

# **SECURE PARTY CREDITOR BASIC USER GUIDE**

**BY A.W.A.R.E**

LEARN THE BASICS ON HOW TO OPERATE AS A SECURE  
PARTY CREDITOR WITH FREQUENTLY ASKED QUESTIONS  
ABOUT BEING A SECURE CREDITOR

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# What is a Secured Party Creditor?

Many folks ask this question a lot, "what is the difference between a Secured Party Creditor, a Private Citizen, American National?" and related terms. Basically they mean the same thing, but are slightly different. You can be one or all of those status' in some cases, let me explain the definitions so there is no confusion:

**Private Citizen** – is someone who is private and not governed by any de facto corporation like the U.S. Corporation or its subsidiaries like STATE OF CALIFORNIA, STATE OF TEXAS, etc.

**American National** – a private citizen of anywhere in America; North or South America, anywhere whatsoever – can be on Indian territory/ Tribal territory in Canada or Mexico; or you can be a resident of your city , located at one of the sovereign republic states, without interfacing jurisdiction in the Corporation "UNITED STATES".

**State Citizen** – an American National who is not an Indian, not from Canada, not from Mexico or South America or Caribbean. A state citizen is one who is domiciled in the republic common law of New York ; or Florida; or California Republic.

**Non-Resident Alien [with respect to the UNITED STATES (corporation)]** – means you are residing in the republic, and in the view of the UNITED STATES CORPORATION, you are not residing in their jurisdiction, so they have no territorial jurisdiction; by being an alien (foreigner), they also do not have in personum jurisdiction.

**Secured Party Creditor ("SPC")** – someone who was a U.S. Citizen and has a U.S. birth certificate or Certificate of Citizenship (if born abroad), or permanent resident who has a green card and social security number; who has voided and canceled the contracts creating the U.S. Citizen/Resident, and replaced them with a Private Citizen status who also has taken control of their LEGAL NAME trust; and can operate freely to discharge debts or court actions at will. An SPC is a specific type of individual which at one point in time, perhaps for much of its life, has been a U.S. Citizen or Permanent Resident; but after discovering the fraud and scam that the government is really a private corporation and a voluntary society, and desiring to become sovereign and free has done a process of paperwork filings that has: 1. privatized their legal name trust, and 2. recorded the necessary UCC filings (there are 33 pages), and 3. opened up their Treasury Direct Account to pull jurisdiction off of the Secretary of Treasury for being Receiver/Administrator of your Accounts; and set up a mandatory discharge fiduciary contract with said Office; and 5. gotten the consent of the Secretary's of State of various state's, the I.R.S., and Washington D.C.; through tacit acquiescence that you are in control and have a prima face position within the courts for being sovereign. Becoming a secured party creditor simultaneously makes you also a Private Citizen,

American National, and a State Citizen, they are simultaneous. However, one could have been born a private citizen and American National, with no birth certificate, no social security card, no green card (immigration contract w U.S. corporation); and therefore they would NOT simultaneously be a Secured Party Creditor because they do not have a BIRTH CERTIFICATE GENERATED LEGAL NAME, nor do they have a Treasury Direct Account.

**Sovereign** – free from any de facto corporate government jurisdiction

**Sovereign Citizen** – an oxymoron term, used by the de facto corporate government, what they try to call many people researching this material; and invented by the status quo to classify people as domestic terrorists; stay away from using this term; also it diverts attention away from the actual terms that historical precedent and case law has ruled on (extensive case law cites the rights of “private citizens” that take nothing from the State and thus owe nothing to it; see Hale v Henkle)

### **UNDERSTAND PRIVATE CITIZEN / NATIONAL / SPC:**

The #1 Reading Material to read we recommend is “Cooperative Federalism” it’s a FREE PDF on the internet. Look it up and read it. At LEAST read the first 5 or 10 pages to get the jist of it.

The #2 Reading Materials is “Hale v Henkle”, this is a famous Supreme Court case, it is available for free online, look it up and read it.

# Importance of Becoming a Secured Party Creditor

## ASSET PROTECTION / EXEMPT FROM LIEN/LEVY/GARNISHMENT/SEIZURES:

After you open your TRUST bank account, we have probably given you some samples which you can use to replace any/all W4's or W9's with the TRUST via the examples we have provided for you. The fact that you PRIVATIZED your Trust and took control as a Trustee of a PRIVATE FOUNDATION, will be replaced with the U.S. Citizen contract, on any/all employment/independent contractor relationships. Your earnings deposited into your new SOVEREIGN PRIVATE FOUNDATION TRUST BANK ACCOUNT will be exempt from levy/garnishment of any non-judicial or judicial court orders against your Old Strawman's debts. Also, any/all property (all your property) is now in your PRIVATE FOUNDATION TRUST, so it is not the U.S. citizen (which is now killed)'s Asset. So, none of this property can be liened for any debts of the (now deceased) Strawman.

A common question / misunderstanding we often get is "can I put more property in the trust" but all your property has already been in your Trust, and all we did was switch the STATUS of your TRUST to a U.S. CITIZEN ( a type of TRUST) to a PRIVATE FOUNDATION (another kind of TRUST). We changed the man, you being a participant in the trust from a BENEFICIARY (having others control the trust assets on your behalf), to a TRUSTEE of your TRUST, now you control the assets/decisions. You also get your taxfree expenses to be deducted out of the trust before any "gains/profits" are calculated and taxes paid. This is exactly what Bill/Hillary Clinton do with their "Clinton Foundation" which has come under huge criticism.

If you provide any support for your beneficiaries, like letting them (if they are your kids) stay in the trust's home or pay for their educational expenses or sustenance, clothes, shelter food, etc. then that is how you "operate" your trust – which is how most of you already have been doing already, we just had to formalize it all because you are now the trustee rather than the government being the trustee. or have and show an intent to be doing so, then you are operating your trust legally and for their benefit, not for your benefit.

2. **Discharge of Debt** – Some debts can be discharged through the Treasury after you have become a Secured Party. This is accomplished by opening up your Treasury Direct Account, which is done by depositing a bond off your birth certificate. This is accomplished within the paperwork you do in the SPC process and mailed to Puerto Rico Secretary of Treasury. Other debts can be discharged directly with the company and may or may not require an open Treasury direct account. We look at your loans to decide/recommend the best process, because there are many ways to skin a cat – if you will. We can do Credit Cards with high balances, Student Loans, Medical Bills, Private Loans/Business Loans, Court Fine/Orders of any Kind, are all game. Process fee may include a securitization audit to locate hidden accounts created off the original loan/account - and we have capacity to kill those at the same time, otherwise the account can be brought up again by a debt collector. Please send the latest account statement(s) only for any/all accounts, and the “Judgment” and “Order”(s) for any Court Ordered payments, so we can evaluate. We do not do auto loans or mortgages because they are very difficult and not 100%, so we do not wish to have any unsatisfied customers for our services. By reading carefully the rest of the form below you will find further explanation. Also, any small bills like electric, phone, or any accounts that you wish to keep open – does not work because they will close the account during a discharge. Any federal student loans that you discharge, you will be unable to take out anymore student loans.

4. **Court Case Discharge, Removal of Criminal Court Record/Penalties/History –** Rescission of Consent to be Charged, Release of Lien on your Body used in Criminal Court Proceeding to imprison you, Discharge of any penalties – probation, fine, restitution, etc. Discharge from prison. Please send us any Criminal Complaint/Information/Indictment if pending (before sentencing); or send us the Judgment and Sentencing Order(s) (if after sentencing). Need these for any/all criminal history – do not just send the isolated instant court case, we need to discharge all history as it's all or nothing otherwise the process does not work.

5. **Defenses to Defeat Charges – Learn Yourself With Tools or Hire Our Experts**  
- As an SPC, if you are given any civil or criminal complaint or charges, you can defend the case as an SPC. You still should be seasoned and prepared if/when this happens, and you still should AVOID at all costs any confrontations. If you have issues with your JOHN DOE TRUST's driving record/license, then please Do NOT drive (or, don't travel in an automobile). It is extraordinarily costly in time money and distraction from your business and personal life to fight legal battles, the best way to win is to avoid it in the first place. We have experts that can help you or coach you, but remember "an ounce of prevention is worth a pound of cure". So don't get cocky and think that they can not arrest you or charge you because they certainly can. If this happens, it's up to YOU to affirm and prove that you are a private citizen/secured party and that they do not have jurisdiction. We have a great training in our Status Correction Course going over this material.

7. **Tort Lawsuit for Damages and Civil Monetary Compensation** - If you have suffered an injury/loss/theft/fraud/loss of life, liberty, property, damage to your limbs, vision, from occupational hazard, or been the victim of kidnapping and prosecution by the state/agents under color of law, or have been scammed/defrauded/stolen from, or have any ground for a claim, talk with us about the feasibility of a lawsuit to go after damages via tort action. This is something that is only possible as a secured party.

8. **Clear Up Your Tax/IRS Issues** - If you have past tax years unfilled or in question or past tax bills/debts, we recommend you take care of those matters so they do not escalate or come back to haunt you. Contact us to discuss feasibility and all possible solutions. Any attempt at trying to fix tax issues if you are not a secured party is an utter waste of time... unless, of course, you just use mainstream approach by agreeing to file, agree to pay, working a payments schedule with them (if you have a SMALL amount of tax debt, this is probably best rather than getting on their bad side)... But if you have a huge amount of back tax debt, and you are becoming a secured party anyway then it is possible to clean up your tax issues as a secured party.

9. **Withdrawal of SSN** - We can withdraw you from the SSN system, and you will not be obligated to pay social security taxes, medicaid/care taxes; you also will no longer have a SS Card or number, so you can never get any personal loans from any financial institutions ever again. There are various websites sprouting up for peer 2 peer loans, and various ways you can partner with family/friends who do retain their social number(s), which is how we would suggest you change. Or you can use an EIN number as the trustee of a Trust and/or the Officer of a Corporation or LLC. Withdrawal of SSN number from their system pulls you out of any accusation of being a "government contractor" or "government employee" - and there is a major escalation of protection if you do elimination this. It is like an SPC process on steroids. After this, it is possible to rescind your contracts with DMV, etc, and you can travel in an auto in a Trust or Corporation and you can just show your passport and they will run your name in the computer, see you are not a government employee (no social) and you are not in their system - like an illegal alien - they do not have jurisdiction over you and will let you on your merry way.

10. **Alternative Identification** - Whereas, only "U.S. Citizens" can apply for drivers licenses, and whereas, most people carry around a drivers license as I.D., what do we do about carrying I.D.? I highly recommend keeping the TRUST's drivers license in your auto so when you use it, you can rebut any presumption that "you" are driving without a license, which you can get arrested or charged for. It's not a battle worth fighting now - but just know that you are not a licensed driver, your ALL CAPS TRUST NAME is. So, by maintaining and furnishing a drivers license during the act of (presumptive)

driving, it is not waiving your rights in any way as long as you are a secured party creditor.

But what if you are walking down the street not presumptively “driving”? I would not recommend to carry a drivers license because if you are stopped and frisked or compelled to furnish I.D. and you provide this, the cops are trained to treat you like they have jurisdiction over you (since only U.S. Citizens can have drivers licenses). A simple way to combat this is to when you are walking, or living in your home, do not have a drivers license on you (I keep it in the auto at all times). You can get alternative ID such as a State non-drivers ID through the state DMV/Department of Motor Vehicles. You can apply with or without a SSN, but with proof of birth – and you can apply and get the I.D. good for 10 years, and then do any other process to withdraw your SSN later if you so choose. The furnishing of a State ID can be for a non-Citizen also, as this is also available to non-Citizens.

Another option is to use your existing Passport from the State Department. The State Department issues passports for Citizens AND nonCitizens (Nationals) also. The furnishing of a Passport does not give a definitive assumption that you are a Citizen – it merely shows you could be either a Citizen or National. Dep of State also offers Passport cards, so these are much more convenient to carry around than the full Passport Book. Now, if you have not applied for the Passport, or if you have lost yours and wish to re-apply you can do so as a National (or once yours expires and you are re-applying), then you can apply as a National and you will be able to get your passport expressly marked as “National Not Citizen”. However, this does not work if you have not done the full and correct Secured Party Creditor process.

#### References:

Non-Citizen State ID - <http://www.dmv.org/ny-new-york/id-cards.php> (It says you need to be a Citizen OR RESIDENT and require a SSN but this is NOT the case they are lying on the website to hide the fact that non-citizen non-ssn private citizens can apply and receive cards also. Remember, the State has a duty to the *people of the republic* and also the citizens, they have both capacities and both obligations to server/protect both those in the REPUBLIC **and** the DEMOCRACY/U.S./U.S. Subsidiaries.



## What A Secure Party Is and Isn't?

Being a Secure Party Creditor means being a private man or woman operating on the public side in commerce. Some people may get confusion ideas on what it means to be a Secure Party Creditor. We hope to give you a clearer understanding.

A Secure Party Creditor does not mix public and private together.

Being a Secure Party Creditor means you act in a non-adverse, non-combative way. You act in peace. You don't look for trouble. You remain in honor at all times and remain collective and at peace with police officers.

## Why A UCC Filing?

Uniform Commercial Code ("UCC") is the law of commerce. The UCC is universal law.

### An Explanation of Why We Put a Lien Against Our Birth Certificates

When we were born, our parents filled in an Application for Live Birth (Berth). The act of submitting that Application initiated the creation of a foreign situs trust which was apparently funded by an unknown foreign group. There is speculation that it may be the International Monetary Fund (IMF).

The title of the trust is the name given to the baby just born, but spelled with all capital letters. However, once that baby begins being productive -- begins working --s/he is the only contributing beneficiary to the trust and therefore, the only one with a legitimate claim to the assets in the trust. Of course, the existence of such a trust is never disclosed to us but through years of diligent research by private men and women who were labeled "conspiracy nuts", we are now aware of it.

All of the funds in that trust rightfully belong to the individual from whose name the all-capital legal fiction was created, but the whole point in the creation of the trust is to fund corporate activities and probably to serve as "backing" for the

worthless securities (by SEC\* definition) that we know as Federal Reserve Notes. The challenge for us is to get some amount of control over the credit that we have created and are continuing to create in those trusts. Since someone else set them up, the only way we can do that is for the man or woman from whose name the fictional name was created, to put a lien against the document that gave rise to the strawman, the birth certificate.

The only energy our legal fiction ("strawman") has is our energy. It is like a playing piece in the game of commerce, so within the context of that game, we make up a Security Agreement with our fiction saying that it owes everything it earns, purchases or in any other way acquires, to us. From the Security Agreement, a lien is made up and recorded in the public record. This can then be turned into a commercial lien by filing it with the Uniform Commercial Code ("UCC") office, usually under the Secretary of State's office in each state of the Union. In this way, the living man or woman becomes the Secured Party Creditor ("SPC") of their strawman who becomes their debtor. Thereafter, anyone who believes they have a claim on the strawman has to pay the SPC first since the SPC is the holder-in-due-course of a superior lien against the all capital-letter name, provided, of course, that this is one of the provisions of the Security Agreement.

Since our labor provides the value behind the dollar and the financial energy to run corporate government, the people supply the credit part of the "full faith and credit of the United States". For this reason, which has been expressed in certain legislation such as House Joint Resolution 192 of June 5, 1933, more recent legislation and Public Policy, we have an "exemption", meaning that our debts can be set-off against what corporate government owes us. This is also what is meant by "Accepted for Value - Exempt from Levy". In order to discharge or set-off our debts, we need to accept our birth certificates for the value they have been assigned and send them to the Secretary of the U.S. Dep't of Treasury. As you will notice when you get the certified copy of your birth certificate, they are printed on bond paper. That is because they are negotiable instruments.

**The following documents are the most commonly used in asserting Secured Party Creditor status.**

Be aware that these documents are not "silver bullets". They merely express your intentions and your status for filing or recording into the public record as an aid in enforcing your rights.

It is up to you to use them effectively. Do review the material in the Basic Education section

Please Note that it is only the UCC-1 & Security Agreement that has an Application to fill in with your information. We will use that same information to complete the other documents offered on this page. If you are NOT ordering the UCC-1 & Security Agreement, all we need is the Debtor's name, Secured Party's name, and sometimes the SS# for all other documents. Use the text box (bottom of page) to ask questions.

*It is recommended that the UCC 1 Financing Statement be filed in both your birth state and any other state you may have assets in. If you are doing this yourself and the state refuses to file it, go to another state in your region or use Washington state's UCC filing system. They accept filings for the entire country and Canada.*

1. **Security Agreement** - This Contract defines the rights in law or property as they relate to you as living principal, and your juristic strawman (legal fiction). It provides the commercial and legal support for the UCC-1 -

**UCC-1 Financing Statement** filings – Essentially these are notices of liens that you, as the living principal, place upon all property of the Debtor, i.e., your strawman, via the Security Agreement (see #2). By this Filing, all property of the debtor (strawman) is pledged to the secured party (living you). The UCC Filings are placed on the global UCC records proving that the living you has registered the paramount claim on the legal you (strawman). We prepare the documents and file your UCC-1 electronically. \$100 preparation fee plus whatever the state filing fee is.

2. **Specific Power of Attorney** – This expressed written contract gives Power of Attorney to you, the bio-spiritual living principal, over the legal juristic person created by the government to re-present you in law (strawman). This document is mutually exclusive to the government's presumption that you and your legal strawman are one in the same entity. -

3. **Hold-Harmless & Indemnity Agreement w/Private Agreement** – This document works together with the Specific Power of Attorney, which expressly

holds harmless from legal liability your real live sentient self, from the liabilities that can be incurred by your strawman in Limited-Liability actions.

4. **Public Notice of Common law Copyright** -- Just as it says. You can copyright your Person since it has already been turned into a "doing business as (DBA)" name by the government. Sending a copy of this Notice to people you don't want to hear from again can often put a stop to harassment. If it doesn't, you can Invoice the bothersome entity for use of your property or sue for copyright infringement.

5. **Treasury Package Documents** -These documents are sent to Timothy Geithner, Secretary of the U.S.Treasury and Trustee of the Bankruptcy. It lets him know that you will be transacting certain financial affairs through him in order to access the exemption we were all given when our lawful money was taken away in 1933, often referred to as the UCC contract trust. This is the basic step to be taken if you will be creating private bonds or bills of exchange. To complete your Treasury Package, you will need a copy of your filed UCC-1 form plus the following:

- Instruction Order (Chargeback) that will be attached to your UCC-1; A Bill of Exchange; the IRS 1040 V form;
- Birth Certificate Bond and the Accepted For Value stamped birth certificate (*you need to supply a certified state (not county) birth certificate for this*).
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- The completed package notifies the Secretary of the Treasury that the Secured Party (you) is now established with a prior, superior claim on all assets and liabilities of the Debtor. Any liabilities can then be presented to the Secretary for processing and discharge or off-set through the UCC Contract Trust. All documents are returned to you completed and with full instructions for mailing to the current Secretary of U.S.

## Handling Your Documents:

Your Security Agreement will be incorporated into your UCC filing by its reference number but you'll keep it privately with your important papers. The UCC 1 can also be filed in your county. This is particularly effective if you have real estate in your filing as a search would bring up the Notice of lien.

The Power of Attorney, Hold-Harmless Agreement and Notice of Copyright are best recorded in your county.

If your County Recorder refuses to record, they can be:

- published once a week for 4 weeks in whatever newspaper carries Legal Notices in your area and request an Affidavit of Publication after they have run, which is the common law way – usually expensive;
- have the rejected documents recorded in a nearby county; or
- recorded at [nationalrepublicregistry.com](http://nationalrepublicregistry.com).

Please be aware that having this process be successful depends entirely upon your self-education, judgment and being confident in who you are. Just having these documents cannot assure the outcome of your presenting them in any given situation, so it is in your own best interest to get your brain thinking logically, avoid making assumptions (something we ALL tend to do), and take responsibility.

## Commercial Laws That Apply To You

How does commercial law apply to you? And what they're doing to your STRAWMAN?

Everything is commercial. Once you understand that, you have a better understanding of law. If everything is commercial. That means, all crimes are commercial too. It's all business. The UNITED STATES is a FOR PROFIT business.

There are two forms of money: asset money and debt money.

Asset money is on the private side whereas debt money is on the public side. There are two different venues. A public and a private. Public and private do not mix. If you stay on the private side, you will never have a problem as a Creditor. But when you go over into the public side, this is where you get into the legal fiction world of trouble.

When your parents signed the birth certificate, a legal fiction was created which is called the 'strawman' and known as the ENS LEGIS TRUST. In commercial law, the strawman is a legal fiction.

What they do is, register your parents did was, they registered your birth certificate with the Department of Commerce. First, they register it with the bureau of vital statistics, and then they register it with the Department of Commerce. Then they register it with the DTC.

Certificated and un-certificated. What they do is issue a certificate. Your birth certificate clearly says its a certificate! (certificate of live birth)? When they register it, they issue a certificate and it becomes a certificated security. And it's registered in the name of CEDE and Co. What does that make them? It makes them the registered holder. This has nothing to do with debtor/creditor law. You can't have a contract between a live man and a fiction. Who is the registered holder? He's the registered owner. You have two owners – you should get the book by Sun Su "art of war" – know your enemy. - Who is the owner in fact? You are. You own everything and you don't control anything. They control everything why? Because they are the registered owner.

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certificated security (birth certificate) and they use this as collateral. You have to know what is going on before you go in there a start filing these UCC's I am going to show you how to properly file a UCC 1 and get out of this whole thing.

So, these people are the registered owners. You are the owner in fact. The registered owners control everything. They don't own anything but they control everything. The people that are running this county control everything because they are the registered holder - owner of all these instruments - commercial paper. You don't control anything. I found all this out when I started studying the Erie vs Tompkins case decided in 1938 by Louis Brandis. This is what happened in 1938 that changed our country. The most important decision handed down by the US Supreme Court. It's not the real US Supreme Court - it is the High Court of Admiralty. Its called the high court of Justice, and you look up the word high court of Justice, you will find out its the high court of Admiralty. The real Supreme Court is the United States District Court for the District of Columbia in Washington, DC. They moved all the justices out of that court up on to the Capitol Hill in 1948.

## SPC FAQs

**Q: After becoming a Secure Party Creditor, will my U.S. Corporate status be upgraded to a U.S. National?**

A: Yes because the SPC process does NOT make you rescind your American citizenship in any way where you cannot operate in commerce. Instead, you're able to take back the Birth Certificate and the STRAWMAN and move it the way you want. You were never a citizen of the UNITED STATES CORPORATION. Rather, have always been an American Indigenous to the land, being a citizen of the state where you were born.

By becoming a Secure Party Creditor, you are stepping into the private side as a foreigner to the USA INC. We the people as Americans are all foreigners to the USA INC. As Secure Party Creditors, you can still operate in commerce such as increasing your credit score, collecting disability, Welfare, VA Benefits all through your social security, as this money belongs to you!

**Even if my papers are in order, will the police (or UN troops) or FEMA care that I have papers?**

**A:** As a civilian, you are protected by the Geneva Convention, Hague and the Uniform Commercial Code, which they will need to respect.

**Q: How can this affect past federal and state tax liabilities?**

**A:** There are no taxes or liabilities because that is the liability of the US government. You are simply coming into the private to "forgive" their debt as the creditor you are.

Will I go to JAIL using this process?

Depending on how you act. If you put on an adverse persona and fight with the courts and police officers, then yes, you can go to jail.

AWARE teaches acting always in a peaceful, non-adverse, non-combative way. We recommend acting with confidence, knowing how to handle your affairs with Class.

As a Secure Creditor, you are helping with the Bankruptcy of the United States Corporation by accepting and forgiving THEIR DEBTS. You are non-adverse, and not at war, always remember that.

**Q: What if my name is different from my Birth Certificate??**

**A:** The name you use as your Debtor and Secure Party Creditor is the name that is on your Driver's license and/or State ID and is the same name that is on your bill. The name you no longer use which is on your birth Certificate should be used in your Collateral area in the UCC-1.

For Married women with different last names if the married name is on your driver's license, passport etc., use that name as the Secure Party and Debtor and you add the birth last name to the UCC as collateral.

**Q: Can I become a Secure Creditor as a Permanent Residence of the Country I am residing in?**

**A:** It's best that you are a Naturalized Citizen or a Citizen of the country you are residing in first, or at least have a passport. If you have a USA Passport, then you can use that as a bond.

**Q: Can I cash out my Birth Certificate?**

**A:** No, you canNOT cash out on your Birth Certificate bond! That is a fairy tale lie sold to many folks. Your birth certificate bond acts as an insurance to discharge all debt.

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However we teach you how to create your own bond and a Private Foreign Trust when you get to level 2 and learn to monetize, etc...

**Q: What debts can I wipe out?**

**A:** Debts you can wipe out are, child support, liens, levies, Judgements, Lawsuits, Charges from the Courts (Criminal or Civil), Student Loans, Auto Loans, pretty much anything involving a Debt issue.

To discharge Auto Loan, Student Loan and Mortgage these three are very challenging and requires that you utilize the Administrative process and take them to court for fraud.

For Credit Card debt, you can wipe that out too, but at this level you will not be able to use it again because they will zero and close it out. Once you become a Secure Party Creditor and move up the Ambassador level you will be able to create your own bond to fund anything you wish. As it matures, you'll gain access into those funds to live off of, and create your own credit as you being the creditor.

**Q: Will there be a Bond in my name even if the Birth Certificate does not state that it is a bond or represented by a financial institution?**

**A:** If you have a Bill or any kind of Debt in your name, yes you have a Birth Certificate Bond or a Naturalization Certificate.

Please note, there is no guarantee that the Banks will honor the process of discharging when wiping out the Mortgage Debt by sending them a Debt Validation Letter, or Discharging Instruments. This is sending our Private Instruments to the Public Side, which we never want to do! This is handled on the Private Side through the U.S. Treasury or the IRS. When you settle it on the private side, you are accepting their debt forgiving their debt with your signature, which is credit and gives them access to your escrow account, which is your Birth Certificate. When done correctly this way, they settle the debt privately as you can only pay using your signature. Look into HJR 192, where they took away our gold and silver (currency back then).

**Q: Someone on YouTube says he was threatened by the FBI or Secret Service when attempting this procedure. I am not in fear of them, however I would like to know what I am dealing with. Have any of your customers reported any attempted intimidation by the Alphabet Agencies (FBI, CIA, DEA, NSA, ATF, IRS, etc.)?**

**A:** No, because we only teach our customers to operate in a non-adverse and peaceful manner giving them what they want, which is credit from our Birth Certificate Escrow Account. We are here to help with the Bankruptcy by creating more credit to settle their books, so they can issue more Currency. We do not teach to be Adversarial where we take our Birth Certificates only for ourselves. The birth certificate is for discharging debts, NOT TO PURCHASE!

What is the turnaround time regarding our Bills getting paid?

This can range from 1 and a half months to 6 months, or longer, depending on the bank, and whether it's being handled on the Private or Public side. You never want to deal with the Public Side, because they will waste your time, and delay the discharging process.

**Q: What bills are eligible to be paid? Is it only Debt and Taxes, or can we also submit our monthly Utility Bills, Auto Payments, Insurance, Cable Bill, etc.?**

**A:** All Debts are eligible to be paid with your BC Bond including. THIS DOES NOT HELP WITH ONGOING CREDIT CARDS PAYMENT. ONLY DEBT that is delinquent that have been reported on the credit report, judgements, lawsuits, liens/levies, court fees, charges, child support, equity loans, student loans, auto loans, speeding tickets, mortgages, etc.

**Q: Why is there funny formats in my paperwork?**

**A:** This is 'normal' and actually done on purpose. For example, in your SPC paperwork, you'll find that there will be underlines under letters such as in united states of America. This is not in error. This is how the private writes. Keep in mind, you're dealing on the private, foreign side, so things may look funny, but just know, this is correct.

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