

Frequently Asked Questions

How long after I submit payment and the necessary information will it take to get my filing to me?

This of course is dependent on the filing itself, but a draft copy for proofing will generally arrive via e-mail within 48 hours for you to review and go over for corrections.

Where do I begin?

The Secured Party Creditor process is the generally the beginning of all the processes. Please read on for more information.

What is a Secured Party Creditor?

A Secured Party Creditor (SPC), means that you have made the declarations for freedom and also put them on public record and that they have gone unrequited. As well that you have laid the foundation of understanding and knowledge and have taken 'control' of the Debtor/Entity and all property in the Debtor's name; accounts, Birth Certificate, later the Home/land, automobiles, and like property, all accounts, pets, stock animals, your children's debtors, etc., etc. You are showing separation between the commercial fiction and the living breathing human being. This is first and major step in establishing your freedom as it rebuts the pre-assumed assumptions that will otherwise be made on your behalf. Furthermore as an SPC you have preserved your interests and are in a better position to state a claim.

What are the benefits of being a Secured Party Creditor?

There are many benefits of being an SPC, one is the aspects of protections that it offers, another is the statements of fact that you make that become public record, and even the discharge abilities that some utilize with great success. Although we do not get into discharge processes or discuss them because of internal policy there is more information available for you to study on your own or you would like at <http://www.SovereignConnection.com>. Please note that if discharge or money is the only leading factor for your decision to become a Secured Party Creditor then you are not only going to have to invest a great deal of time in study, but also that the processes are not easy or simple, nor can we help you on this path. These processes are not for everyone, and your greatest strength will be your knowledge.

How long does it take to complete the SPC process?

Generally it takes between 3 and 8 weeks to complete from beginning to end.

What is a Sovereign?

A Sovereign is fully free, and unbound. A Sovereign has taken the large step to live without the government, this includes not using benefits, a social security number and revoking all contracts that were in place between them and government. For more on living a sovereign life we suggest the book [Operating Sovereign](#). Many do not take this step as they do not have the knowledge and understanding, nor have they developed their own income stream. It is very difficult to be fully sovereign without accomplishing both.

What are the benefits of Sovereignty?

Sovereignty, although given a bad name by the media is not only your birthright, but also the basis that Americas freedoms were founded on. Sovereignty is full freedom to make the choice to act or not to act without outside influence. It is true freedom to do as you wish as long as you do not harm another doing so. Sovereignty is establishment of asseveration and full dissolution of any implied or invisible contracts that would bind a free man to any compacts outside the laws of God/Nature.

How long does it take to complete the Establish your

Sovereignty process?

It takes at least 6 months to complete generally longer in the range of 9 to 12 months to perfect fully.

What is CAFV?

CAFV short for Conditional Acceptance for Value is a 'private letter process', your basic Private Administrative Process to resolve a matter or to get agreement from your other party to, let's say, to agree to the discharge of debt, or that you are not subject to the statute, etc. It is part and parcel of the 'Remedy' as referenced in UCC-1.201 (34) "Remedy" means any remedial right to which an aggrieved party is entitled to with or without resort to a tribunal. If you get their agreement there is no controversy. The agreement/contract is the law! The CAFV is a very powerful administrative processed used to establish facts for the record, and is done in accordance with rights upheld in the constitution, international law, FRCP rule 36 and 26 (b)(1) and/or applicable state statutes. It is done in such a way to create the largest range of use, from entirely administrative processes such as collection of debts, or proof of inapplicability, to admissibility in court if it is decided that you would like to use it in such a way.

Can you help me with Discharge Processes/ Discharge of Debt?

We do apologize but this question directly relates to the discharge of debt, or processes that fall thereunder. By internal policy due to heightened risk of liability we do not get involved in the discharge processes. If you would like more information for self-help or self-study purposes we would suggest you get a membership to the Sovereign Connection.

<http://SovereignConnection.com>

More information on the Sovereign Connection has been included for your convenience. We do suggest that you do understand what you are doing very well before making presentments and such as it is folly to leap without looking.

Can you be my General Power of Attorney / How can I accomplish the processes?

We cannot be your general power of attorney for signing documents but do require a POA to act as agent on your behalf for creation/sending. With such said if you do not have direct access to everything that you need or are facing hurdles that would restrict your ability to do so we suggest that you appoint a General Power of Attorney. The processes can be completed from about anywhere or by anyone even if they do not have to ability to access everything directly by appointing a general or durable power of attorney to act in their stead. Generally this appointment is made either to a family member or close friend that can be trusted and is willing to follow through in your stead in coordination with Sovereign Filing Solutions. A general POA for this purpose can be found for Free and printed from our website at: <http://makefreedom.com/images/POA-General.pdf> or requested specifically by mail.

Can you obtain my Birth Certificate or Social Security Card for me?

We do not offer either of these services nor can we as it may be seen as a conflict of interest. This is something that either you or your power of attorney need to accomplish. We can offer suggestions though, such as where to find proper forms to do so. By far the easiest way to do so is to do a Google search for Vital Statistics "State Born In". So if you were born in Tennessee you would lookup "Vital Statistics Tennessee". Another suggestion we would offer is to use the mail order form with a physical address that is not that of an institution or business. Such as a home address of yourself or that of your Power of Attorney. If you attempt to have

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your Power of Attorney go in person on your behalf this in almost all cases will not work and will place the issuing authority on alert. So if you yourself are not able to go in person then the second best option is the mail order form.

Can you create the documentation/file without the number on the back of the SSC?

If you would like us to do so on your behalf leaving a blank line in the documentation to be filled in later we can do so, but strongly recommend against it as it is an important incorporation.

Can you send me Legal Mail?

We cannot post documents to you as legal mail, but if you have access to someone that is willing to send them as such we would gladly provide them to them for shipment at your discretion.

Learning Material/ What should I study

In relation to learning and study material we strongly suggest reading both *Free from Servitude 2.0* as well as *Operating Sovereign*. The information garnered from reading these books gives great insight into the procedures and forms that are used for good declarations as well as redress of grievances. Further study information as well as the ability to discuss information and connect with others is available ad infinitum by joining the Sovereign Connection. If you are looking for additional reading material the Redemption Manual is very useful for understanding the background and basis of how 'this' happened.

Monthly Payments Plans

There are various payment plans, generally they are outlined in the contracts for services that can be found on our website at <http://makefreedom.com/SFS/forms/> or by request through the mail. This is with one exception, there is an optional payment method for the SPC process as it can be broken into 2 parts if you would like. One part at \$150 for the document preparation. At a later date if the instructions are too much for you or your POA to follow you can allocate \$200 to the filing procedure.

Can I make Payment for Processes with future Chargeback/Discharge?

We do apologize but what you seek by definition is not only impossible in the principle, but also impractical. We realize that you do not have an understanding of what you are doing thus we will elaborate. As nothing is yet in place you have nothing to use. This is like deciding that you are going to fly, and then jumping without wings. Furthermore you ask us to trust that you will make good on a promise on blind faith for possible future gain without guarantee and cost out of pocket. As we are sure you can see this is unfavorable for singular gain and not mutual benefit. If you remember your maxims "A workman is *worthy* of his hire". We are a private service provider, not a government agency, municipality, county, State or the federal government or a 'corporation engaged by a commercial contract demanding payment for some product (car, loan, home, taxes, etc.) Furthermore there is no guarantee that you will put in the time to learn and understand nor that you will make the progression to the point that you will make good on your word. So guaranteeing us large sums in the future although great in thought is impractical in use.

On the other hand every 3 months we do give away items including books and filings in a raffle that you may be interested in entering. This does require subscription to our newsletter online which is Free, as well as the entry form that goes therewith. Please either signup directly or have a friend or family member do so on your behalf. This can be done by subscribing to our newsletter on our website, or by e-mailing us your request to be put on the newsletter e-mailing list.

Can I change my name through the SPC process?

The short answer to this is yes, but in use there are some qualifications that you should be aware of. If you would like your secured party creditor name for future use and better separation between debtor and secured party it can be done by using a different name on the "Necessary Information for Filing" form. Many as they are born again undergoing a "spiritual rebirth" choose to use a new name as has commonly been done throughout history. In many ways this is a religious right. The DEBTORS name on the other hand CANNOT be changed as it will always be the name on the birth certificate that was assigned at birth. There are some issues that arise in name changes such as identification and ability to use "Government ID" under the new name. We would strongly suggest not doing so as it is reentrance into contract (invisible/implied in nature) to do so. On the other hand, we do offer identifications that reference the filing that is put in place that may be of great use to you. As well through common use it will not be an issue as you adjust to the change. The only other issue, one we see as a benefit, is that there is not a SSN associated with the name thus it is difficult to open bank accounts. This is still accomplishable if necessary with proper knowledge and understanding. A great place to start is the book Operating Sovereign.

Is this illegal/unlawful?

The processes and information we offer although controversial in some circles such as the general media is in no way illegal or unlawful. What we offer are tools to be used to create the life and freedoms that you are looking to create for yourself. Like any tool though for example an axe it can be used for its intended purpose to create, or abusively for destruction. It is not our intent for the services we offer nor do we condone such actions that harm others. If your future actions are seen as a threat to others we WILL NOT help you and have the right to discontinue services. Misuse of these tools will inevitably harm you and/or the name of sovereignty.

How is Sovereign Filing Solutions able to offer so many great services so efficiently?

Sovereign Filing Solutions also known as Make Freedom collects the best of the best subcontractors throughout the world to offer you the best of the best possible services and filings available with incredible prices. As we are the buffer between you and specialists in the specific field we are able to guarantee that you will get the best possible services and the processes/merchandise you have paid for as well that you are satisfied with your services. With over 100 years combined experience you can rest assured you are in great hands.

Are you a law firm, lawyers or attorneys?

No, we are not attorneys, lawyers or anything of the sort, although at times we do subcontract with both attorneys and paralegals to guarantee we can offer the best possible services.

Are there any attorneys/lawyers that specifically represent Secured Party's/Sovereigns?

Although there very well may be, we have never looked into it in depth as most secured party's/sovereigns do not use Attorney's/Lawyers as it is seen as a waiver of rights and admittance of incompetence.

If you allow anyone to "represent you", instead of being "the belligerent claimant in person" (Hale v Henkel, i.s.c.), you become a "ward of the court". Why? Because obviously, if someone else has to defend your rights for you, you must be incompetent! Clients are called "wards" of the court in regard to their relationship with their attorneys. See a copy of "Regarding Lawyer Discipline & Other Rules", as well as **Canons 1 through 9**.

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Also, see **Corpus Juris Secundum (CJS), Volume 7, Section 4, Attorney & client:**

"The attorney's first duty is to the courts and the public, **not to the client** and wherever the duties to his client conflict with those he owes as an officer of the court in the administration of justice, **the former must yield to the latter.**" (emphasis mine)

"A lawyer cannot claim that you have rights."

U.S. v. Johnson, 76 F. Supp. 538

The American Bar Association does not even recommend the use of a lawyer except in dangerously precarious situations as they state in their Q&A

Q. If I do not use a lawyer, who else can help me?

A. Unless your problem is so serious that only a lawyer can resolve it, you should first consider another source of help.

This is why in most if not almost all cases a SPC or Sovereign chooses to learn the necessities for themselves. Furthermore, understand that attorneys cannot represent the 'flesh and blood private man' in their private commercial so-called courts. They can only represent the Debtor/Defendants in its or their corporate capacity! It's like mixing oil and water!

What Addresses should I use on the Necessary Information for Filing? Should I use separate addresses?

You should most definitely use separate addresses for both the debtor and secured party as to create as much separation between them as possible if you are able to do so. The Secured Party's address is generally a tangible address such as that of a home or apartment, while the DEBTORS address is generally a P.O. Box, Receivership, or secondary home or apartment address. While it is not mandatory, it is recommended.

What is a Tort?

A **tort**, in common law jurisdictions, is a wrong that involves a breach of a civil duty owed to someone else. It is differentiated from criminal wrongdoing, which involves a breach of a duty owed to society. Though many acts are both torts and crimes, only the state may prosecute a crime, whereas any party who has been injured may bring an action for tort. This action can be on the public or private side, either under administrative, or in Judicial (court). One who commits a tortious act is called a **tortfeasor**. A person who suffers a tortious injury is entitled to receive "damages", usually monetary compensation, from the person or people responsible—or liable—for those injuries. Tort law defines what a legal injury is and, therefore, whether a person may be held liable for an injury they have caused. Legal injuries are not limited to physical injuries but may also include emotional, economic, or reputational injuries as well as violations of privacy, property, or constitutional rights.

What is Remedy For Release and how does it work?

Remedy for Release (RFR) is a multi step program that helps to create the foundation by first by establishing the Secured Party Creditor Process, then goes on to establish the facts using Conditional Acceptance for Value, and finally goes after wrongs committed against a man/woman using tort. Some may have heard of the process referred to as Private International Administrative Process or PIAP for short. What this is intended to do overall is invitate and void illegitimate or unfounded burdens initially placed without authority or in error. All eligible parties must first have all pertinent documents reviewed.

What do you need from me to begin the RFR Program?

The first step is to have a review done. This is absolutely Free. After review you will have much more information in regards to your specific situation such as all costs involved, timeline, and percentage of possible success. If you would like to have your case reviewed please submit either your sentencing report, or your abstract of judgment for review (Please limit what you submit to 10 pages or less).

What is expected/required of me if I am accepted in the RFR Program?

We are able to help in many ways such as in the creation of documentation to help in support of your claims, but in the end we cannot be you. By this we

mean that you cannot learn the material or get this knowledge through osmosis because a person you know knows the material. We are not here to protect you, rather to help you learn to protect yourself. So if you are not willing to learn and study then this may not be the right course of action for you. If you are willing to learn and grow, then the best way to learn this material is to accept enough of it until the pieces fit together. Do not get hung up and stop because you do not understand. Your current misunderstandings comes from a false foundation that needs to be corrected until the picture is clear. After that, you will be fluid because logic will tie it all together. So in short what we expect of you is to learn, understand and consume information knowledge, and even law until you have a decent understanding to be able to know both procedure and operation. On this note it is either recommended that you directly, or through a power of attorney get a membership to the Sovereign Connection <http://www.sovereignconnection.com> and study not only the jurisdiction seminars, but everything else thereafter that you are able to absorb that corresponds to your situation. Per the UCC 1-201 (34), it states that; "Remedy" means any remedial right to which an aggrieved party is entitled with or without resort to a tribunal.

What is the UBOT & How does the UBOT work?

UBOT stands for Unincorporated Business Organization Trust. In short the UBOT is an irrevocable trust administered by trustees for the benefit of beneficiaries named therein.

What are the benefits of a UBOT?

Easy Business Creation for the benefit of your children, and so much more. Let's all be honest, in the end were all working for children anyway so that we can give them the best possible life that they can have. By placing property and assets in the trust you're able to build wealth throughout your life time that most instances will not be taxes until distribution to the beneficiaries. The rich get richer and the poor get poorer because the rich understand the principle of own nothing control everything.

Asset Protection - The assets are protected from lawsuits. The grantor (the person setting up the trust) does not own any property or have any assets so there is no reason for anyone to sue him.

No Estate Taxes - Since the deceased did not own any assets, there is nothing to be taxed upon his death.

No Probate - After a person dies, her estate goes into probate as the court decides who the heirs are and who gets what assets. This process can take a long time even if the deceased left a will. An irrevocable trust avoids all this.

Easy Charity Donations - With an irrevocable trust, it is easier to give property to charity. There is also no tax on this property because it comes from an irrevocable trust.

Peace of Mind - With an irrevocable trust, you know your assets cannot be seized because of a lawsuit, you know your family is taken care of as the beneficiaries. Also, should the grantor become incapacitated, any financial issues have already been decided by him through the trust.

Can you guarantee me results?

Although we do have an awesome track record, sadly we can not guarantee you anything except great service. With this being said we can guarantee that you will receive the services you pay for through us by subcontractors, but can not guarantee you will use anything that is provided successfully as this is dependent on you. As Results are dependent on many factors, including your knowledge, what your goals are that you are trying to accomplish, as well as other extenuating factors that make each situation different. Thus results are dependent on situation and circumstances and we cannot guarantee them.

Do you answer questions or fulfill requests?

If you have questions or requests please make sure to submit no more than 5 in a letter. Also make sure that they are well formatted numbered and concise with good handwriting. Fancy cursive is not better than simple print and print is not better than typed. The shorter the letter and questions and the easier they are to understand the quicker they get responses. Letters that follow these rules are always get responses first.

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For Example:

- 1) Example question asked?
- 2) Example question asked?
- 3) Example Request Made
- 4) Example question asked?
- 5) Example request made.

If you have extenuating questions that you would like to answered please schedule a consultation.

How do I make purchases if I do not have access to the website?

If you are making purchases and are not doing so on the website then please make sure you include a concise cover letter with your money order as to what the funds are submitted for as well as any comments or instructions that may be pertinent to what you are making payment for.

Do you have more to offer and other deals that are not available in the brochure?

Yes, we do. If you would like to see them please visit or website at: <http://MakeFreedom.com> or <http://SovereignFilings.com>

What is the Foreclosure Remedy Process?

The Foreclosure Remedy is a process that helps give you the evidence you need to push for a full discharge of the mortgage based on fraudulent lending practices and securitization. This will establishing your standing with the alleged Commercial Bankers and distinguish their liability to you. This process is meant to help create the documentation to prove that illegal/unlawful practices are/were implemented in regards to lending. Included in this process are

- 1) Complete Securitization Examination and Mortgage Examination and Analysis Report
- 2) Mortgage Loan Examination and Analysis Report
- 3) Demand Letter
- 4) Summary of Findings
- 5) CUSIP Findings
- 6) Abstract of Title Report
- 7) Recorded Document Examination Report:

How do I get the quickest response?

In short **E-Mail**. Letters as they are slow not only in sending but also for us to process as we have to recreate the return address and they many times are difficult to read from penmanship always take longer. Phone is also a great way to make contact with us, but if you have a great amount of questions please schedule a phone consultation. Skype messages are also a great way to stay in contact.

Thank you for taking the time to read the Frequently Asked Questions. If you have any additional questions, comments, suggestions, or are making a forms request please do not hesitate, we are here to help.

Sincerely,

Sovereign Filing Solutions

#337 PMB5656

Jonesboro Road Suite #111

Address: Lake City, Georgia

[Near 30260]

Non-Domestic/Non-Assumpsit

Phone: (517) 391-0373

Website: <http://www.SovereignFilings.com>

E-Mail: lizard@sovereignfilings.com

lizard@sovereignpost.com

Skype: soveriegn_filing_solutions

How do I request forms by mail?

By checking the box for the proper form below you can request forms by mail. Please, **legibly** put your return address on the envelope so we can return it properly.

- Power of attorney & Necessary Information for Filing**
This is the form for the SPC, and Sovereignty Processes.

- Pre-Conviction Conditional Acceptance for Value**
This process has a wide variety of uses and is meant to be used establish the facts in your favor and gain acquiescence (agreement by default) it proceeds the Tort Process. Please note that if you wish to use this process in relation to a court case you will need at least 35 days to perfect it, and you must not have entered the sentencing phase yet.

- Post-Conviction Conditional Acceptance for Value**
This process has a wide variety of uses and is meant to be used establish the facts in your favor and gain acquiescence (agreement by default) it proceeds the Tort Process, or can be used in a wide variety of other applications such as a writ of error coram nobis, in discovery etc... Please note this process is meant to be used following conviction and can takes at least six months to finish, generally longer.

- Tort Claim Form & Power of Attorney for Tort**
Please remember that the tort follows the CAFV process that follows the SPC process.

- Child Support Relief Process Agreement**
This is the form for the Child Support Relief Process. Please note that you have to have Completed the SPC process and have a Trust established to complete this process as well as the case reviewed.

- Unincorporated Business Organization Trust Form**
This is the form for the UBOT. If you need help with filling this form out please feel free to contact us as much of this form may be confusing for many of you.

- General Power of Attorney**
Many are not able to act in your own stead for a variety of reasons, if you wish to have someone else, such as a family member or close friend complete a filing or filing information for you, this is the form that you will need to fill out to accomplish that.

- Foreclosure Agreement Form & Power of Attorney**
These are the forms we require in order to be able to act on your behalf to remedy, stop, and release your house to you based on fraudulent lending practices.

- Sovereign Connection Press Card Application**
This is the form for the Sovereign Connection Press Card it is required by the Sovereign Connection that you have a membership to the Sovereign Connection before they will allow issuance of a press card.

- Attorney-In-Fact ID Application**
This is the application for the Attorney-In-Fact ID. We require at least SPC status to be reached to be eligible for issuance of this ID.

- Secured Party Creditor ID Form**
The SPC ID is one of the main forms of ID preferred by SPC and Sovereigns alike. You must have at least your SPC process through the first stage complete before being eligible for this ID.

Please note that forms are also available for print online at:

<http://makefreedom.com/SFS/forms/>