Mer hereby appears in a restricted and/or special		
12	manner, without knowingly admitting jurisdiction of this Court, moves the Court for an order		
13	granting dismissal, pursuant with the following defenses from Rule 21, of the Oregon Rules of		
14	Civil Procedure:		
15	1) <u>No subject matter jurisdiction</u>	for this Court to act exists, or is even claimed by	
16	the Plaintiff in the Plain	tiff's March 22, 2007, complaint (hereinafter	
17	"complaint");		
18	2) The Plaintiff's complaint lac	ks the element of a competent fact witness and/or	
19	evidence conformable with	the rules of evidence to support it, and as such,	
20	constitutes a defense of failure to state ultimate facts sufficient to constitute a		
21	claim upon which relief can be granted.		
22	The undersigned claims and demands the substantial due process right of		
23	23 special findings of fact and conclusions of law to be published with any		
24	decision, decree, ruling, order, judgment, or other decision determining the		
25	outcome of this motion. Specifically, if the Court finds that:		
26	A.) The Plaintiff has alleg	ged and/or claimed and proven subject matter	
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1	jurisdiction in the Plaintiff's complaint, then demand is hereby made,	
2	pursuant with Oregon Rules for Civil Procedure Rule 62, for the Court to	
3	find that fact, and point out, in writing, to the undersigned where that fact	
4	exists; and/or	
5	B.) The Plaintiff has stated ultimate facts sufficient to constitute a claim, then	
6	demand is hereby made, pursuant with Oregon Rules for Civil Procedure	
7	Rule 62 for the Court to point out, in writing, to the undersigned:	
8	(i)	Where the facts exist in the complaint (or exhibits),
9		established by a competent fact witness; and
10	(ii)	What the name of the competent fact witness is; and
11	(iii)	Where verification and/or certification of those facts
12		occurred in the complaint or exhibits attached thereto;
13		<u>and</u>
14	(iv)	Where it is authorized that an advocate can, at the same
15		time, and in the same case, be a witness, without
16		conflict of interest.
17		
18	Wherefore the undersigned	hereby moves the Court to dismiss the Plaintiff's
19	complaint of March 22, 2007. The undersigned is not a lawyer.	
20	Dated this 2 <sup>nd</sup> day of April, 2007.	
21		No liability assumed,
22		Always With All God-given Rights, Counsel is Stated in Isaiah 9:6 - 7
23		By:, not individually
24		Siren Sur La Mer, Alleged Defendant c/o 1776 Liberty Lane
25		YourTown, YourState. [01313]
26		

1	Certificate of Service	
2	The undersigned certifies that this Motion to Dismiss was served on the Attorney for Plaintiff by placing a copy of	
3		
4	Ima Shyster Attorney SHYSTER ATTORNEY FIRM, P.C.	
5	1313 SW YouseGuys Hwy.	
6	Bankster, State. [97005]	
7	Dated this day of April, 2007,	
8		
9	No liability assumed, Always With All God-given Rights, Counsel is Stated in Isaiah 9:6-7	
0	By:, not individually	
1	Siren Sur La Mer, Alleged Defendant c/o 1776 Liberty Lane	
2	Freeport, Oregon [01776]	
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