

NOTICE OF ENTITLEMENT RIGHT
A NOTARIZED STATEMENT OF FACTS

I James Thomas: McBride, being of age and competent to testify and having first hand knowledge of the facts contained herein do hereby depose and say, to wit:

KNOW ALL MEN BY THESE PRESENTS: I, James Thomas: McBride am a neutral man, American sovereign and not a 14th Amendment legal fiction citizen of the U.S.

JAMES T. MCBRIDE is a public vessel, transmitting utility of the U.S. created by and registered in the STATE OF OHIO, LICKING COUNTY in February 1954 to facilitate the flow of credit of the private sovereign to the corporate United States. In exchange for the use of my credit the United States has guaranteed to discharge all debt of the sovereign via set-off against my personal exemption, through the public vessel JAMES T. MCBRIDE, thus creating the consideration and Quid Pro Quo of the valid equity contract between James Thomas: McBride and the United States. The account of JAMES T. MCBRIDE is pre-paid and exempt from levy.

James Thomas: McBride has a perfected security interest in the public vessel JAMES T. MCBRIDE which is filed with the Secretary of State, file No. 2318956 with the Security Agreement which is retroactive to the date of creation of the vessel and is in effect in continuum until notice and/or the demise of James Thomas: McBride, as 100% of the commercial value of the vessel is/was derived from the credit of James Thomas: McBride, sovereign American.

As I have seen no documentary evidence of a superior perfected security interest against JAMES T. MCBRIDE, and believe that none exists, all claims against the public vessel JAMES T. MCBRIDE are subordinate to the perfected security interest of James Thomas:McBride and can ascend and gain priority by the expressed consent of James Thomas McBride, Principle .

In this matter, all Bonds, Negotiable Instruments and other property have gained 100% of their commercial value solely from the credit of James Thomas: McBride, via the public vessel JAMES T. MCBRIDE. My acceptance of the Presentments gave them value, being original issues of currency for cause. The mere issue of the Negotiable Instruments in these matters constitutes prima facia evidence of the acceptance and enjoyment of the consideration of the Equity contract by the U.S. The transfer of said Negotiable Instruments to another entity constitutes conclusive evidence of the acceptance and enjoyment of the consideration in the use of the credit of James Thomas: McBride via the public vessel JAMES T. MCBRIDE.

The Accepted For Value Judgments in these matters have been deposited with the Secretary of the Treasury of the U.S. For set-off and settlement and closure, in exchange. [Quid Pro Quo] I have seen no evidence which establishes that the account has not been zeroed for settlement and closure.

No one has ever disputed the fact that James Thomas: McBride is the Principle of the public vessel JAMES T. MCBRIDE, nor that 100% of the commercial value of said vessel is derived from the credit of James Thomas: McBride, nor that James Thomas: McBride is the Entitlement Holder to all moneys and other property of the public vessel JAMES T. MCBRIDE.

I, James Thomas: McBride, on my own unlimited commercial liability, attest that the foregoing is true, correct and complete, so help me God.

Dated and signed this 12 day of May, 2007.

by James Thomas McBride
James Thomas McBride

On the 22 day of May, 2007, a man appeared before me, a ~~Notary Public~~, identified himself to be James Thomas McBride, attested that the facts contained herein to be true, correct, complete and not misleading, so help Him God, and affixed his signature hereto.

Notary signature _____

Seal

John F. Care
John F. Care
Notary Public
Authorized by the act on June 27, 1955,
as amended, to administer oaths
(18 USC 4004)."