

Affidavit of Notary Presentment

In the Affidavit of Notary Presentment, the notary is not a party to the claim or contents but rather a **highly credible federal witness** as per **TITLE 18, PART I, CHAPTER 73, SEC. 1512** used to verify the contents in the mailing. Remember, the type of paperwork you will be serving people isn't exactly the type of paperwork people look forward to getting. You do not want someone to say that they did receive that which you sent them.

The affidavit of notary presentment serves as a statement of truth, table of contents to the documents you maybe serving upon a debt collector, bank, court clerk, prosecutor, judge...etc.

The affidavit along with the contents should be sent in a priority mail envelope, registered mail with return receipt. In order to begin you must go to the post office and ask the clerk for a registered mail **form 3806**, return receipt green card and a "registered mail label" professionally known as "**label 200**" see **Domestic Mail Manual Chapter 503 Section 2.4.4**.

After retrieving label **200** you must take the number upon the label for example: **RA 235 781 224 US**, and enter it on your affidavit of notary presentment. This is to make sure the registered mail number of your affidavit corresponds with the registered mail return receipt and green card that will later be confirmed by a "**chain of custody**" you can also receive this from the US Postal Service.

Once you enter the registered mail number on your affidavit then you list the documents and how many pages there are that will be included in the mailing. Next, you will be printing the affidavit of notary presentment, signing it and getting it notarized.

The return address on the mailing must be the notary. The notary name and address will be placed on all sections that have the word "from:" these sections will be on the "priority mail envelop", "**form 3806**", and the "green return receipt card" Once the documents are in the priority mail envelope and all registered mail forms including the return receipt are filled out, also bring the registered mail label 200 to the post office for mailing. In order to mail you must get \$21.00 or over in postage stamps to place on the envelope. Because it is a matter in controversy you must get the stamps that equal to **21.00** or over.

You can get higher denomination stamps from the main post office in your area. They have **\$5.00** denomination stamps and **\$1.00** denomination stamps. Now, in hand you should have the "registered mail form **3806**", "green return receipt card", "registered label **200**", "priority mail envelope with the sum of **\$21.00** (or a little over) in postage stamps on it. Take it all to the window, hand the clerk everything and say "I want to send this registered mail with stamps" also tell the

clerk that the meter stamp should read “0.00”.

You do not want insurance or anything other than what you have already asked for and you’re done. Don’t be alarmed when you do not receive the green card because it will be going to the Notary’s address.

Yes, once you become a member of Nu-Covenant you will find these things in your lessons. Are you walking with me? I pray that you are. These are not the types of things that people will teach you while in the public school system. We have dropped our nets to become fishers amongst men. In light of this activity, we have found you and you should also follow suit. Do you understand what I am saying to you? I pray that you do.

Walk with me for you are about to embark upon a journey like none have ever before. Will you take this long walk on a very short path with me? I pray that you will.

2.4.4 Label 200



*Registered Mail must bear a barcoded red **Label 200**. The label must be placed above the delivery address and to the right of the return address, or to the left of the delivery address on parcels. A large-volume mailer can obtain **Label 200** in rolls of **600**.*

Relevant Data A. 18 USC 1512

(a) (1) Whoever kills or attempts to kill another person, with intent to—
(A) prevent the attendance or testimony of any person in an official proceeding;
(B) prevent the production of a record, document, or other object, in an official proceeding; or (C) prevent the communication by any person to a law enforcement officer or judge of the United States of information relating to the commission or possible commission of a Federal offense or a violation of conditions of probation, parole, or release pending judicial proceedings;
shall be punished as provided in paragraph (3)(2) Whoever uses physical force or the threat of physical force against any person, or attempts to do so, with intent to—

(A) influence, delay, or prevent the testimony of any person in an official proceeding; (B) cause or induce any person to—

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(i) withhold testimony, or withhold a record, document, or other object, from an official proceeding; (ii) alter, destroy, mutilate, or conceal an object with intent to impair the integrity or availability of the object for use in an official proceeding;
(iii) evade legal process summoning that person to appear as a witness, or to produce a record, document, or other object, in an official proceeding; or (iv) be absent from an official proceeding to which that person has been summoned by legal process; or (C) hinder, delay, or prevent the communication to a law enforcement officer or judge of the United States of information relating to the commission or possible commission of a Federal offense or a violation of conditions of probation, supervised release, parole, or release pending judicial proceedings; shall be punished as provided in paragraph

(3) The punishment for an offense under this subsection is— (A) in the case of a killing, the punishment provided in sections 1111 and 1112;

(B) in the case of— (i) an attempt to murder; or (ii) the use or attempted use of physical force against any person; imprisonment for not more than 30 years; and (C) in the case of the threat of use of physical force against any person, imprisonment for not more than 20 years. (b) Whoever knowingly uses intimidation, threatens, or corruptly persuades another person, or attempts to do so, or engages in misleading conduct toward another person, with intent to— (1) influence, delay, or prevent the testimony of any person in an official proceeding; (2) cause or induce any person to— (A) withhold testimony, or withhold a record, document, or other object, from an official proceeding;

(B) alter, destroy, mutilate, or conceal an object with intent to impair the object's integrity or availability for use in an official proceeding;

(C) evade legal process summoning that person to appear as a witness, or to produce a record, document, or other object, in an official proceeding; or (D) be absent from an official proceeding to which such person has been summoned by legal process; or (3) hinder, delay, or prevent the communication to a law enforcement officer or judge of the United States of information relating to the commission or possible commission of a Federal offense or a violation of conditions of probation [1] supervised release,, [1] parole, or release pending judicial proceedings; shall be fined under this title or imprisoned not more than 20 years, or both. (c) Whoever corruptly— (1) alters, destroys, mutilates, or conceals a

record, document, or other object, or attempts to do so, with the intent to impair the object's integrity or availability for use in an official proceeding; or (2) otherwise obstructs, influences, or impedes any official proceeding, or attempts to do so, shall be fined under this title or imprisoned not more than 20 years, or both. (d) Whoever intentionally harasses another person and thereby hinders, delays, prevents, or dissuades any person from— (1) attending or testifying in an official proceeding; (2) reporting to a law enforcement officer or judge of the United States the commission or possible commission of a Federal offense or a violation of conditions of probation [1] supervised release,, [1] parole, or release pending judicial proceedings; (3) arresting or seeking the arrest of another person in connection with a Federal offense; or

(4) causing a criminal prosecution, or a parole or probation revocation proceeding, to be sought or instituted, or assisting in such prosecution or proceeding; or attempts to do so, shall be fined under this title or imprisoned not more than 3 years, or both.

(e) In a prosecution for an offense under this section, it is an affirmative defense, as to which the defendant has the burden of proof by a preponderance of the evidence, that the conduct consisted solely of lawful conduct and that the defendant's sole intention was to encourage, induce, or cause the other person to testify truthfully.

(f) For the purposes of this section— (1) an official proceeding need not be pending or about to be instituted at the time of the offense; and

(2) the testimony, or the record, document, or other object need not be admissible in evidence or free of a claim of privilege.

(g) In a prosecution for an offense under this section, no state of mind need be proved with respect to the circumstance—

(1) that the official proceeding before a judge, court, magistrate judge, grand jury, or government agency is before a judge or court of the United

States, a United States magistrate judge, a bankruptcy judge, a Federal grand jury, or a Federal Government agency; or

(2) that the judge is a judge of the United States or that the law enforcement officer is an officer or employee of the Federal Government or a person authorized to act for or on behalf of the Federal Government or serving the Federal Government as an adviser or consultant.

(h) There is extraterritorial Federal jurisdiction over an offense under this section.

(i) A prosecution under this section or section 1503 may be brought in the district in which the official proceeding (whether or not pending or about to be instituted) was intended to be affected or in the district in which the conduct constituting the alleged offense occurred.

(j) If the offense under this section occurs in connection with a trial of a criminal case, the maximum term of imprisonment which may be imposed for the offense shall be the higher of that otherwise provided by law or the maximum term that could have been imposed for any offense charged in such case.

(k) Whoever conspires to commit any offense under this section shall be subject to the same penalties as those prescribed for the

Sample Pages 166 – 177

NOW, IN THE CASE OF A CHILD IT IS IMPERATIVE THAT YOU DO WHAT IS WITHIN YOUR MENTAL, SPIRITUAL, AND FINANCIAL ABILITY TO PRESERVE TO INTEGRITY OF YOUR CHILD.

Here is an example of an affidavit of **Corpus Denial and Fraud** in regard to an instance when an entity infringes on the right of the parent to raise their child.

The following documentation is an,

Affadavit of Corpus Denial and Fraud To: Name of Judge Name of Court address

Fact#1: I was not aware that I sold my child to the state of NEW YORK.

Fact#2: The name of my child is in Capital letters making him a corporate entity.

Fact#3: My child is not a corporate entity, he is a flesh and blood living soul.

Fact#4: {judges name} did not send me a copy of her oath of office as required by Public Law 30 (1)(H), the Office of the Court Administration, and the Uniform Justice Court Act and where her oath was filed into the public record.

Fact#5: Fraud was done to me [:name of father / mother / victim:] by the state

of NEW YORK, {transgressor}, NORTH BROOKLYN HEALTH NETWORK WOODHULL MEDICAL AND MENTAL HEALTH CENTER, the UNIVERSITY HOSPITAL OF BROOKLYN, and the UNITED STATES Incorporated, **by not giving me full closure that when my child was born, I was selling him to corporations as chattel property slaves giving up all his rights to organized slavery.**

Fact#6: Fraud voids a contract abinitio. I declare that the contract docket# NN-06397-07 As fraudulent and void and I hereby void that agreement due to lack of full disclosure.

Fact#7: I [:name of brother / victim:] I am not a corporate fiction, and deny corporate existence. Corporations are artificial persons. I am not an artificial person, I am flesh and Blood and my child [:Jamarr- Quaynor:] is a flesh and blood living soul.

Fact#8: The name {child's name- all caps} is a corporate fiction and not my child. The name is being used as a straw man and used my flesh and blood child as a slaves for sale and trafficking and human cargo, which is illegal and is a violation of International Law.

Conclusion:

My child as been kidnapped and taken from me under a false pretence, Title 18 United States code Section 1001 using 88

Affiant:

fraudulent language to children The court operates as A Puerto Rican Court with a Puerto Rican who's Birth Certificate is titled in Puerto Rico. The flag of the United States is a title 4 U.S.C. flag. An Article 3 judge must preside in this case, and not a Puerto Rican judge. I do not give consent to a Puerto Rican judge to represent me in this matter. JUDGE {judges name}

THE FAMILY COURT COURTS CLERK, {name}, CPS, JOHN B. MATTINGLY, COMMISSIONER ADMINISTRATION, A.C.S, {worker name}, NORTH BROOKLYN HEALTH NETWORK WOODHULL MEDICAL AND MENTAL HEALTH CENTER, who are selling children, do not have an oath to uphold my rights, but took an oath to support and defend the Constitution of the United States of AMERICA. The State of NEW YORK is Corporate fiction and New York Republic utilizes the Constitution.

Release sought:

My child is not a corporate fiction My child is a flesh and blood organic living soul and I [your name] as his flesh and blood father, require that the Order of the Court be released to me immediately. Send me the Vouchers.

Truth is exposed in the form of an affidavit. An affidavit rebutted stands as the truth in commerce. An un rebutted affidavit stands as the judgment in.

By: Jurat New York Republic Constitution for u.s. of A Re: NN-06397-07

AFFIDAVIT OF CORPORATE DENIAL Jurat

Atlan; Ta [Earth] UNNM Constitution Certificate of Service

This is for certifying that a true copy for foregoing document, Affidavit of Corporate Denial, Re: Case # NN-xxxxx-07 was done here on December 15th 2007 A.D

Notice to Agent is Notice for principal, Notice for the principal is Notice for agent, and for all other matters and by Notice or all party(s) including any and all witnesses with first hand knowledge, all party(s) and all others claims pertaining for the Fiction dating for the year it was created.

By Me: NOTICE

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any matter. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction, a benefit for the Europeans, Caananites, Hyksos, Pagans, Heathens, Settlers, Confederates, Strangers, Goyim, so they whom I pray may become knowledgeable in the truth for the Law by our Holy Father, Asaru,

In Septet(Sirius) and sahu(Orion, Known as Heaven) and repent, **so they will no longer be alienated from their true Deity, Amun-Re.**

Sworn to and subscribed before me on **Affiant:**

December 15, 2007

AFFIDAVIT OF CORPORATE DENIAL Title 4 U.S.C §1-4 Federal and State Rules of; Civil Procedure

This sworn statement is a declaratory presentment to All city, state, local and Government officials, persons and citizens of the firm and complete denial that I {your name}, the Living Soul, have ever, with full knowledge and awareness, agree to or have established understanding, acceptance, or agreement of any sort to be identified as a Corporation, Constructive Trust, or any other variety of artificial entity Via the Social Security Act or Any Claim(s) against "{your name in all caps}".

It has recently come to my attention that the Kings County Family Court Purposely Made presumptive allegations by use of the "idem sonans" {YOUR NAME IN ALL CAPS} I, the Organic Living Soul, agree to in spite of lack of Knowledge or awareness of The

Allegation(s) of being a corporate, construction trust, or any other variety of artificial Entity merely by the all capital letter name. The entity "{YOUR NAME IN ALL CAPS} IS NOT ME. I HAVE NO NEXUS WITH THAT ENTITY.

I, [:your name] the Organic Living Soul, do hereby rebut any and all presumptions that have ever been made against me under the :idem sonas" deception of the nom de guerre {YOUR NAME IN ALL CAPS} to be "Void Ab Initio". Case # NN-XXXXX-07 are forevermore declared to be "Void Ab Initio" as there was no legal validity for such at any time.

[:name:] is a sovereign indigenous Organic Living Soul and enjoys all protections of His God /Given Rights so enumerated or reserved. There is no lawful or legal authority fore the National government, a creation of limited delegation of Rights of "We the people" [the Master] and thus a servant to the master to continue in such fraudulent conveyances. These facts and presentments in this Affidavit on behalf of the Living Soul ,[:name:] , are true and correct representation of the facts and thus concludes my affidavit. This Affidavit is sworn to under penalties of perjury under the common law/U.C.C. 1-103.6 of the united States of America and without the United States .U.C.C. 1-308 All Rights Reserved

NOTICE TO PRINCIPAL IS NOTICE TO AGENT; NOTICE TO AGENT NOTICE to PRINCIPAL

Now, the reason that the aforementioned data is so very pertinent is because your birth certificate represents a security on the **New York Stock Exchange**. Therefore, you are held in bond or bondage.

This means that legally you are not free and that your parents inadvertently sold you into **chattel** slavery. Of course, when we use the word chattel in its proper context we are making reference to any property that does not conform to the conventional and unconventional real estate depiction.

Often times in the case of a security, a certificate is generated to identify the ownership of stocks and or bonds. Securities establish ownership rights in many respects. Your birth certificate represents a security on the New York stock exchange. Since your birth certificate represents a security, the question that we must ask is who exactly owns you.

Now, many people are very disillusioned about when it comes to matters that pertain to sovereignty is that many of us believe that we are free because of false pretenses. Well, allow me to clear a few things up for those that do not identify with the message that I am conveying. Listen, you are not free, unless you relieve your self of the bond or promissory note that your birth certificate represents.

Because you have a birth (berth) certificate, you are literally stock, and major corporations have ownership rights to you that are connected with tradeable income. ***When you were born a pledge was made on behalf of your country.*** Your country is really a corporation. Yes the ***United States is a not-for-profit organization that is registered in Delaware with an executive branch in New York.*** On account to the debt that has been incurred and unsuccessfully resolved this corporation that you call a country has failed to meet the criteria of their securities. When a purported country such as this one goes bankrupt it is identified as going into default.

The bonds held in the United States treasury are backed by securities. These securities have an established collateral. When an instrument (contract) of the law or something of monetary value is deposited or pledged as a guarantee of the fulfillment of an undertaking or a mode of recompense for a loan, it can be

forfeited in the case of a default.

If you have been keeping up with everything that I have been saying to you thus far, then you, the reader would have been able to safely surmise that you are the collateral that has been used a little after the inception of this Nation's debt.

Yes, there is a price over your head. Your life does in fact have a monetary value. Because you exist money exist. This realization brings new meaning to the popular phrase, "***Do not sell your self short.***" During the course of this tome, you will learn that the price that you might pay for ignorance is your life. Therefore, ignorance of the law is no excuse at all. Are you walking with me?

Remember, the shareholder owns a percentage of the company. When you invest into a company in this capacity it is considered buying a share of stock. By stock I mean the capital raised by a business or corporation through the issue and subscription of shares.

Now, in the case of a bond, a person or entity is a bondholder not by virtue of ownership but by virtue of their investment. In fact, a bond does not represent the ownership of a corporation but morerather a bond denotes one of the categories of a security just like in the case of a stock.

One of the more highlighted distinctions to be made about amongst stocks and bonds is that stocks correspond with the ownership of equity while bonds are debt securities to be paid out to the investor annually for a determinate amount of time.

Some bonds will not expire until the actual corporation that it represents expires. Are you still walking with me on this one?

A security is a certificate that attests to the credit of ownership of stocks or bonds or the right to ownership with tradable derivatives. The security represents ***debt obligation*** in the form of a bond or the ***proof of the ownership of equity*** as in the case of a stock.

Now, a **promissory note** is a signed document containing a written promise to pay a stated sum to a specified person or the bearer at a specified date or on demand. A promissory note's definition runs concurrent with the definition of a bond just varying in the legal capacity in which it is used.

Now, that which is of equal importance as far as knowing what the aforementioned terms mean and represents, is at least having some common understanding of the **CUSIP** number.

Before, I officially divulge into what exactly is the **CUSIP** number, you should definitely know about the **SEC**. SEC is an acronym for **Securities and Exchange Commision**.

The Securities and Exchange Commission's primary obligation is to **regulate the securities industry** as it relates to this nation's **stock** and **option exchanges**. The U.S SEC has its inception in 1934, almost 100 years exactly from the time

that Andrew Jackson and his advocacy eliminated the National Debt of this 'Nation' and I use the term nation very mildly.

During the course of this tome it will be very important for us to give an overview of the mandates that correspond with the **Securities and Exchange Commission** otherwise known as **SEC**. For now, I just need for you to understand that the United States **Securities and Exchange Commission (SEC)** was erected for the sole purpose of regulating the stock market and diffusing any potential corporate abuses. Are you still walking with me on this matter?

Now, according to the **SEC**, the Securities and Exchange Commission that was established by the United States Congress in **1934**, the **CUSIP** are used by just about every financial industry and play a great role in the critical analysis of but not exclusive to the accurate and efficient settlement process of securities. According to the Securities and Exchange Commission, the CUSIP number "*identifies most securities*,"

1. Nu- Covenant Status Correction & Defeasance of the Statutes Staple and Merchant Staple tome # 78 Part # 1

Book Description

What is a Status Correction? Status Correction is the changing of one's status as a debtor to have standing as a Secured Party Creditor.

Can a debtor own property?

A debtor can only conditionally own property because according to the law that governs secured transactions (UCC 9-105 (d)) a debtor is one who is obligated on an account, chattel property, or general intangible, even if he owns or has rights in the collateral,

In the general sense defeasance signifies defeat. We do not want you to be defeated by the Statutes Staple, Statute Merchant, nor any rendition of the same. To the contrary, we implore that you hold our hand and learn how these types of bonds work against you and how they may even work to your advantage.

It is time to buy houses and land and reap the real estate and tax benefits from you status correction and trust.

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Introduction from the Head Case Worker of Nu- Covenant

Within the Staple ports in England circa **1354** there was an air of reasoning that suggested that there should be a Court of Staple. Within the building of this construct commercial matters were being heard and birth of the 1st phase of status was made. My name is Lajuan Abram and I will show you within this book how the Statute of the Staple today has an effect on us all and how to defuse it administratively.

I was born and raised in Newark New Jersey. I grew up in a two family house in the Weequahic Section within the Southern boro. My grandparents owned the house that we lived in that they had bought for only \$1800, rehabbed it, and continued to build and develop for many years after throughout the United States. I was taught how to build and develop new construction in my youth.

I am a set aside and ordained Minister under the leadership and covering of the Master Teacher Bishop Timothy Llyod Pernel. I have traveled and ministered in South Africa and here in the United States. I have been married for 7 years to my lovely wife Shaleena who I met in a Law Firm we worked in together. Shaleena has given me 3 fine young men whom are predestined to achieve greatness in the Name of Yahshua.

I am a Christian Leader with a mandate to ordain and set in order the body of Christ. I witnessed that within this community of consciousness many religions are frowned upon. But I have proven that no matter the religion, if you are good at what you do no one will care about what Elohim you serve.

When I first heard about Brother Polight a friend of mine showed me a Youtube.com video of his daughter speaking different languages. I was completely blown away by this so I asked more questions about the brother and I knew that there was something great about him and his vision.

I didn't meet him until several months later. I was working with some other brothers from jersey whom were more connected to people in our area that was involved in secured transactions and real estate. There was a brother who said he was really good but I have never seen the fruits of it. He said he had an affidavit he was using that a Jewish guy helped him with from the recorder's office that he was using to get abandoned property with. I would ask the brother for it and he would respond by saying "this is my intellectual property and I will never give it up".

Never mind the fact that he had previously told me that the Jewish guy helped him with it. I said to myself that if I really want it I should just do it myself. I began to write the affidavit of adverse possession and I was confident that I had all the elements. That day a friend of mine sent me a text that originated from "King Simon Productions" about a Wednesday class and **Brother Polight** would be teaching on real estate. I was very happy because I had heard of him previously and I was waiting for my opportunity to meet him. I was also saying to myself that maybe he can look over my affidavit and give me some tips on what I should do if anything.

A couple of days go by and that Tuesday my friend tells me that he is not going. I was upset but I said all right I will check you later. He said, "You're still going" and I said "yes". I was not going to miss this opportunity. See his reason for not going was that he heard that Polight was using his private exemption to purchase houses and from our perspective this was prohibited. I didn't care because I am always in a position to learn.

So I went to the class on my own and was blown away. The brother was teaching about timeshare ownership, the tax lien from another perspective and the qualified retirement plan. I was really into this because I knew that this guy really wanted the people to have the information because he was teaching it in Nicholas Brooklyn book store on a Wednesday for \$15. Unbelievable I said to myself.

I forgot all about the affidavit and went into how I can take part! There was no way I was going to let this information go by. The first class I joined and I waited in that long line just to speak to him. Once I got my opportunity I gripped him on the ground level as a burden bearer seeking light to show that I will humbly follow and submit to one with a greater knowledge. I showed him my paperwork and told him that he could Google my name to see my recorded truth by admin. directive. At this point I am hoping that there will be another class while he was just making plans to come and see me and build with me. In my head I was like this guy is willing to come to Newark?

When he came he met me at my Boost Mobile Store that I had built on Elizabeth Avenue in Newark. This was the 2nd of 4 Cellular phone stores that I built in my retail phase. But when Brother Polight came he began to show me his vision in greater detail. He brought his family and I began to feel welcome into their lives undeservingly. My team was there on the outside wondering what in the world was going on because we went across the street to the Dunkin Donuts and shut it down, laptops open paperwork being witnessed. At first I wanted everything and I wanted it now. Get me to where you are; just name your price is what was in my head. I knew what was in front of me so I was not going to let finances or the lack thereof stop me from receiving the blessing that has been laid out before me.

I know that it was a blessing because the brother was bringing me into his fold whereby I can use my intellectual property to make a profit and help the community at the same time. He didn't even know that I had come to a place where I was bored with the cellular business. I had learned how to repair, unlock, start new service, repair water damage and build relationships on another level in the community I grew up in. I would not charge extra for bill payments, I would diagnose for free and I would even do light repairs for very little compensation. I quickly learned that this is how you can seriously hurt yourself in business. Meanwhile, I am in the store 6 days until 7 or 8 pm. You cannot do that and have the type of family that I have. My sons were at the tender ages of 3 and 4 and 6 months at the time.

Polight began to teach me many things and just share with me a different perspective when it comes to building an estate. I knew what I was missing and the brother provided the tools I needed to execute a plan that was sure to bring increase into my life.

After about a month I was in a setting with a close friend of mine named Dr. Chris Pernel and she made a statement. That statement was "you guys have to learn how to be more excellent". This blew me away as I began to look at the area's in my life where I was not being "more excellent". I found that spending that many hours in a Cellular phone store, missing my children's youth was not being more excellent. I

learned that doing that making a 10th of what I make now with Nu-Covenant was downright foolish.

This caused me to make a very important phone call to Polight by faith because I didn't know what he was going to say. I told him that things weren't good enough to take care of my family at this time and that I was going to close the store. I can tell when I first told him he was like why in the world would you do that. But after I explained it he had began to bring forth a plan where I can generate revenue and work from home. I started doing the status correction paperwork for members of Nu-Covenant. I told him that the price was too low but he persisted explaining that we were going to be different and what we will do with it is not what people are going to expect. ***I was like people are charging \$5000 to \$7000 for this and they don't even come close to the success we have with how to use the status.***

Polight created a situation for me to be with my family more and make a consistent income by doing what I love to do. It cannot be called work because I love to do it.

In our current way of achieving wealth it works against us at the same time we believe it is working for us. We are told to establish a good credit score so we can have a car, house or business. We are pushed into this because of inflated prices and low wages. Going deeper into bondage is what we are doing in order to establish a good credit score so where is the upside to this? There is no way we can achieve success and have great wealth if all we entertain is debt. There have to be a degree of intellect in our approach or when others tell us that this is the way walk you in it we must challenge. Our mission is tailored around building asset wealth with little investment. I welcome this approach because it will yield a greater prosperity without taking on the weight of debt from the outset.

When I began to buy houses I was 21 years of age. I had already did a couple of joint ventures in real estate and now it was time for me to get my own piece of the American Dream. At the time I had a child support lien so my mother suggested that the house go in her name. I was doing well. I was working for one of the top real estate companies in the world, Century 21 and I was breaking records. My name and picture were in publications for being the best listing agent at the time. My profits were low but I was learning the craft and becoming very good.

After many years of not making much money I began to explore a different approach to cut out the middle men like my broker, errors & omissions insurance, century 21 franchise fees, continuing education classes and mls fees. All of whom received a piece of my check before I could see it, leaving me with maybe \$1700 after 3 months of hard work and negotiations. My approach was about doing the same thing but calling it something different. I started an LLC in Delaware that was a referral and management company. Whereby, I could still bring buyer and seller together for a fee under the definition of a referral, without a license.

Everything was great until I fixed my credit and started buying houses but taking the equity out up front. This was a disaster in the making but I thought I was so smart. I had 5 houses at one time and I just knew I was going to do it all right. I saw the signs and ignored them. I lost 4 houses and even lost money to a contractor

rehabbing a property for me. I lost about \$65,000 of my own money to the contractor and \$29,000 to multi-level marketing called Wealth Pools.

The contractor kept stringing me along saying that he would pay me back for years. After a while I just decided that I needed to rebuild again but I didn't know what to do so I got into the books. After many years passed I was learning the topic of Nationality from the People Awareness Coalition. An organization in Wisconsin that taught that the State in which you live is your country of domicile according to Governmental Styles Manual that list the nations in the union.

This did intrigue me a great deal until within the process I was told to cancel the birthcertificate ab initio. I was told that I could no longer contract with anyone. This is a problem because I and my family need to live. I found out that the guy that was the head of the organization was living in an apartment with his mother.

Don't get me wrong I received letters from the Bush administration, Condoleezza Rice acknowledging my status/nationality as a New Jerseyan, but what do they care. They knew I would violate my declarations because I have to contract. I learned from the PAC, the nature of a default process by acquiesce. This is a tool that has been used against me for years and I was learning how to turn the tables. I was learning proper service and how to get an answer out the person that receives the correspondence. It was a rigorous and highly detailed process.

When it comes to Status Correction the title is so broad in meaning that some mix or combine the meaning. Declaring your nationality is not the same as being a Secured Party Creditor. In our approach, which is aligned with law, a high priority lien is established against a legal fiction to ensure that a presumption veiled in the methodology of idem sonas is addressed properly. If the presumption exists unawares then as we are educated of the presumption we must take heed.

A secured party has more than an interest in the collateral of the debtor. He/she or it has a perfected claim recorded. In our approach the legal fiction is surrendering collateral as bailment to the Secured Party by agreement. The agreement is signed by both parties and property is then transferred by way of the recorded instruments.

One instrument that is used is called a Financing Statement UCC-1. The UCC-1 was brought about to alleviate issues of claims on personal property coming into the court system and argued when the issue can be resolved instantly with the recording and filing of a perfected claim that turns into a notice of a lien. There must be a contract of debt attached, promissory note or an agreement that points out property given as bailment for any reason.

This information about the Financing Statement should help many who use it and take away any fear stemming from ignorance. Without addressing such things you will continue to have a conditional interest in your personal and real property instead of a perfected claim.

I understand that there may be many questions that follow so let us take care of the obvious:

1. Can a debtor own property?

A. A debtor can only conditionally own property because according to the law that governs secured transactions (UCC 9-105(d) a debtor is one who is obligated on an account, chattel property, or general intangible, even if he owns or has rights in the collateral.

2. Can the debtor and the Organic living soul be the same person?

A. Yes, also in UCC 9-105(d) it states: Where the debtor and the owner of the collateral are not the “same person”, the term **"debtor"** means the owner of the collateral in any provision of the Article dealing with the collateral, the obligor in any provision dealing with the obligation, and may include both where the context so requires;

3. What is a Secured Party

A. A Secured Party is a lender, seller or other person in whose favor there is a security interest, including a person to whom accounts or chattel paper have been sold. When the holders of obligations issued under an indenture of trust, equipment trust agreement or the like are represented by a trustee or other person, the representative is the secured party;

4. What is Status Correction?

A. Status correction is changing ones status as a debtor to have standing as a Secured party.

5. How long does Status Correction take to be complete?

A. Status Correction can be done in 60 to 90 business days

6. What are the steps involved in Status Correction?

A. Status Correction has 3 full Sections with 3 phases. The phases are in order: Filing, Recording and Notification

7. Of the 3 sections can any part of the filings be rejected?

A. Rejection is an admission of authority other than self and in your present frame of thought what is being witnessed is the decree. Your proclamation or edict is nothing other than order not given to debate.

In your status correction there are tools you should have when you are doing it on your own. With Nu-Covenant you are not doing it on your own so you will not have to bear forth accelerated cost involved in the execution of this process. You will need a laser printer, notary, purple pen, 8.5 x 14 paper (3 sheets), Southworth 100% cotton 32lb ivory paper (3 boxes), Microsoft Word, Computer literacy, copy stamp, Accepted for Value rubber stamp (I will show later with wording and font/size) and there are two different types, red ink stamp pad and registered mail labels.

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Defeasance of the Statutes Staple and Statutes Merchant

1. What is the registered mail label

You must go to the local or main Post Office in your area and ask the clerk behind the window for 10 “registered mail” labels. It is called label 200.

DMM Section 503 Extra Services 2.4.4 Label 200 (<http://pe.usps.com/text/dmm300/503.htm>). The numbers on the labels are registered in international commerce and we are going to use them as Bond numbers. Example below:



These numbers are never duplicated so they are perfect for security identifiers

To get started a Financing Statement must be filed denoting that the debtor is a transmitting utility

P11001419-7
20220211 4:32 PM
IOWA SECRETARY OF STATE
FILED

UCC FINANCING STATEMENT
 TO BE FILED IN OFFICE OF SECRETARY OF STATE
 LARJAN TYRONE ABBAM 973-462-7362
 TO BE FILED PURSUANT TO THE UNIFORM COMMERCIAL CODE

LARJAN TYRONE ABBAM
 241 RIDGEWOOD AVE.
 NEWARK, NEW JERSEY, 07102

136184 UC1 \$12.00 KIM T. JOSEPH
 THE ABOVE STATE IS FOR PUBLIC INFORMATION ONLY

1. IDENTIFY THE LEGAL ENTITY SUBJECT TO THE FINANCING STATEMENT

LARJAN TYRONE ABBAM			
NAME	TYPE	STATE	CLASS
241 RIDGEWOOD AVE.	NEWARK	07102	US
LEGAL ENTITY: UNITED STATES			

2. IDENTIFY THE COLLATERAL

NAME	TYPE	STATE	CLASS
UTILITY			

3. IDENTIFY THE CREDITOR

NAME	TYPE	STATE	CLASS
Kim T. Joseph	Kim T. Joseph	197317	IM

ALL PROPERTY BELONGING TO DEBTOR BELONGS TO ABSTRACT PARTY
 DEBTOR IS A TRANSMITTING UTILITY
 DEBTOR IS A TRUST

FILED UNDER COPY - UCC FINANCING STATEMENT FORM 2021 REV. 04/2021

The next thing that is done is the reaffirming of character. This document needs two witnesses, notary and an Apostille. The witnesses do not have to be present when the document is being notarized. You are the sentient citizen and the creator of the document so your signature is witnessed by the notary. After the document is notarized you should get it Apostilled. If you go to google.com and type your state and the word Apostille, your government website will come up.

Click there and the directions for obtaining an Apostille from the secretary of state or state treasurer will be there. You can either walk it in or mail it in, the choice is yours. An Apostille will not be done if the notary is not in good standing. Normally the office that does the Apostille also certifies the notary. If this is not the case like in New York then there will be 2 separate tasks in obtaining the Apostille. It will result in a triple-net certification of a true copy. You must get 3 done which will result in 3 different confirmation numbers. Some people ask why is the country the United Kingdom? There are many answers to this question. One would be that when you get an Apostille you are doing it to make a document available and received in another country. Birth certificates and marriage license are normally done because if your moving from one country to another you want these documents to be recognized in their system. The United States is really not into it

but he who holds the seal has the power so it is your state adapting to its sovereign power that allows you to use the Apostille with its borders. Hence you must make the document available in another country because that is what the service does besides certify the notary.

Sample Pages 64 – 70



Notice how where it says “Customer must declare value” it says “21.00. This is the exact amount of postage placed. The constitution says that in suits at common law the value in controversy shall exceed twenty dollars. Thus our reason for sending the package registered mail with stamps. The meter stamp should read \$0.00 and you must tell the clerk that you do not want insurance. The amount of the bond is too high to get insurance but you do not have to disclose that to the clerk. Just tell the clerk that you want to send the package registered mail with stamps. The amount will more then you need in order to mail but do not let the clerk convince you to place less postage. Our reasoning is superior because they know not our goal.

6. What is the next step after this?

A. After you have sent the package, there will be a 30 day cure because of the Bond enclosed. It is very specific that the facts enumerated within are set forth in good faith with clean hands and that the same are true, correct, complete and not misleading and the Fiduciary appointed has authorization to make any and all changes necessary to bring all into complete and lawful compliance. The next phase is the Notification and it is administered to 18 different agencies of government.

7. How are the 18 agencies notified?

A. What you will do is take the copy that is on white paper and make 18 copies of it. The cover page to each of the agencies will be given to you and it will need an original wet ink signature from you. The cover pages are Balance Book Adjustments, custom made for the agency it is being sent to. There will be some that you will need to get information for and those are within your state. They are sent by certified mail so you will have to get the certified mail forms and return receipt green card before you can finish filling out the Balance Book Adjustments.

There is a number that identifies the certified mailing that you will get off the Certified Mail form to place in the upper right hand corner of the balance book adjustment. Once the numbers are placed and the information inputted, print and sign. Mail each package certified mail. Remember the notary's name and address goes in the "From:" section. You will wait until you receive all of the return receipt cards before you proceed to the next step which is sending 2 Bonds separately to the United States Treasury. Each Bond will take 10 days to cure and then you will be finished.

8. What are the two Bonds that are sent?

A. Indemnity Bond and Private Off Set and Discharge Bond

9. What is an Indemnity Bond?

A. An Indemnity Bond Insures the Sureties, Principal and the Pre-Offset Discharge Bond. The debtor whom is the indemnitor indemnifies Secured Party against losses incurred as a result of all claims of debts or losses made by any and all persons against the commercial transactions and investments of debtor.

10. What is a Private-Offset and Discharge Bond?

A. This Bond is sent to the United States Treasury Informing them of every instrument/promissory note you will be sending to creditors you owe. The Bond lists all the creditors including government agencies you may owe also. Send each Bond with the Affidavit of Notary Presentment, registered mail, \$21.00 in stamps with a priority mail envelope. This is the same way you sent the first Treasury mailing. Nothing has changed except for the contents.

As I informed you before the status adjustment brings about a perfected claim. Having more than a conditional interest in property is what you need. It's never disclosed to you that more than one interest in your property is being transferred because of the type of deed that is being used. A deed is just an instrument that transfers title but if the transfer instrument is colorable then the real estate agent and attorney along with the title company is involved with some irregular practices.

The deed that is used is either called a warranty deed or a bargain and sale deed. Both produce an unconscionable act that is worth investigating. Why isn't the other party mentioned on the title when they tell you that we have clean title? Understand that you cannot have a closing unless you have clean title. Free from all liens and encumbrances.

Why isn't the other party liable on the note? Why is it that my degree of ownership is called tenancy? Tenancy only denotes occupation not ownership. The Statute of the Staple suggests that if you owe within the market place then you must make restitution because the debt is bonded and the bondage affects you heirs and executors as well as yourself. If restitution is not made to the Mayor of the staple then he will seize your goods and name himself a tenant of your lands. Sound familiar?

I am amazed at so many tactics that are used against people trying to achieve the American Dream of Home ownership. The meaning of ownership is clear and to the point. Fee simple is a term people aren't even familiar with but it's necessary to

see if it is attainable in the marketplace. Fee Simple ownership is supposed to be absolute ownership until the holder in due course passes on. Now the definition has changed to mean an interest in land that, being the broadest property interest allowed by law, endures until the current holder die without heirs. So if I am an interested party besides the person fully vested then what part will I play? Now you have to have fee simple absolute which means an estate of indefinite or potentially infinite duration. Wow!

I am a firm believer that the masses are kept passively educated intentionally but we will not sit by idle while our people suffer because of a lack of knowledge. I have always asked myself, why is it that the “underwriters” are not under investigation? The underwriter is that last person to sign off on the loan and give a written commitment to extend a credit for the house that is pledged as collateral.

Yes, I said it! When engaging in traditional real estate transactions you are pledging the house as collateral for the loan. Thus you never see the money. The money is not brought to the closing and placed in your hand to give to the seller. The attorney does a HUD-1 statement which gives an accurate accounting by entry of all cost associated with the closing.

The escrow account of the attorney is the conduit for currency. A digital book entry created out of thin air that you have to pay back with substance.

The attorney does not educate the buyer on pledging, hypothecation and leverage. These are three terms that changed my life. If understood you can conquer in commerce.

First the word pledge is a formal promise or undertaking, the act of providing something as a security for a debt or obligation, a bailment or other deposit of personal property to a creditor as a security for a debt or obligation. Understanding secured transactions and your power as a secured party creditor will open many doors for you if you just think outside the box as you go on your journey of status correction. I say this all the time; teachers that teach against the Financing Statement have failed to even try to understand its nature. This definition proves the power of the UCC-1 and how so many investment banks and commercial banks have used it to perfect a claim upon your pledged asset. Again, at the 3rd comma it says “a bailment or other deposit of personal property to a creditor as a security for a debt or obligation.” With this the banks were able to get the insurance you should have and the power to leverage an asset you say is your asset. While you were collecting undependable rent to pay back a mortgage, your asset was packaged together with other subprime notes and leveraged for capital from French

global banking groups like BNP Paribas. And that brings me to the word leverage. The word leverage is to provide a borrower or investor with credit or funds to improve speculative ability and to seek a high rate of return, to supplement available capital with credit or outside funds, to fund with DEBT as well as shareholder equity. This blew my mind because this proves that if properly presented your debt can be leveraged and considered an asset.

Next we have hypothecation which means to pledge property as a security or

collateral for a debt, without delivery of title or possession. See, the tacit hypothecation is a type of lien or mortgage that is created by operation of law and without the parties express agreement.

These definitions are similar but not the same. A close examination of these three terms can change your investment strategy and also cause you to go on the offensive when engaging in real estate. For all those who want to engage in adverse possession of government property or abandoned property, this is the key to understanding why it works not how to do it. Maybe I will write that book one day. There are many people out there that teach adverse possession so be informed. I am always available to help with this also.