

Internal Revenue Service

**NOTICE OF UNDERSTANDING, INTENT, AND CLAIM OF RIGHT**

Notice to agent is notice to principal, notice to principal is notice to agent.

Affected parties wishing to dispute the claims made herein or make their own counterclaim must respond appropriately within FIFTEEN (15) days of service of notice of this action. Responses must be submitted either directly to me, or to the office of the Notary Public witnessing this oath, under oath the same, bond, penalty of perjury, and full commercial liability, in order to be valid.

Dear Internal Revenue Service,

I am writing to you today regarding the lawful discharge/offset of incurred debts against revenues generated by the bond which exists in my name, established upon my birth. Pursuant to Executive Order 6102 and HJR 192 respectively, Approved, June 5, 1933, 4:40 p.m later signed into law codified at 31 U.S.C.A. 462, 463, being that it is now the case that it is no longer possible or lawful to "pay a bill", but only to "discharge a debt", I am writing primarily to share my understanding that it is lawful for me to discharge/offset my debts to the U.S. Treasury, against the revenues generated by the bond known as my "birth certificate". As I understand it this bond in my name generates annual revenues which government uses frequently for various reasons, and as I understand it the interest on any endeavor must be returned to the principal, which is me. The State Registrar refuses to provide me with the original document and insists upon producing only a certified true copy to me so it remains the "holder". I am the "owner" of this bond and as anything which ought to be done must be seen as having been done, I am writing to inform you that it must be seen as if I am the "holder" as well as the owner.

It is my intention according to my understanding instead of supplying a check with an authorized signature and a remittance supplying two species of money to merchants who are twinning a stream of revenue by collecting an administration fee for the discharge of the remittance by my authorized signature, to begin discharging these security interests myself. I further submit that were it unlawful for me to access these funds to discharge debts I incur that it would be more so unlawful for government to access these funds to finance their many ambitions.

I am furthermore claiming a lawful right in accordance with my understanding and intentions to discharge/offset debts in this manner against the revenues generated by this bond identified as (REPLACE THIS LINE WITH RED ID# ON BOTTOM LEFT OF YOUR BIRTH CERTIFICATE), and note that I am exempt from levy. That (PLACE YOUR NAME IN ALL CAPS AND SOCIAL SECURITY NUMBER HERE) is my exemption ID which will be referenced upon all of the security interests I will discharge/offset against these revenues which are my property by lawful right.

I claim the right to accept for and assign value to any security interest instrument issued to me sourced from the funds generated by the annual revenues of this bond. I do not intend to tap into the actual value of this bond, however the dividends which belong to me and should be flowing to me by law and are not, I do intend to use to relieve myself of debt. As no entity can create a liability in the public without providing the remedy, and all bills are accompanied by a remittance which is a specie of money that I may assign value to by offsetting/discharging the debt against the revenues generated by this bond, I hereby understand, intend to, and claim the lawful right begin administrating the discharge of these forms of security interests of my own accord against the revenues generated by this bond. As I understand it many of these bonds if not all of them are traded as securities on the New York Stock Exchange, which is not acceptable and equates to forced bondage and indentured serfdom if it were the case that I was not able to access these funds. For mega banks and governments to profit off of my back and labor in my name in this fashion would not be lawful unless I as owner and holder had the lawful right to assign value to security interests to discharge debt in such a manner. Thank you for your time.

Sincerely,

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Notary Public

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