

Affidavit of Rebuttal and Notice of Liability

Revocation and Revestment of Court Trust Securities

By Right, in Equity, and by Power of Attorney

Affiant: [Insert full name, i.e., Aaron: Prince©™, sui juris]

Date: [Insert date]

Jurisdiction: Original and exclusive jurisdiction under common law, equity, and the Constitution for the united States of America (1789).

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

Maxims of equity compel all officers, administrators, agents, trustees, and third-party interlopers to respond in truth, full disclosure, and under oath.

Statement of Facts and Demands

Is there a court case filed wherein my name, likeness, or identifying numbers are being used or securitized?

If yes, then as a witness to the crime of aggravated identity theft involving my name and tax information—without consent or contract—in violation of 18 U.S.C. § 1028A, I hereby demand full disclosure of the following instruments used in the monetization, securitization, or trafficking of the case:

- IRS 1099-A and/or 1099-OID forms filed against my estate;
- The CUSIP number assigned to the case or any trust/entity in my name;
- The original Bid Bond, Performance Bond, and Payment Bond, as required by law under the Miller Act (40 U.S.C. §§ 3131–3134);
- Evidence that these documents have been deposited into your evidence folder or court docket, as a matter of full faith and public record.

Demand to Revoke and Revest

By authority under 26 U.S.C. §§ 671–677, specifically § 676, I hereby instruct the immediate revocation and revestment of any and all court case trust securities associated with the above identifiers or court docket.

This action is required for the purpose of:

- Equitable subrogation (in equity and under trust law),
- Setoff, settlement, and discharge of all presumed or actual obligations,
- Recoupment of all funds monetized using my identity or trust estate,
- And the complete closure of all commercial accounts, ledgers, or bonds that have been created or bonded without express written consent.

Notice of Liability for Criminal and Civil Violations

Failure to revoke, revest, or disclose said securities constitutes the following violations:

- Accounting fraud and concealment under 26 U.S.C. §§ 7201–7206;
- Impersonation and embezzlement of a principal by an unauthorized fiduciary under:
 - o 18 U.S.C. § 912 (impersonating a federal officer),
 - o 18 U.S.C. § 153 (embezzlement from estate in bankruptcy);
- Tax evasion and unjust enrichment through fraudulent conversion under:
 - o 18 U.S.C. § 371 (conspiracy to defraud the United States),
 - o 26 U.S.C. § 108(i)(4)(B) (debt forgiveness rules and fraud thereof);
- Securities fraud and deceptive practices under:
 - o SEC Rule 10b-5 (17 C.F.R. § 240.10b-5),
 - o 18 U.S.C. § 472 (uttering forged obligations),
 - o 18 U.S.C. § 475 (falsely advertising securities).

Final Demand and Cure Opportunity

You are hereby granted 21 days from receipt of this affidavit to:

1. Provide documentary evidence of revocation and revestment;
2. Disclose all securities instruments related to this matter;
3. Remedy all damages and harm, including return of funds monetized in my name.

Failure to respond constitutes tacit admission, acquiescence, and estoppel by silence and will be construed as willful misconduct and gross negligence.

Reservation of Rights

I reserve all rights, liberties, and remedies under:

- UCC 1-308 – Without prejudice, no waiver of rights,
- U.S. Constitution, Statutes at Large, and the Law of Nations,
- Authority as the living principal, beneficiary, and secured party creditor.

By My Hand and Seal

[Signature Line]

[Thumbprint Seal]