What Is a Secured Party Creditor?

Many People ask what is the difference between a Secured Party Creditor, a Private Citizen, American National, and related terms. They basically mean the same thing, but are slightly different. You can be one or all of those status’ in some cases, let me explain the definitions so there is no confusion:

**Private Citizen** – is someone who is private and not governed by any de facto corporation like the U.S. Corporation or it’s subsidiaries like STATE OF CALIFORNIA, STATE OF TEXAS, etc.

**American National** – a private citizen of anywhere in America; North or South America, anywhere whatsoever – can be on Indian territory/ Tribal territory in Canada or Mexico; or you can be a resident of your city, located at one of the sovereign republic states, without interfacing jurisdiction in the Corporation “UNITED STATES”.

**State Citizen** – an American National who is not an Indian, not from Canada, not from Mexico or South America or Caribbean. A state citizen is one who is domiciled in the republic common law of New York ; or Florida; or California Republic.

**Non-Resident Alien [with respect to the UNITED STATES (corporation)]** – means you are residing in the republic, and in the view of the UNITED STATES CORPORATION, you are not residing in their jurisdiction, so they have no territorial jurisdiction; by being an alien (foreigner), they also do not have in personum jurisdiction.

**Secured Party Creditor (“SPC”)** – someone who was a U.S. Citizen and has a U.S. birth certificate or Certificate of Citizenship (if born abroad), or permanent resident who has a green card and social security number; who has voided and canceled the contracts creating the U.S. Citizen/Resident, and replaced them with a Private Citizen status who also has taken control of their LEGAL NAME trust; and can operate freely to discharge debts or court actions at will. An SPC is a specific type of individual which at one point in time, perhaps for much of it’s life, has been a U.S. Citizen or Permanent Resident; but after discovering the fraud and scam that the government is really a private corporation and a voluntary society, and desiring to become sovereign and free has done a process of paperwork filings that has: 1. privatized their legal name trust, and 2. recorded the necessary UCC filings (there are 33 pages), and 3. opened up their Treasury Direct Account to pull jurisdiction off of the Secretary of Treasury for being Receiver/Administrator of your Accounts; and set up a mandatory discharge fiduciary contract with said Office; and 5. gotten the consent of the Secretary’s of State of various state’s, the I.R.S., and Washington D.C.; through tacit acquiescence that you are in control and have a prima facie position within the courts for being sovereign. Becoming a secured party creditor simultaneously makes you also a Private Citizen, American National, and a State Citizen, they are simultaneous. However, one could have been born a private citizen and American National, with no birth certificate, no social security card, no green card (immigration contract w U.S. corporation); and therefore they would NOT simultaneously be a Secured Party Creditor because they do not have a BIRTH CERTIFICATE GENERATED LEGAL NAME, nor do they have a Treasury Direct Account.

**Sovereign** – free from any de facto corporate government jurisdiction

**Sovereign Citizen** – an oxymoron term, used by the de facto corporate government, what they try to call many people researching this material; and invented by the status quo to classify people as domestic terrorists; stay away from using this term; also it diverts attention away from the actual terms
that historical precedent and case law has ruled on (extensive case law cites the rights of “private citizens” that take nothing from the State and thus owe nothing to it; see Hale v Henkle)

MANDATORY READING MATERIALS TO UNDERSTAND PRIVATE CITIZEN / NATIONAL / SPC:

The #1 Reading Material to Review about all of this is “Cooperative Federalism” it’s a FREE PDF on the internet. Look it up and read it. At LEAST read the first 5 or 10 pages to get the jist of it.

The #2 Reading Materials is “Hale v Henkle”, this is a famous Supreme Court case, it is available for free online, look it up and read it.

Opportunities Now That You Are a Secured Party Creditor:

1. How to “Operate” Your Trust: Getting the Most Out of Maximizing Your Trust for Asset Protection, Tax Savings, and Estate Planning –

ASSET PROTECTION / EXEMPT FROM LIEN/LEVY/GARNISHMENT/SEIZURES:
After you open your TRUST bank account, we have probably given you some samples which you can use to replace any/all W4’s or W9’s with the TRUST via the examples we have provided for you. The fact that you PRIVATIZED your Trust and took control as a Trustee of a PRIVATE FOUNDATION, will be replaced with the U.S. Citizen contract, on any/all employment/independent contractor relationships. Your earnings deposited into your new SOVEREIGN PRIVATE FOUNDATION TRUST BANK ACCOUNT will be exempt from levy/garnishment of any non-judicial or judicial court orders against your Old Strawman’s debts. Also, any/all property (all your property) is now in your PRIVATE FOUNDATION TRUST, so it is not the U.S. citizen (which is now killed)’s Asset. So, none of this property can be liened for any debts of the (now deceased) Strawman. A common question / misunderstanding we often get is “can I put more property in the trust” but all your property has already been in your Trust, and all we did was switch the STATUS of your TRUST to a U.S. CITIZEN (a type of TRUST) to a PRIVATE FOUNDATION (another kind of TRUST). We changed the man, you being a participant in the trust from a BENEFICIARY (having others control the trust assets on your behalf), to a TRUSTEE of your TRUST, now you control the assets/decisions. You also get your tax- free expenses to be deducted out of the trust before any “gains/profits” are calculated and taxes paid. This is exactly what Bill/Hillary Clinton do with their “Clinton Foundation” which has come under huge criticism. We set up the exact same thing for you so that you can pull the same bullshit that they are getting criticized for! But it’s 100% legal. The Clinton’s live a high lifestyle with all monies going into their Trust (90%) is spent or allocated for themselves as “Trustee” expenses or Trust Expenses – and then 10% leftover is given to the beneficiaries for “Humanitarian” projects like disaster relief. Your doing the same exact thing - only your beneficiaries are the ones you selected whoever they are. And you don’t have to pay them directly during your life per se....as long as you are working toward their ultimate benefit at some point during the life of the trust. If you provide any support for your
beneficiaries, like letting them (if they are your kids) stay in the trust’s home or pay for their educational expenses or sustenance, clothes, shelter food, etc. then that is how you “operate” your trust – which is how most of you already have been doing already, we just had to formalize it all because you are now the trustee rather than the government being the trustee. or have and show an intent to be doing so, then you are operating your trust legally and for their benefit, not for your benefit.

MORE ON TAX FILINGS:
Your TRUST will file and pay much less taxes generally than you as a social security number U.S. citizen individual. You need to get the knowledge or hire an accountant to do your annual 1041 filing. Many of our clients wind up paying $0 on their tax returns as long as purchases equal deposits; however, you need to consult with an accountant and/or learn the basics about accounting for a Trust. A great book is “Accounting for Dummies” to pick up a copy of TurboTax for Trusts; or, just hire an accountant every year to do your taxes. But the more you know, the better tax planning strategy you can use when instructing your accountant and keeping certain minutes, resolutions, and records.

2. Discharge of Debt – Some debts can be discharged through the Treasury after you have become a Secured Party. This is accomplished by opening up your Treasury Direct Account, which is done by depositing a bond off your birth certificate. This is accomplished within the paperwork you do in the SPC process and mailed to Puerto Rico Secretary of Treasury. Other debts can be discharged directly with the company and may or may not require an open Treasury direct account. We look at your loans to decide/recommend the best process, because there are many ways to skin a cat – if you will. We can do Credit Cards with high balances, Student Loans, Medical Bills, Private Loans/Business Loans, Court Fine/Orders of any Kind, are all game. Process fee may include a securitization audit to locate hidden accounts created off the original loan/account - and we have capacity to kill those at the same time, otherwise the account can be brought up again by a debt collector. Please send the latest account statement(s) only for any/all accounts, and the “Judgment” and “Order”(s) for any Court Ordered payments, so we can evaluate. We do not do auto loans or mortgages because they are very difficult and not 100%, so we do not wish to have any unsatisfied customers for our services. By reading carefully the rest of the form below you will find further explanation. Also, any small bills like electric, phone, or any accounts that you wish to keep open – does not work because they will close the account during a discharge. Any federal student loans that you discharge, you will be unable to take out anymore student loans.

3. LOC Program: Application for Credit Funding – Before trashing your credit score by discharging your debt(s), you may want to consider if you can get the maximum use out of your credit report/scores while your accounts are still open. Trashing my credit score - Huh? Yes, Well, let me explain – when you pay off your accounts and close them, your credit scores go down. To maintain a good credit score, it is much better to keep making monthly payments on credit cards, auto loans, and mortgages. So, if you discharge some or all of your open accounts, your scores will drop. So, before you do that, if you are still current on all those revolving monthly accounts, namely credit cards, auto loan, and mortgage(s), then instead of jumping right in to discharge those debts, I encourage everyone to first explore the option of especially if you have a fair credit score – 650 or higher – is to evaluate your capacity to get a line of credit. The goal is to boost your score to 700 or higher within a month or two. Here’s how it works: you may need to pay down your credit balance-to-limits to a ratio down to 35% or lower, and pay a credit repair company to remove any late payments, or derogatory remarks such as judgments, charge-offs, defaults, public records, arrests, or bankruptcy. Once that is done, if we can get your score to jump back up to 700 or higher, then we can submit an application to seek approval into a
funding program. Our funding program can get you anywhere from $100,000 to $1 Million on an unsecured business credit card. We tag your personal credit to a corporation – if you have a corporation or LLC already this helps but if not we can partner you with somebody that does, or an aged corporation can be sold/transfered to you. If you can get funded, now you can use that money to start a business, buy a business, buy real estate, pay yourself a personal salary, pay off your mortgage (which we can NOT discharge), or make a wise investment or series of investments. UCL has many investment programs available where we seek 200%-300% Returns for our members. Only the coolest, most respectful, friendly/supportive clients that we have the best chemistry with are invited into this “Inner Circle”. Once you get your desired funding and extract the credit to utilize for any/all goals, make sure to extract the fees required for us to discharge in advance, and then you can pay us to discharge the credit account. Once you discharge, again, your credit scores will drop. So, you get one shot at doing this magic formula – but if this does work for you then you basically will have the funding to get the resources you need to buy the assets and investments you need to never have to work another day in your life again! Be aware that careful planning and exact criteria is extremely important, and some of this strategy will take patience. Patient and cool fair-minded people only! Basically, “No Knuckleheads!” Over time we may have different criteria and new lenders who have different qualifications, so if you want updates to stay in the loop, sign up to www.LetsGetBusinessCredit.com – you can find the Application Requirements and Submit Your Application (if you see that you fit the criteria) at www.LOCfundingapplication.com

4. Court Case Discharge, Removal of Criminal Court Record/Penalties/History – Rescission of Consent to be Charged, Release of Lien on your Body used in Criminal Court Proceeding to imprison you, Discharge of any penalties – probation, fine, restitution, etc. Discharge from prison. Please send us any Criminal Complaint/Information/Indictment if pending (before sentencing); or send us the Judgment and Sentencing Order(s) (if after sentencing). Need these for any/all criminal history – do not just send the isolated instant court case, we need to discharge all history as it’s all or nothing otherwise the process does not work.

5. Defenses to Defeat Charges – Learn Yourself With Tools or Hire Our Experts - As an SPC, if you are given any civil or criminal complaint or charges, you can defend the case as an SPC. You still should be seasoned and prepared if/when this happens, and you still should AVOID at all costs any confrontations. If you have issues with your JOHN DOE TRUST’s driving record/license, then please Do NOT drive (or, don’t travel in an automobile). It is extraordinarily costly in time money and distraction from your business and personal life to fight legal battles, the best way to win is to avoid it in the first place. We have experts that can help you or coach you, but remember “an ounce of prevention is worth a pound of cure”. So don’t get cocky and think that they can not arrest you or charge you because they certainly can. If this happens, it’s up to YOU to affirm and prove that you are a private citizen/security party and that they do not have jurisdiction. We have a great training in our Status Correction Course going over this material. As our gift to you we are giving you this one section extracted from the Status Course - http://tinyurl.com/challengejurisdiction

6. Status Correction Course/Empower Yourself Pack Study Guide - We have other workbooks and trainings available in the Status Correction Course as well, totaling 41 hours of material in a wide array of topics/categories of sovereignty, asset protection, privacy protection, and paperwork/document preparation and research tools, plus historical context and citations, court cases to study along with key definitions and “cliffnotes” study guides. Many people ask us about the Empower Yourself Pack, and despite the amazing name of the product, we do not offer it alone and are updating it with new and relevant materials. We have deleted old/outdated information contained herein and have put the best material into the Status Correction Course.
7. **Tort Lawsuit for Damages and Civil Monetary Compensation** - If you have suffered an injury/loss/theft/fraud/loss of life, liberty, property, damage to your limbs, vision, from occupational hazard, or been the victim of kidnapping and prosecution by the state/agents under color of law, or have been scammed/defrauded/stolen from, or have any ground for a claim, talk with us about the feasibility of a lawsuit to go after damages via tort action. This is something that is only possible as a secured party.

8. **Judgment/Bond/Buying and Selling Opportunity** - You can now purchase and sell others’ judgments as a secured party, and join our moneymaking business opportunity to become rich and wealthy. Just one decent judgment can be floated on the open market and you can live off the interest for life. Get with [www.MonetizeJudgment.com](http://www.MonetizeJudgment.com) as we have a separate email contact list for this. You can only buy and sell judgments as a secured party. We have a ground floor business opportunity with the ability for each and every participant (who must be a secured party) to make millions of dollars every year. Once you are our client and have completed the SPC filings, and we review/approve that they are correct, we will give you a website and login password with all the training required to start making $150,000 - $25,000,000 commissions on each deal you bring to the table.

9. **Clear Up Your Tax/IRS Issues** - If you have past tax years unfilled or in question or past tax bills/debts, we recommend you take care of those matters so they do not escalate or come back to haunt you. Contact us to discuss feasibility and all possible solutions. Any attempt at trying to fix tax issues if you are not a secured party is an utter waste of time… unless, of course, you just use mainstream approach by agreeing to file, agree to pay, working a payments schedule with them (if you have a SMALL amount of tax debt, this is probably best rather than getting on their bad side)… But if you have a huge amount of back tax debt, and you are becoming a secured party anyway then it is possible to clean up your tax issues as a secured party.

10. **Withdrawal of SSN** – We can withdraw you from the SSN system, and you will not be obligated to pay social security taxes, medicaid/care taxes; you also will no longer have a SS Card or number, so you can never get any personal loans from any financial institutions ever again. There are various websites sprouting up for peer 2 peer loans, and various ways you can partner with family/friends who do retain their social number(s), which is how we would suggest you change. Or you can use an EIN number as the trustee of a Trust and/or the Officer of a Corporation or LLC. Withdrawal of SSN number from their system pulls you out of any accusation of being a “government contractor” or “government employee” - and there is a major escalation of protection if you do elimination this. It is like an SPC process on steroids. After this, it is possible to rescind your contracts with DMV, etc, and you can travel in an auto in a Trust or Corporation and you can just show your passport and they will run your name in the computer, see you are not a government employee (no social) and you are not in their system – like an illegal alien – they do not have jurisdiction over you and will let you on your merry way.

11. **Alternative Identification** - Whereas, only “U.S. Citizens” can apply for drivers licenses, and whereas, most people carry around a drivers license as I.D., what do we do about carrying I.D.? I highly recommend keeping the TRUST’S drivers license in your auto so when you use it, you can rebut any presumption that “you” are driving without a license, which you can get arrested or charged for. It’s not a battle worth fighting now – but just know that you are not a licensed driver, your ALL CAPS TRUST NAME is. So, by maintaining and furnishing a drivers license during the act of (presumptive) driving, it is not waiving your rights in any way as long as you are a secured party creditor. But what if you are walking down the street not presumptively “driving”? I would not recommend to carry a
drivers license because if you are stopped and frisked or compelled to furnish I.D. and you provide this, the cops are trained to treat you like they have jurisdiction over you (since only U.S. Citizens can have drivers licenses). A simple way to combat this is to when you are walking, or living in your home, do not have a drivers license on you (I keep it in the auto at all times). You can get alternative ID such as a State non-drivers ID through the state DMV/Department of Motor Vehicles. You can apply with or without a SSN, but with proof of birth – and you can apply and get the I.D. good for 10 years, and then do any other process to withdraw your SSN later if you so choose. The furnishing of a State ID can be for a non-Citizen also, as this is also available to non-Citizens. Another option is to use your existing Passport from the State Department. The State Department issues passports for Citizens AND non-Citizens (Nationals) also. The furnishing of a Passport does not give a definitive assumption that you are a Citizen – it merely shows you could be either a Citizen or National. Dep of State also offers Passport cards, so these are much more convenient to carry around than the full Passport Book. Now, if you have not applied for the Passport, or if you have lost yours and wish to re-apply you can do so as a National (or once yours expires and you are re-applying), then you can apply as a National and you will be able to get your passport expressly marked as “National Not Citizen”. However, this does not work if you have not done the full and correct Secured Party Creditor process. We currently have Researcher-Testers currently submitting Passports filled out “correctly” as a National (you must make various changes to the forms to dance around any wrong presumptions of citizenship), and we have been testing variations of ways to fill out the form correctly and get the “National” stamp on your passport. The State Department keeps retraining their staff to look for certain things on the forms, or to reject them if they are not there. As we keep learning what they change as they “raise the bar”, from time to time we need to keep re-trying with the forms filled out differently. What I can say is that there is NO chance I can see anyone getting this being a citizen with a Birth Certificate that was sent to the Secretary of State and a social security card – unless you have voided those contracts by doing the complete Secured Party Creditor process. For anyone of our students who do either the Status Correction Course or the SPCDONE4U process, we will provide to you (free of any additional charge), the full instructions for our current American National instructions.

References:

Non-Citizen State ID - http://www.dmv.org/ny-new-york/id-cards.php (It says you need to be a Citizen OR RESIDENT and require a SSN but this is NOT the case they are lying on the website to hide the fact that non-citizen non-ssn private citizens can apply and receive cards also. Remember, the State has a duty to the people of the republic and also the citizens, they have both capacities and both obligations to server/protect both those in the REPUBLIC and the DEMOCRACY/U.S./U.S. Subsidiaries.

American National “Stamped” Passport visual: http://pasteboard.co/1bI754XEv.jpg

Visual showing a Passport is either issued to a Citizen OR NATIONAL - http://pasteboard.co/bT6pEv4Hx.jpg

For more detail overview on this topic, get the Status Correction Course membership, or pay for a consultation.

12. Other “Inner Circle” Opportunities –

We are engaged in various group investment opportunities, so that we all may benefit and grow each of our trust assets, to accumulate wealth and pass it down from generation to generation.
We are also involved with collective litigant actions with out inner circle members, seeking compensatory damages for a variety of injuries – you may even be an injured party to one of these claims, and not even know it yet! I can bet there’s a great chance that you are. We have separate full-time experts digging up court cases and preparing their own court cases and are looking for others who fit the same status as an injured party to file these “Class Action” claims on your behalf. Once we win the case, a split of the proceeds will be allotted to all secured party creditors involved.

The Inner Circle membership is for the people most grateful and supportive of UCL’s mission, vision, and purpose. And yes there is a membership fee to get involved. Here is the reason: We use the membership fees to pay the experts to quit their current jobs and work full-time under the direction of Tyler, as well as to pay for the expenses for digging up court cases/preparation of these cases and/or filing fees or commission payment accounts to pay marketers/salespeople to find the clients for the business ventures that you are investing in.

There is an Inner Circle website explaining more about what we are doing, coming soon. The website with more information and the current entry fee/application form is at: www.InnerCircleUCL.com (estimated to be Launched at/around October 1, 2016)

Price upon launching is expected to be $10,000, and we are only looking to recruit the best and most mature 10 or 15 people to participate. Access to and willingness to invest additional funds, is a strong preference. It takes money to make money, and when 10 people who have $100,000 to invest as a team, plus their contacts, skills, and able to pull strings together, you have $1Million in startup capital and 10 like-minded, mature, dedicated people ready to start a new business venture. Again, this is the cream of the crop and our favorite clients, and this is the people who are automatically entered into friendship and business partner status with Tyler, Ava, and our team. We work together to start new high-return multi-Milliondollar and multi-Billiondollar business ideas and bring these projects to life.

If you can not join the Inner Circle at this time, that is OK. Please do not feel offended like we are excluding you. We have 7,000 people on our list, and only can communicate daily with and travel to meet and work directly with 5 or 10. We also are working on HUGE Projects that TAKE MONEY to launch. If you can not join, then that is OK - Just support our work by purchasing our other services/products, as the “bread and butter” product keeps us going and eventually when and if our other larger projects are fruitful, every UCL member will be the beneficiary of any new discoveries, resources, or inventions that we bring to the (private) (or public).

All Inner Circle projects have the goal to free humanity and offer freedom-services to UCL members or to make life better for other of our fellow people on earth.

One Inner Circle project has a potential to yield 10x-20x investment and is a short term and as close to a guarantee as you can get. Would you like to turn $100,000 into $1 Million? Contact us for serious inquiries only.

Stay On Our E-mail Lists We are Moving and Molding Very Fast and Always Have More Ideas/Products/Services/Collaborations on the Horizon - Make sure that you are on BOTH e-mail lists and that our email “contact@understandcontractlawandyouwin.com” is in your email CONTACTS, and marked to go to your INBOX, not your BULK or SPAM folder!
WHAT WE CAN’T DO FOR SECURED PARTY CREDITORS:

1. ACCESSING “FUNDS” FROM TREASURY TO BUY STUFF: Many people keep contacting us asking if we know how to “access” funds from your birth certificate trust, that are trading on wall street, or “hidden” accounts with the U.S. treasury. As explained above in #2 – we can DISCHARGE DEBT - but you can not use this to make purchases, and we can not access any accounts with credit for spending. In fact, I believe that this is a rumor and does not exist. I have my own reasons for believing strongly that this does not exist, and I intend to explain so on my weekly audio recordings, where if you are on my email list you will hear me explain this in much detail. The bottom line is, there is no reason chasing after nonsense or crying over spilt milk. MOVE ON!

2. MORTGAGES / AUTO LOAN DISCHARGES: Car loan debt and mortgage debt, can be discharged but we have trouble releasing the liens and that is mostly what people want. If you do not care about the auto being repossessed or home foreclosed and sold, or if they already have yet you still retain the unpaid debt in your JOHN DOE (trust) name, then we can probably eliminate that...but you also can eliminate that with a bankruptcy which is a mainstream public remedy also.

We do not currently provide services to eliminate these kinds of debt, because it can get very sticky to release the lien, and/or the banks play games and can put the liens back on later and can be super dangerous, sorry. We want to keep people safe firstly; no amount of money is worth any serious problems. If you have a foreclosure, we do have a separate office that deals with stopping foreclosures only. But no lien removal is available at this time, sorry. We have experts who can likely keep you in your home for many more years than you expect, and possibly for a lifetime while the banks still pay your property taxes and homeowner insurance. If you are able to successfully release the lien, then you have to start paying again for these 2 things, which is not even helping you. So, I am a believer in just staying in your home FOR FREE being a great remedy and truly worth the value. Be prepared to pay $1000 per month for 6 or 7 months in a row for the majority of the work to be complete. Fill out the application at: http://understandcontractlawandyouwin.com/products/stop-foreclosure/ to apply for Foreclosure Defense and Foreclosure Offense program – you pay a small monthly fee and they do the work for you & take all your worries and stress away.

Consider paying off all or as much of these debts on your unsecured credit cards, or take out a personal or business loan to pay this off. Then you can come back and discharge the unsecured debt(s). Or, just discharge other debts and just make one monthly payment for your car or home.

It is possible that later on in the year or early 2017 we will have remedies in these areas so just stay on our list and the more you are involved with UCL, the more likely you are to be the first to know. Many “new” procedures or exclusive procedures are invitation only or only offered to our clients whom we have a good and trust-worthy relationship with first.

3. WRITING ACCEPTED FOR VALUE ON STATEMENTS TO “PAY” YOUR BILLS: No, you can not simply send in a statement with “Accepted for Value...” language written across it and mailed to treasury or the company directly, and hope that your debt will be discharged or setoff. Go ahead and try it or ask someone who did, you’ll see that it does nothing for you. I go over this in much detail on my weekly audio recordings, which are free. “Private Administrative Process” to enforce is still mostly bogus. A private notice(s) series of mailings, “process”, whatever you want to call it, is only as powerful as taking someone to court, which most people are not experienced at so it’s not a fair game for you to play. It’s just not worth the hassle, and you will probably not win, and if you can just discharge correctly and have your credit go through, what’s the point? See item #2 on page 3 above.
SERVICES YOU DON’T NEED TO BE A SECURED PARTY FOR:

For the above 12 products you need to either have done our SPCDONE4U process (recommended) or our Status Correction Course (or both).

For the following programs we offer, you do NOT need to become a secured party for:

1. **CREDIT REPAIR:** Credit repair services are sent to an outside company. We have screened dozens of companies, most of which charge you a monthly fee and/or lie to you and do not get the job done. They can justify this by saying it is an uncertain amount of time until your stuff comes off your report, or that it could take 3 months for some items, 12 or even 18 months for others. Nonsense!! I work with only the best of the best, and have found two very reliable individuals who can get the job done. They can also do/ remove other items that most other credit repair companies can NOT do, like removal of judgments, bankruptcies, defaulted mortgages, and more. While some others are cheap, if nothing good happens for you, it is a waste of your money. We on the other hand, although not “cheap”, guarantee we get the job done. The type of credit repair we do is not “you mailing letters that get verified and the stuff still stays on your report” like most. Our outside sources have proprietary trade secrets that are not duplicable and trust me, they will indeed work, and work quickly. Serious candidates only please, as credit repair package to fix everything on your report will be $5000, unless you have a super incredible load of bad reporting, to the max...if so it could cost you just a little bit more. Around 90% of people fall in the $5000 level.

2. **FORECLOSURE OFFENSE:** As explained on the previous page. Our foreclosure defense/offense team, not only intervenes on your behalf to stop the foreclosure, but also to sue the attorney’s for the bank foreclosing on you, as a firm and individually. Now they have to hire their own lawyers just to deal with this, and they can not get it dismissed easily. It throw a wrench in their gear box that nobody else is doing. Also we marry this approach with seasoned experts including lawyers who can do oral arguments FOR YOU, as well as fight your case in federal court for you. Again this is a full service you can hire people to take all the stress away and make it their stress. You don’t do any work you just hire people to handle it all for you. Now you can get back to living your life worry-free. In the end, you could win money as a federal suit (or two) is opened suing all guilty parties for 3x the value of your home plus FDCPA/FCRA/TPA damages. Sometimes we can get them to pay YOU money to drop your lawsuit, in agreement that they won’t foreclosure again. Also we can put them in a corner and get a very handsome negotiation like a lien release, or a REAL good modification offer, like 20% of the remaining amount owed. Your decision, your call what you want to do. This service is called “Foreclosure OFFENSE” because it is above and beyond just a defensive approach, and in the end you will get MUCH much more.

**If you need these items you can contact us at 505-340-3632**
Make sure you are subscribed to my email lists:

1. My MAIN E-mail List that has been FREE for FIVE YEARS STRAIGHT – sign up at www.UnderstandContractLawAndYouWin.com

2. If you bought the SPCDONE4U Process, I have also added you to a separate email list with rare and more private announcements and opportunities just for you!

3. If you bought the STATUS CORRECTION COURSE I have a separate email list for list with updates and special offers/rare opportunities just for you!

4. Inner Circle – this is for my special close circle investing in our projects, collaborating on our R&D, and working to make Big Money with UCL on various offshoot joint ventures. Likely we will be on the phone, skype, and/or texting but I also maintain an email list when I need to share a writing, document update, or training video, or update on progress for investors.
MORE ON YOUR PRIVATE SPC TRUST/LEAVING A LEGACY BEHIND/WHAT DO YOU ONCE YOU BECOME WEALTHY OR WHAT TO DO WITH WHAT YOU LEAVE BEHIND FOR YOUR KIDS/BENEFICIARIES?? UPDATING YOUR TRUST OVER TIME:

MORE ESTATE PLANNING TO CONSTANTLY THINK ABOUT:
Also now your Second Trustee will be left with the duty to control/re-distribute your assets that you left in their care, for the benefit of (them and) your beneficiaries. You will want to leave a memorandum or minutes behind amending your declaration of trust to detail what happens if/when you become deceased… you do not want to leave any loose ends behind and confusion. If you are clear to them what happens then this acts in place of a Will and now the government has no jurisdiction and your family do not need to bring any action through probation, will pay nothing for lawyers, and when you die your trustee will have control of any bank accounts, other accounts (retirement, life insurance, etc).

ONE EXAMPLE: WHAT TYLER HAS DONE: (OR WHAT THE RICH PEOPLE OF THE WORLD LIKE THE TRUMPS AND ROCKEFELLERS OF THE WORLD DO)
What I personally have done, is instructed the second trustee to use / control the trust to grow assets to accumulate more money the best to their ability, until the point in time where/if any of my offspring prove they are more competent and responsible to use trust assets to accumulate more gains than the trustee. This decision shall be at the trustee’s sole discretion. Upon the presumption at this point in time, and upon the beneficiary being of age 18 or older, then the beneficiary submits a formal business plan and request for certain funds as an investment, the beneficiary shall be given a distribution of funds for this, or any approved entrepreneurial educational expenses. Upon a certain criteria being met, or proving competency and responsibility and upon the beneficiary proving that they stayed away from drugs, alcohol, video games, or other wasteful or nonproductive activities, and upon my death and upon them being at least 30 years of age, the beneficiary shall be disbursed an equal portion of trust assets on par with all of my qualifying offspring. My spouse shall be added as an equal beneficiary provided that my trustee at his sole discretion determines that he/she is/was fully faithful and loyal to me, and upon her being my spouse for a minimum of 10 years and up until my death.

ESTATE PLANNING CONCLUDING THOUGHTS, FOR NOW:
You have your whole life to think about re-adjusting or changing your mind and asking your second trustee to resign at any time and replace with a more trusted compadre to be your second trustee. You can also balance out their power by inviting and appointing a third trustee, this way if you disagree with one trustee, you and the other one can outvote their lack of agreement with you. Life is always changing as we meet new people and make new and closer (and better trusting) friends. We have and will continually add forms to change/update these positions at the FREE EDUCATION > FREE DOCUMENTS or you can in the future always pay us a small fee ($100) to help with any adjustments (Or learn yourself over time from reading books on trusts/taking Status Course). Having all this set up perfectly with amendments to your trust declaration in the form of board resolutions, is not a priority right now unless you have a LOT OF MONEY/PROPERTY/ASSETS at stake which will be in question when you die, AND/OR if you think you will die/expire soon!!! However, no one knows when that will happen so if you have a lot of money/assets and you know for sure who you trust to control it or benefit from it when you die, then you may want to re-solidify all this as soon as you change your mind about any of it. If you have serious money/assets you wish to protect for future generations, and/or mimic the type of estate plan that Tyler is using or formulate a strategy close to this, to avoid all estate taxes/probate costs when you die and keep all your assets/property to your bloodline and teach your next generation to grow it’s wealth and pass your accomplishments and legacy on, please get in contact with Tyler he would love to do a consultation with you to help!
POST-SPC DEBT ELIMINATION / GOALS REVIEW SHEET
(Best Filled Out by Printing and in your Hand-Writing, then scan back in)

If you haven’t defaulted on your monthly payments so far and you have Three or more revolving credit accounts that have been open for the past FIVE YEARS, especially with limits higher than $10,000; we HIGHLY suggest you reviewing www.LO Cfundingapplication.com first to see if you can qualify to obtain up to $1 Million in Business Credit; Do this before deciding to discharge anything!

Please List the Information About All Your Accounts Here So That We Can Come Up With a Strategy To Assist You:

COURT CASES: (Restitution/Fines/Court Ordered Payments/Penalties)

List any court cases Civil or Criminal mandating that you have to pay:

Have you served any Jail Time? If so how long and for how many different court cases?

Are you looking to clear your criminal record?

CREDIT CARD OR UNSECURED LOAN ACCOUNTS:

(Please fill out ALL even if you are not looking to discharge them)

How many Credit Card / unsecured loan accounts do you have?
(including cards with no balance on them, or ones you do not wish to discharge or eliminate also)

What is the Total Balance(s) for all card, and Total Credit Limit(s); please make a list and itemize each balance and the Credit Limit(s):

Account 1: With _______ Bank; Balance ________ Limit _________ Stopped Paying? ______ (date)
Account 2: With _______ Bank; Balance ________ Limit _________ Stopped Paying? ______ (date)
Account 3: With _______ Bank; Balance ________ Limit _________ Stopped Paying? ______ (date)
Account 4: With _______ Bank; Balance ________ Limit _________ Stopped Paying? ______ (date)

WRITE IN MARGIN, OR ATTACH ADDITIONAL PAGES IF NEEDED.

List or circle and note any of your loans that were consolidated with any details
STUDENT LOAN DEBT:
Please list all Student Loans that you are looking to get rid of. Include Total Balance, Total Credit Limit, Did You Miss Any Payments So Far, How Long Ago did you stop making payments:

Was your Student Loan(s) ever consolidated, please list how many times/the years, and how many various account numbers the loan has had over it’s life, and is it currently in just one account or split among multiple account numbers?

MANDATORY: Please present us here your Financial Offer for us to service your 100% Guaranteed Student Loan Debt Elimination process. To receive acceptance for a full and guaranteed service, you may wish to list a truly "Fair" number even if it's higher than your current budget (as many clients pay over several months as they see the work and results being done). Those who put the fairest numbers will get a call back quickest. Please answer a fair amount you are comfortable paying $____________

MORTGAGES & AUTO LOANS:
As stated above, we do not offer services to assist with mortgages or auto loan discharge at this time. (UCL doesn’t offer services or procedures that do not work 100% of the time). Check back with us in the future, we may have some good news for you, or just submit this form and we can come up with other ways to obtain your ultimate goals of becoming debt free or better financially. Fill out separate foreclosure application on our website (as stated above) if you need foreclosure help to save/keep your home/win money/win clear title (only avail if you are behind and “in foreclosure”).

FORECLOSURE OFFENSE:
☐ I am interested in Foreclosure Offense program; Yes I can Budget $1000/month for 8 to 10 months and I believe this is a totally fair price to get expert help enabling me to keep my home forever (even after you die you can pass it down to your kids and grandkids, they won’t pay any mortgage or property tax or home insurance payments) (contingent upon complete success of course)

CREDIT REPAIR:
☐ I am interested in Credit Repair, I can budget $2500 for this.

IRS / STATE TAXES: Do you file individual taxes every year? Y / N

When is the last time you filed? _____________ Do you owe back taxes? Y / N

If so do you know how much? ______________ Do you also owe the State taxes? Y / N

Would you like to remove yourself from the tax system forever? Y / N <---Circle One

If you answered "Y" (Yes) above; Please list your Financial Offer for a Fair amount for 100% guaranteed resolution of IRS/Tax problems for ALL Past, Present, and Future and 100% guaranteed no more taxes or tax problems for life. What is a fair amount you will pay? $______________
YOUR INFORMATION:

YOUR NAME_________________________ YOUR PHONE_________________________

YOUR E-MAIL_________________________ SECOND PHONE________________________

YOUR OTHER GOALS__________________________

ANY ADDITIONAL INFORMATION ON WHY YOU DESIRE HELP__________________________

WHAT ELSE CAN YOU BRING TO THE TABLE FOR UCL/OUR MEMBERS?__________________________

PLEASE LIST ANY/ALL REFERRALS THAT YOU CAN DOCUMENT THAT YOU HAVE SENT TO UCL – WE WILL GIVE YOU A REDUCTION IN OUR USUAL RATE IF YOU HAVE BEEN SUCCESSFULLY ADVOCATING FOR US. IF YOU HAVE LISTED ON ANY ONLINE FORUMS VOUCHING FOR OUR WORK, PLEASE PROVIDE THE LINK(S): ______________________

WHAT AMOUNT OF FINANCIAL RESOURCES CAN YOU ACQUIRE OVER THE NEXT 60 DAYS TO (1) ACHIEVE YOUR GOALS, INCLUDING CHANGE YOUR STATUS TO A TOTAL SOVEREIGN & RESOLVE ALL MATTERS; (2) TOTALLY CHANGE THE WAY YOU OPERATE FOR THE BETTER; (3) ELIMINATE ALL YOUR DEBTS *AND* INVEST IN FINANCIALLY PROSPEROUS OPPORTUNITIES; AND/OR [WHICHER YOUR MOTIVATION(S) ARE] (4) GIVE AN EXTRA GIFT, INVESTMENT, OR LOAN TO SUPPORT OUR VISION AND ACTIONS TO CREATE A MUCH BETTER WORLD AND HELP OTHER PEOPLE BECOME FREE? PLEASE BE HONEST & ABLE TO VERIFY YOUR ANSWER:

☐ $100-$1000  ☐ $10,001-$30,000 (Inner Circle Member)  ☐ $500,001+ (Visionary Innovator)
☐ $1001-$2000  ☐ $30,001-$50,000 (Elite Inner Circle Member)  ☐ $2,000,001+ (Visionary Director)
☐ $2001-$5000  ☐ $50,001-$100,000 (Changemaker Member)  ☐ $10,000,000+ (Visionary Diamond)
☐ $5001-$10,000  ☐ $100,000-$500,000 (Visionary)  ☐ $20,000,000+ (Visionary Angel)

If you are looking to DISCHARGE Debt, PLEASE ATTACH the Latest Account Statement with full account #; and/or Collection Notice.

If you have a Court Case, please see that attached instructions on the NEXT PAGE. You MUST INCLUDE all of any of the items listed in order to have a comprehensive consultation discussing your court case. We can NOT give you many answers, or an accurate outline or price quote without seeing all of the documents UP FRONT.
If you need a Court Case Reviewed and Price Quote obtained, YOU MUST FOLLOW These Instructions Entirely & Flawlessly. YOUR APPLICATION MUST INCLUDE ALL OF THE FOLLOWING DOCUMENTS TOGETHER:

1. The Charging Instrument for your Instant/Pending Criminal Court case (this will be either be titled the “INFORMATION” or “COMPLAINT” or “CRIMINAL COMPLAINT” or “FELONY COMPLAINT” or the ticket the copy gave you, and/or the “INDICTMENT”, possibly more than one of those); AND, any/all subsequent Amended Indictment/Complaint/Information(s) – IF ANY; and

2. If Criminal, the JUDGMENT Entry and Sentencing Order for your Instant/Pending AND Any/All Past/Prior Criminal Convictions (cases that are completed/closed); and any/all AMENDED JUDGMENT/S; and

3. Any Prior misdemeanor/felony Charging Instruments as stated in item #1 above; even if charged dropped after arraignment; and even if found not guilty; and

4. The Appeal Petition; and Judgment/Order on any/all Appeals or removal actions in the case IF ANY; and

5. Any other Court Order(s) especially Divorce Decree, Child Support or Alimony Order, etc; and

6. The Latest filing in the case (Motion or Notice of hearing or whatever), whether a Civil, Criminal, or Family Court case if case is still opened and ongoing; and

7. If a civil case, just attach the Summons/Complaint if a Civil Case that’s uncompleted; or attach or the Judgment Entry/Order and any/all Amendments if any, for a case that is concluded.

8. Any/all Federal or State Debts, Liens, Bills, or current unresolved Disputes such as unpaid/unfiled tax years, court fines, judgments, or any other matter especially any IRS/state tax unresolved matters but also any non-tax related matters – if unsure, please attach it to show us just to be safe. (Show any recent documents showing the amount owed or demanded from you)

9. Any/all Family Court Cases: show us the Judgments (or Complaint/Petition if case pending), for Divorce/Alimony/Child Support/Child Custody (Show the Judgment if the case is concluded; the Complaint or Petition if the case is pending)

IF YOU LEAVE OUT ANY OF THE 9 LISTED THINGS AND DO NOT TELL US ABOUT ANY OTHER CASES OR ISSUES, YOUR PROCESS MAY FAIL TO GET THE INTENDED RESULTS, AND/OR HAVE HIGHER COSTS. PLEASE SHOW US THE DOCUMENTS FROM EVERYTHING YOU HAVE GOING ON, IN THE BEGINNING, IT IS “ALL RELATED” AND YOU MAY NEED TO CLEAR OUT/RESOLVE ALL MATTER SIMULTANEOUSLY.
If you require help obtaining these documents, here is a guide:

If Federal Case:
1. Look in your files you kept about the case
2. As any attorney you had to provide the document for you
3. You can look up on www.Pacer.gov (must create an account and link to a debit or credit card)
4. You can call the Court via the Clerk’s Office, they maintain the court records and you are entitled to any records in your own case for free, or for someone else for a small fee (10 cents a page, or something small)
5. You can visit the Court: go to the court during business hours and ask for the Court Clerk, wait on line, and then ask what you are looking for at the desk

If State/County/Local Case:
1. Type into www.Google.com “*Name of the Court* website”, then navigate around and try to locate the online docket or online case lookup, segment to the type of case “Criminal” “Civil” “Family” or whatever options they have.
2. Call the Court or look on the website or do another google search to find the Court Clerk phone number or e-mail, call or contact them and request what you are looking for. There only job is to keep and organize and retain court records, this is what they do full time with your tax money. So do not be shy, ask them for help they are required to help you and find the documents you are looking for.
3. You can visit the Court, go to Clerk’s window, ask what you are looking for.

Here is a sample of what to say to the Court Clerk: “Hi I need to obtain a copy of the “Judgment entry and sentencing order” from the 2010 conviction regarding me, my name is John Henry Smith – it was State of Florida vs. me John Henry Smith.”” [or state all the list of documents you need to obtain] If you know the Case Number from any files you have, provide that too, if not they can look it up by your name. That’s it! If your there in person, be prepared to show ID and you get it free, or be prepared to pay a few cents for photocopies if obtaining for somebody else. They will ask if you need certified copies or just regular copies, regular copies are all that is needed.

You will need to do this for EACH and EVERY Court that you were ever convicted or charged with to obtain what we are asking. If you have many prior cases, I’m sorry that this is a lot of work, but you need to do this before we provide you expert, full strategy/outline, and detailed pricing, time-frames and full Q&A.

Once you have EVERYTHING scan this all into the computer, to PDF file for us so you can transit it along with the pages of this application. If you require help with this, CALL us at 505-340-3632 and you can skip the options by hitting extension #704 to talk with CASE TRANSITION/EVALUATION Department Manager “Heather”. If you tried all the recommendations above and can not get every single court file, she will help.

If you have a lot of cases to dig up and you think this project is going to take you weeks and weeks, then you can certainly get started with the SPC filings if you do not have them yet and this will help you get your ducks in a row faster whilst you are waiting on all of these court documents.
ONCE YOU HAVE ALL OF THOSE DOCUMENTS TOGETHER, You May Send it to us for Review via any one of these 3 methods:

1. QUICKEST: E-mail to: consulting@understandcontractlawandyouwin.com

PLEASE SAVE EVERYTHING TO A SINGLE (1) PDF FILE (if possible), with all documents facing right-side up (not sideways or upside down), and save the file named similar like this “YOUR_NAME_court_case_info.pdf”
(If needed, you Can Google “Convert to PDF” or “Combine to PDF” or “Combine to 1 file”, please try your best, and PLEASE avoid sending 25 different files in one email or 25 different emails with one page per file)
And Do NOT Send Cell phone pictures with shadows in them.

2. QUICKEST: Fascimile/Fax: to 1-888-511-9098
(PLEASE make sure it doesn’t come through upside down!)
NO EXTRA COVER PAGE NEEDED

3. SLOWEST: (Takes 2-3 Weeks Extra for us to Review, and we don’t review or reply to documents from people we don’t know or haven’t talked to on the telephone first)

Mail addressed exactly as:

UCL TRUST
c/o 213-37 39th Avenue,
#114
Bayside, New York [11361]

Then: a) schedule a paid consultation if you have not done so already;

Then: b) patiently wait up to five days for us to review your submission and court files or loan docs and application, (or, wait is extra 20-25 days if sent by snail mail)

Then: c) we will call you at the phone number you provided, very likely from one of our 877 #s; you can ask your consultant and add that into your phone contacts so you will know it’s us when we call. Also may call you from a different number like personal cell phone number as well, one of our reps will leave you a message if you do not pick up. You are expected to check your voice message machine of any/all numbers you provide us, so that you will notice that we reached out to you.

MAIN LINE FOR QUESTIONS/HELP: 1-505-340-3632 x1