## A.W.A.R.E - Are We All Really Educated

A website dedicated to sharing truth and awareness with those who have the open mind, the eyes to see and the ears to listen.

Email: <a href="mailto:services@areweallreallyeducated.com">services@areweallreallyeducated.com</a>
Website: <a href="mailto:www.AreWeAllReallyEducated.com">www.AreWeAllReallyEducated.com</a>

## **ABOUT THIS TREATISE This SKILLS**

Get the clear, do's and dont's on how to use the Setoff Debt Utility Package.

## DO's:

#### **Utilities:**

This includes the following and the like:

- Water
- Gas
- Electric
- Phone Bill
- Cable
- Internet
- IRS statements
- Commercial rent
- CLOSE OUT account such as credit cards
- Leasing a car you intend to own If in the contract it states that you intend to own the car, then you can use the setoff package process for that.
- Traffic tickets
- Credit cards you want to CLOSE OUT

... and other presentments with a coupon or a statement.

# Not sure if your vendor presentments are applicable to be setoff?

Contact your assigned service manager for help by email or you may contact <a href="mailto:services@areweallreallyeducated.com">services@areweallreallyeducated.com</a> for assistance.

## **DONT's:**

We do NOT recommend the setoff package for the following:

- Private rent -
- Private leasing -
- Leasing a car that you do not intend to own
- Mortgage
- Credit cards you wish to leave open
- Child support
- Student Loans
- Unsecured debts
- Private rent
- Car Notes
- Private leasing
- Leasing a car that you do not intend to own

The setoff process is **NOT** intended to be used on credit cards you would like to leave open because in doing so, can decrease your credit score. If you are looking to close out the credit card, then you can use the proper discharges. But if you are looking to increase your personal credit score and you have open credit cards you owe money to, then best to pay the debt to increase your credit score for your ens legis.

## WHAT ABOUT DISCHARGING DEBTS SUCH AS STUDENT LOANS, CAR NOTES, AND MORTGAGE?

There is a different administrative process to discharging student loans, car notes, and your mortgage, and we offer such services.

Promissory Notes and Negotiable Instruments are used to discharge the following debts:

- Student Loans
- Child Support
- Home Mortgage
- Commercial Mortgage Loan Debts
- Business Debts
- Credit Card Debts, Auto Loan Debts
- IRS Tax Debts
- RV Debts
- Boat Debts
- Smi Truck Debts
- And all bank debts and works under under Federal and

International laws including U.C.C.

§3-104- A NEGOTIABLE INSTRUMENT; 31 USC 3123-Obligation to pay all debts by the U.S. Government incurred by all American Citizens; P.L. 73-10- United States Public Policy at House Joint Resolution, HJR, 192 of June 5, 1933, the straw man bankruptcy law; Geneva Convention, Article 75; and United Nations (UNCITRAL) Convention Articles, including International law, the U.C.C. laws, the United States laws, and your State Constitutional laws the same as the mortgage promissory note security negotiable instrument and the Federal Reserve Note in the form of a \$1, \$5, \$10, \$20, \$50, and the \$100 dollar bill which is not actually a bill but a debt instrument, promise to pay just like the Promissory Note that is backed by the United States Government through you as human collateral and slave labor.

The Promissory Note has worked to pay off several home mortgages totaling \$3,954,387.59, auto loans totaling \$109,357.88, a \$57,957.88 IRS tax debt, student loans totaling \$198,884.16, Credit card debts totaling \$97,844.58, and is the only way you can pay your mortgage without using your own money under the U.C.C., USC, States law, Public Law 73-10, and the HJR 192 United States bankruptcy (Straw Man and Human Collateral) law of 5 June, 1933, and the United Nations Convention among other laws. This legal way to pay off your mortgage and other debts has been hidden from the people for over 79 years! Now, you've come forth to utilize this sacred knowledge.

If you're already in foreclosure, fill out a U.C.C.1 and U.CC. 3 where you have paid the bank off in your foreclosure case with your court house through the Clerk of Court. The Promissory Note works on all bank loan debts also, because banks have accepted this form of legal tender of payment under U.C.C. code of world law.

### **HAVE COURT?**

Fil out a U.C.C 1 and file it into your court case. By doing that, you are 'first in line, first in time' at filing a Superior Lien over your ESTATE before they do.

## **HOW TO HANDLE TRAFFIC TICKETS**

The CITATION process can be handled much easier; through the mail. When a Police Officer issues you a CITATION, he is actually requesting you to CONTRACT with him! He is alleging that you violated a corporate regulation in writing, which you have accepted by signing and thus requires you to respond.

The Police Officer is instructed to explain that your signature is merely an acknowledgment that you received a copy of the CITATION but in actuality, your signature is notification to the Court and Judge that you have accepted or CONSENTED to this offer to CONTRACT, which also grants the Judge CONSENT; PERSONAM and SUBJECT MATTER jurisdiction over you and the case!

You can cancel that CONTRACT however my rescinding your CONSENT, within three business days of entering into such a CONTRACT. So across the face of the CITATION you should print or type in large print, the following words:

## I DO NOT ACCEPT THIS OFFER TO CONTRACT

## And I DO NOT CONSENT TO THESE PROCEEDINGS.

Use blue ink [for admiralty] or purple ink [for royalty]. Admiralty is the Court and Royalty represents your Sovereignty. Either way is appropriate. Sign your signature underneath in blue or purple ink and in front of a Notary and under your signature type: *Without prejudice*, *UCC 1-308*. This is another way to declare that you may not be held responsible for this contract pursuant to the Uniform Commercial Code. Serve Cancelled Citation back on the Clerk/Court, along with a Certificate of Service, by Certified Mail, Return Receipt Requested.

This kills the CITATION, removes your CONSENT and removes the JURISDICTION of the Court, all at the same time. It really is that simple!

**NOTE**: A Certificate of Service is a letter that first identifies the Citation and then defines how and when you returned the document to the Court and is signed. If not denied, it becomes a truth in commerce by Tacit Procuration.

Remember to keep a copy of everything, in case the Clerk attempts to trash your response, which certainly will not happen with a Certificate of Service or if it is mailed back by the Notary. The Notary is actually a Deputy Secretary of State and is more powerful than the Court Clerk!

Public Notaries originate from the time of the Egyptian and Roman Scribes who were the purveyors of certified documents, which are sworn affidavits. Certified documents and sworn affidavits are truth in commerce. [e.g.] Birth Certificates are certified documents on bonded paper. The word bonded is derived from bondage as in slavery, which makes all of us Bond Slaves to whoever retains custody of our original Birth Certificates. I bet you believed that the Emancipation Proclamation freed the slaves and it did for a short time and then the Birth Certificate and the 14th Amendment enslaved us all!

By Judge Dale

## **ARE YOU AWARE?**

In Florida, U.C.C 1-308 is still 1-207. So if you reside in Florida and looking to reserve your rights, write it in the following format:

Your name, All Rights Reserved, U.C.C 1-308/1-207, Without Prejudice