

MONETIZING JUDGMENTS EVALUATION FORM

“Let’s Make You a Millionaire!” by UCL

JUDGMENT AMOUNTS MUST BE AT LEAST \$100,000 TO APPLY FOR MONETIZATION

****THERE IS NO LIMIT ON THE MAXIMUM AMOUNT****

INTRODUCTION: This is a worksheet for you before you speak with us, to self-assess the validity of your judgment and explaining to you the monetization options. Since the definition of a bank is that they “buy debt and sell equity”, a bank buys debt instruments such as cash, bonds, negotiable instruments like checks, money orders, and yes – judgments, too. Your neighborhood bank will not do this, you need to have connections to the CEO’s, brokers, etc. We have connections and relationships with people on Wall Street and elsewhere that you probably do not have. You absolutely need to be a private citizen, not a corporate U.K. citizen/U.S. Citizen/etc. in order to do this process. So, you need to make sure you re-establish yourself as a Private Citizen, man on the land, Secured Party Creditor, American National, state national, whatever you call it - they all mean the same thing.

We have a network of banks that we talk to that look at and bid on your judgments. The total costs for us to have your judgment evaluated and put on the market is in the \$Thousands!!! Yes -we have to pay just to have our brokers LOOK at your judgments, and then pay to put it up for bid to the banks. If your judgment is very clean and solid, we will offer to pay these fees as we can make money on the back end during the sale. If your judgment is less solid, for example if it is a private judgment and not a public judgment, we may ask you to pay the fees since there is a lower likelihood of a bank wishing to purchase it and thus we are not willing to risk shelling out thousands of dollars and to get nothing in return. Either way, we would make an offer for you at the time of bidding and take a percentage of the top to pay all our brokers and ourselves, and leave you with the remaining of the judgment purchase amount. You will get the bulk of the amount, meaning 50% or more but we have to decide based on what the offer is.

THREE TYPES OF JUDGMENTS: A bank is able to deposit your judgment as an asset, but there are three main types of judgment classifications, so make sure you read and understand the following so that you can best decide how to go about your process of perfecting/completing your judgment:

A Private Administrative Process Judgment (“Private Judgment”) is a Judgment done through a Notary Witness, through the Post Office as a witness, through a self-setup “Republic Registry” or your own private adjudication like Court of International Claims, International Commercial Court, National Republic Registry, etc. These judgments usually have Certificate of Protest, Certificates of Non-Reponses, Affidavits of Non-Response, Affidavit of Truth, Notices of Default and Consent to Judgment, Notice of Fault and Opportunity to Cure, Notice and Demand, Notice of Settlement Offer, and documents like that. Most of these processes win by default due to “non-response” of the respondent(s) party(ies) because they are not that strong, hard to enforce, and less than 1% of “Patriots” of Sovereign people doing these can in any way enforce or collect on them. Therefore, they are largely ignored. Maybe we can still monetize it, but since the other side did not overtly consent to your process (other than non response), it may or may not work and the banks may or may not wish to buy your judgment. Many other factors also are looked at, but this being a big factor. The chances of these judgment being monetized are only about 25%, and may take around 6-9 months to evaluate monetization. Due to the less likelihood of success, we request that you pay the up front fees involved.

A Partial-Public Judgment, is a Private Judgment that is then Filed, Recorded, or Registered in a Public Court and has a

Certified Copy out and a Public Court Seal on it. They have every characteristic the same in the above Private Admin. Process, but have a 50-70% chance of being monetized due to having a *public court seal* due to filing/recording/registration. Time frame to evaluate monetization, is 3-6 months but in some instances may take slightly longer. If your judgment has a public seal on it, and has not been rejected, is sitting recorded in a public courts record, we are very happy to look at these "Partial-Public" Judgments, and most likely can pay all or most of the up front fees involved for bidding/monetization!

A Public Judgment is one which is done through a Public Courthouse, that is open and accessible to the people or inhabitants of the nation-state. This can be Federal District Court, or one of the several states of the Union like State of Texas, State of New York, etc. These lawsuits that originate from these Judgments can be initiated via Statutory, Administrative, or Common Law. The common law ones are styled as per Bill Thornton at 1215.org or Karl Lentz (unkommonlaw). Other kinds of cases can be Divorce Decrees, Arbitration Judgments, Family Court, or any Civil Case of this nature. Small Claims court judgment being too small to be worth working with, we do not accept small claims judgments or any claim less than \$100,000 at this time! Now, Whatever the governing law of the case aside (that is the plaintiff or complainants/claimants choice) the key is you must use a Public Court that has a building, magistrates, clerks of court, security, bailiffs, and has court cases and trials conducted Monday through Friday during normal business hours. A Public Judgment done correctly and is not being objected to or challenged or suspected or alleged as VOID, and is NOT on appeal and the timeframe for appeal having expired, we can monetize 99.9%. If you are are a Secured Party/Private Citizen, and everything is delivered to us, it generally takes as early as 2-4 months to monetize your judgment.

COMMON QUESTIONS ANSWERED

CAN I MAKE MY PRIVATE JUDGMENT A PARTIAL-PUBLIC JUDGMENT?

If you need help making your Private Judgment a Partial-Public Judgment, we offer support about help with this. Please fill out this application first, to apply. Please note that some courts may reject it and you have to keep going and try another court if that's the case, and we can not control what a clerk will do or not do. The donation request is a flat fee of \$250 in exchange for up to 3 hours of time helping you up to TWO times at different court(s) for filing. Since we can not control what happens, there are No guarantees and no refunds, sorry. Another option is to do it yourself if you know what you are doing. Google, legalzoom, calling law offices to ask a question, can all be helpful. The only challenge is if they reject it, and you send it again a different way, they are very likely to reject it again and bar you from re-submissions. We also may recommend spiritual work/meditation from our friend who is a Shaman and can put positive energy into your documents to influence the outcome/success to registering your private judgment to partial-public judgment. This is by special invitation only. You must be a kind, gentle, grateful human being to get the spiritual work done, and not an "angry self-righteous demanding Patriot-type".

ON FINDING THE DEBTOR: The Judgment Debtor must be able to be found, it helps if they have assets, if we have their name, address, phone number, any businesses they own, any property they own, etc. If after hiring a private investigator you/we can not find any information on them, it may become difficult to monetize the judgment. When the judgment is "sold" to the bank, it is assigned and the rights to collect are sold to the bank. Expect the debtor to eventually have their assets seized, frozen but this is not always the case as the bank may just hold the judgment on It's books as an asset and make money on it's leverage/interest/hypothecation (loans based on the security as collateral).

EXPIRED JUDGMENTS: Generally, the judgment needs to be within 7 years or it is deemed expired and uncollectable. There are ways to renew all the different kinds of judgments. If everything else is perfect and you just need help renewing your judgment, we can probably offer to help you. Some judgments can NOT be renewed, however.

ON OVERINFLATED AMOUNTS: A judgment that on its face is VOID is one that is blatantly invalid because it has been done with lack of good faith, with fraud, without due process, or with overinflated values of damages, etc. Many “Patriots” who come to us with judgments have overinflated amounts. If your property was stolen from you and the value of the property is \$515.00, you can not get a judgment for Billions or Trillions or even Millions of dollars, in this example. Extreme pain and suffering, time in jail or prison exceeding 30 days, injuries to your body, intentionally infliction of emotional distress, damage to reputation, all have a dollar amount, and you can also go up to 10 times the amount for treble damages, but not 100 times or 10,000 times the amount. Most Patriots set their own figures and exaggerated amounts, for not really having been through any suffering or had any true “loss”. Getting a letter or bill in the mail, or threat of a lawsuit or phone call, is not a million dollar “loss”. The most a court has issued is \$1000 per instance for a debt collection violation. If you can prove you were injured and lost your home, lost creditworthiness, lost other tangible things you can set the amount much higher.

ON SETOFF/DISCHARGE INSTRUMENTS: It is going to be very hard to convince a bank to buy a judgment whose merit is that you sent an “Acceptance for Value” or “Notice to Setoff” or an Electronic Funds Transfer check to setoff a debt for a few hundred dollars, and the bank refused to honor the instrument, saying it was improper, and continued to bill you. “Patriots” tend to be very argumentative, believe they are right, believe the world revolves around them and their issue, act on limited information and training, and refuse to listen to REALITY of the Real World factors! To get a bank to buy a judgment whose merits is that you can setoff/discharge debt with these methods, can be a difficult sell. If all else is OK and you were damaged a lot, and you pay all the fees involved, we can perhaps have your judgment evaluated but there are no guarantees for these kinds of judgments. Judgments for losing your family home based on a fraudulent foreclosure, is in the millions in damages (value of the home times 10 plus attorneys fees i.e. your time and out of pocket expenses fighting the case). Other fraudulent debt collections MAY be possible to do a judgment that is worth your time; but the maximum value of the judgment is the amount of the account (i.e. unfair collection on a \$3,000 debt on a credit card is only worth a judgment of \$3,000; unless you use statutory fair debt collections violations and can count multiple violations of privacy (\$1000 per phone call, \$1000 per credit report violation, etc). Setting your own overinflated “Fee Schedules” has already been covered in the last paragraph in this document, and is NOT allowed. No one will buy your judgment for \$100 Billion just because a debt collector harassed you – so the entire judgment is VOID ON ITS FACE. I don’t care who told you it’s legit – but it’s not and we can’t work with exaggerated amounts!

ASSIGNING JUDGMENTS: Can you buy a judgment from a judgment creditor, and file a notice of Assignment, file it into the case, or make it part of the public/private judgment, so that you can sell it for a higher amount? Simple answer – Yes and No. The ORIGINAL JUDGMENT CREDITOR must be a Secured Party Creditor/Private Citizen/American National. If they are, you can explain to them that we can sell it for them, or you can get an assignment and buy it from them. But you must make sure they have all their necessary SPC filings in order, and if they rescind or reverse them, then you are out of luck and won’t be able to use our monetization process. It could be a very healthy business endeavor to find people with judgments, and make them into secured party creditors, and then help them sell their judgments...the challenge is in giving full disclosure about the SPC process, making sure that the individual reads, studies, and understands the foundation and merits of the SPC process, and has studied it for at least 3-6 months before making a decision. Remember, when becoming an SPC, one is signing Affidavits under Penalties of perjury that you are NOT a Corporate U.S. Citizen, and potentially going on a “Patriot/Sovereign Watchlist”, have a higher risk of being suspected, confronted, or approached by alphabet agencies, and you must at all times be aware of who you are and who you are not (NOT a corporate citizen). If you know who you are, what you are doing, and the laws and procedure to stay on top, you know you can persevere against any corporate private statute accusation and even get them to fear you and wish to leave you alone. So, there are pros for those educated and willing, there are cons/risks for those uneducated. It is NOT recommended that anyone become a secured party if they don’t know what it is! Therefore, the Status Correction Course is a great curriculum to take and “graduate” from, so that you can study with a group/with a partner, and take the time to become knowledgeable and powerful! Remember, filing out one form saying you ARE a corporate citizen will reverse your entire SPC filing.

OUR STRICT POLICY: We are very strict on who we work with, what judgments we submit for evaluation, and making sure you have ALL the filings correctly in order to begin evaluation process. If we send “junk judgements” to our broker, and they wind up being JUNK over and over again, we will get cut off from having the ability to offer this to those who have SOLID Judgments. We also have to pay thousands of dollars in fees for each evaluation.

CAN UCL HELP ME OBTAIN A JUDGMENT? In many cases, if you have a claim and you have been unjustly hurt, abused, stolen from, had your freedom taken away, etc., yes. If you are not sure you can ask us about your situation and we will tell you if we would take your case. NO NEGOTIABLE INSTRUMENT RELATED LAWSUITS based on a respondent “not honoring” your A4V or setoff/prom. note, etc. Due to high call volume, we ask that you have your question/s clear and to the point when you call – nature of the case, how you were injured, etc. **Do not tell your story just yet! If you are a “Free Member” (be on the UCL email announcement list),** You are welcome to call for 5-15 minute free consultation up to two or three times a month, to inquire. Otherwise, to talk about your judgment/ have a full discussion, please pay for a full half hour or 1 hour call on our website at <http://understandcontractlawandyouwin.com/products/coaching-calls/>

YOU MUST SET UP AN “SPC TRUST” AND COMPLETE ALL THE 33 FILINGS ON THE FOLLOWING PAGE... FOR MORE INFORMATION TO UNDERSTAND THE PROCESS PLEASE READ/REVIEW:

1. The Article on this page: <http://tinyurl.com/legalnametrust>
2. The Webinar on this page: <http://tinyurl.com/spctrustwebinar>
3. Any other readings/understandings there are numerous articles elsewhere on the internet, that we send out on our e-mail announcement list, and on our private calls/webinars (invites to those on our private email announcement list)

YOU NEED TO HAVE COMPLETED ALL THESE FILINGS TO DO THE PROCESS:

Establishing a Trust for the "JOHN HENRY DOE TRUST" including:

1. DECLARATION OF TRUST for "YOUR LEGAL BIRTH NAME HERE" Y / N

NOTICE: Can NOT be with "El"/"Bey"/Moorish Names, MUST be with your birth name, WOULD NEED TO BE FIXED OR RE-DONE!

2. TRUST MEETING MINUTES Y / N

3. TRUSTEE APPOINTMENT AND ACCEPTANCE Y / N

4. TRUST CERTIFICATE UNIT ISSUANCE Y / N

5. REGISTRY OF TRUST UNITS Y / N

6. DISTRIBUTION OF TRUST UNITS VIA NOTICE TO BENEFICIARIES Y / N

7. EIN NUMBER FOR THE TRUST Y / N

8. SECURITY AGREEMENT BETWEEN John-Henry: Doe and JOHN HENRY DOE Y / N

9. HOLD HARMLESS AND INDEMNITY AGREEMENT for John-Henry: Doe, Trustee Y / N

10. COPYRIGHT NOTICE Y / N

11. UCC-1 RECORDED AT ANY SECRETARY OF STATES OFFICE between John-Henry: Doe and JOHN HENRY DOE, bailor/bailee, transmitting utility, held in trust designations Y / N

UCC-1 CONTAINS THESE ATTACHMENTS: 12. HOLD HARMLESS AND INDEMNITY AGREEMENT, 13. COPYRIGHT NOTICE, 14. FORM 56 FOR SECRETARY OF TREASURY PUERTO RICO (front and back), 15. AND SECRETARY OF TREASURY D.C. (front and back), 16. W8-BEN/W8 AFFIDAVIT, 17. PRIVATE BOND FOR INVESTMENT, 18. COPY OF B.C. A4V'D OPTIONAL (TOTAL OF 12-13 PAGES) Y / N

MAILING TO PUERTO RICO SECRETARY OF TREASURY:

19. -COVER LETTER, Y / N

20. -ORDER FOR DEPOSIT MANAGEMENT AND INVESTMENT, Y / N

21. -PRIVATE BOND FOR INVESTMENT, Y / N

22. -CERTIFICATE OF LIVE BIRTH ACCEPTED FOR VALUE Y / N

23. -FORM 56 APPOINTING SECRETARY OF TREASURY PUERTO RICO (front and back) Y / N

24. -W8-BEN FRONT SIDE

25. -W8-BEN NOTARIZED AFFIDAVIT ON REVERSE SIDE Y / N

26. -NOTIFICATION OF RECORD TO SECRETARY OF TREASURY D.C. with all Attachments from P.R. plus F 56 / W8 Y / N

27. -NOTIFICATION OF RECORD TO ENTERPRISE ADDRESS with attachments Y / N

28. -NOTIFICATION OF RECORD TO SECRETARY OF STATE OF BIRTH STATE (1 PAGE) Y / N

29. -NOTIFICATION OF RECORD TO SECRETARY OF STATE YOUR LIVING AT NOW (1 PAGE) Y / N

30. -Legal Notice & Demand Notarized and then Apostilled Y / N

31. -LND with Apostille attached, recorded on UCC-3 Y / N

32. - Additional Collateral Description recorded on UCC-3 Y / N

33. -UCC-3 Filled out Correctly Y / N

34. -DO YOU HAVE A BAILORS TRUST? (This is a UCC-1 FILING WITH John-Henry: Doe-bailor as the Secured Party) Y / N

Have you completed Fully All 33 Steps of the Following? Y / N

Have you had one of our consultants review all those documents and double check that there are no mistakes? Y / N

IF YOU WISH TO SEND FOR EVALUATION, PLEASE SEND THE SIGNED VERSIONS THAT WERE MAILED OUT!
THERE ARE OTHER PROCEDURES THAT NEED TO BE DONE, THE ABOVE IS JUST A "PREREQUISITE" TO GET STARTED!

**IF YOUR CLAIM/JUDGMENT HAS ANYTHING TO DO
WITH BEING INCARCERATED OR CHARGED UNJUSTLY,
THEN YOU WILL ALSO NEED TO SEND US:**

- 1. THE INDICTMENT/SUPERSEEDING INDICTMENT/FELONY
COMPLAINT/INFORMATION/TICKET/ETC**
(“The Charging Instrument” can take any of these forms)
- 2. THE JUDGMENT / AMENDED JUDGMENT**
- 3. THE SENTENCING ORDER**
- 4. ANY APPEAL AND THE JUDGMENT/DISMISSAL/OUTCOME OF THE APPEAL**
- 5. PROBATION CONTRACT/INFORMATION**
- 6. ANY PREVIOUS COURT CASES YOU WERE CONVICTED OF**
(Same Documents 1-5 above for each and all)

HOW TO SEND US THE FILES WE REQUEST– IMPORTANT:

Do not send us files with the file name "COURT RECORDS" or something generic. We download dozens of client documents to our computer every week, how do we differentiate files that say “files” “court case” or “court records” ???

INSTEAD, Please save the file with your name in it such as: "JOHN DOE COURT RECORDS" and title each document "JOHN DOE JUDGMENT ENTRY 2013" "JOHN DOE V. SMITH COMPLAINT 2013 USDC" "JOHN DOE SPC/UCC FILINGS ALL 34 STEPS", “JOHN DOE SPC FILINGS 1 OF 5”, *and the like*, especially if you have multiple files, multiple cases, etc etc. Please be precise and specific with your file names, as I am sure you will be sending multiple files! Help us stay organized so that we can easily find your files in the future! Is this a lot to ask or does it make sense? Thank you.

LET'S GET MOVING! YOUR NEXT ACTION STEP:

IF YOU ANSWERED "NO" TO THE SPC FILINGS QUESTIONS, YOU NEED TO GET YOUR FILINGS COMPLETE. YOU ARE INVITED TO JOIN OUR STATUS CORRECTION COURSE OR THE SPC/UCC REDEMPTION PROCESS "DONE FOR YOU" IF YOU ARE ALREADY FAMILIAR WITH THE PROCESS. CALL 505-340-3632 OR SPEAK DIRECTLY TO A CONFIRMED UCL CONSULTANT (BLAKE #708 area code, ANDRE #678 area code, KARIM #347 area code, JAY #678 area code, CHRIS W #941, OR TYLER #561/661 area code, ONLY).

IF YOU DO NOT HAVE YOUR FILINGS COMPLETE, BUT WISH TO GET A PRELIMINARY EVALUATION AS TO THE MERITS OF YOUR JUDGMENT FURTHER THEN AS EXPLAINED IN THIS OUTLINE, PLEASE PAY FOR A \$50 OR \$100 COACHING CALL ON OUR WEBSITE UNDER THE "COACHING CALLS" LINK. OF COURSE, IF YOU ARE UNSURE ABOUT BECOMING A SECURED PARTY, BUT THINK THAT YOU MIGHT BE ABLE TO CASH OUT AND BECOME WEALTHY FROM DOING SO AND MONETIZING A JUDGMENT, YOU MAY WISH TO TALK TO OUR EXPERTS FIRST BEFORE SPENDING THE MONEY/TIME BECOMING A SECURED PARTY!!!

IF YOU ANSWERED YES THAT YOU HAVE ALL YOUR SPC FILINGS (ABOVE) CORRECT AND COMPLETE, THEN SUBMIT 1) YOUR FULL SPC FILINGS/JOHN H DOE TRUST/BAILOR TRUST AND 2) YOUR FULL JUDGMENT PROCESS TO US! JOIN OUR EMAIL ANNOUNCEMENT LIST (green/gray box on our website) AND THEN EMAIL US BY RESPONDING TO OUR WELCOME EMAIL (the e-mail you regularly get notices from UCL from)... YOU MAY NEED TO UPLOAD YOUR FILE TO A CLOUD, DROPSSEND, SHAREFILE, DROPBOX, ETC TO SEND THE ENTIRE LIST OF DOCUMENTS. ANOTHER OPTION IS TO FAX TO 888-511-9098, OR TO CALL US TO GET A MAILING ADDRESS. THERE WILL BE A \$50 FEE TO HAVE SOMEONE SCAN IN/FORWARD YOUR MAIL, PLUS EXTRA WAITING PERIODS, IF YOU SEND IT VIA THE POSTAL MAIL INSTEAD OF E-MAIL/FAX. IF YOU MAIL YOUR PAPERS, SEND A \$50 BLANK POSTAL MONEY ORDER WITH THE RECEIPT ATTACHED AND THE TO/FROM SECTION LEFT BLANK (OR CASH). WE STRIVE TO PROTECT THE PRIVACY & SECURITY OF OUR CLIENTS, AND HIGHLY RECOMMEND SENDING THESE "ANONYMOUS" CONTRIBUTIONS SO THEY DO NOT NEED TO BE DEPOSITED INTO THE FEDERAL RESERVE SYSTEM.

Questions? Call Your Consultant:

Main Telephone Line: 1-505-340-3632 (usa)

CERTIFIED UCL CONSULTANTS:

JAY #678 area code,

KARIM #347 area code

CHRIS W #941

TYLER #561/661 area code

IF YOU UNDERSTAND AND AGREE TO ALL THE FOLLOWING TERMS ABOVE, YOU MAY PLEASE FILL OUT THIS FORM IF YOU WISH TO SUBMIT A FREE EVALUATION:

JUDGMENT MONETIZATION APPLICATION

PLEASE ANSWER ALL THE QUESTIONS DO NOT SKIP ANYTHING!!!

I have read & stand under the previous SEVEN pages Y / ~~N~~ mandatory

I am on UCL's email announcement list Y / ~~N~~ mandatory

Your Contact Info

Name: _____

E-mail: _____

Phone Numbers: _____

Judgment Creditor(s): _____
(Name of Individual/Entity(ies) and Address)

Judgment Debtor(s): _____
(Name of Individual/Entity(ies) and Address)

Judgment Amount(s): \$ _____

Date of Judgment: _____
(Month Day Year)

Is Your Judgment a:

PRIVATE ADMINISTRATIVE JUDGMENT Y / N notes: _____

PARTIAL-PUBLIC JUDGMENT Y / N notes: _____

PUBLIC JUDGMENT Y / N notes: _____

Have you completed all of the previous 33 steps, making you a true complete Secured Party/American National/Private Citizen ? Including JOHN HENRY DOE TRUST docs, EIN, UCC-1 with 13 pages, Puerto Rico with 8 pages, Notifications of Records (3 or 4), UCC-3, and Bailors Trust ? Y / N

PLEASE CHECK OFF ALL THAT APPLY TO SUBMIT:

Timeframe for APPEAL has expired? (no "notice of appeal" filed within 60 days)? ☐

The Judgment is NOT an Overinflated Injury Amount? (i.e. demand for billions for a thousand dollar injury) ☐

The Judgment has Nothing to do with a setoff instrument not being honored? ☐

Is NOT Expired (after 7 Years)? ☐

The Original Judgment Creditor is a Secured Party Creditor? ☐

Please Summarize the Nature of the Judgment in five sentences or less only:

IF YOU ARE ON OUR EMAIL ANNOUNCEMENT LIST, THEN YOU CAN REPLY TO ONE OF OUR E-MAILS TO SEND JUST THE LAST PAGE OF THIS FORM, YOUR SPC/TRUST FILINGS AND THE JUDGMENT FOR REVIEW/ANALYSIS.

**HOOVER YOUR CURSER OVER THE BOTTOM
RIGHT HAND SIDE OF THIS DOCUMENT FOR
OPTIONS TO SAVE, PRINT, AND ZOOM!**

it as an asset, but there are three main types of
allowing so that you can best decide how to go

Judgment done through
Registry” or your own private, confidential, or
Public Registry, etc. These judgments usually have

