



WE THE PEOPLE:

An AMERICAN PUBLIC CITIZEN'S

PROOF OF PUBLIC law - DEBT INSURANCE securities under  
private accounts.

**Constitution Article IV:**

**Section 1. Full Faith and Credit SHALL BE given in each State to the Public Acts, Records, and judicial Proceedings of every other State. And the Congress may by General Laws prescribe the Manner in which such Acts, Records and Proceedings Shall Be Proved, and the Effect thereof.**

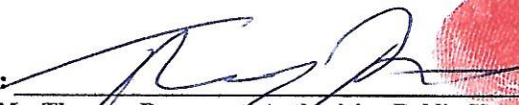
The **PROOF** is that an **American Public Citizen is fully INSURED** and that I have a Constitutional Right to access the Public Treasury and the U.S. Bankruptcy Court – Chapter 11 Public “Debtor in Possession” **Private** numbered accounts; which is based upon the following **General Statutory Laws**:

- **“Vol. I, Statutes at Large; Fifth Congress. Sess. II: Ch. 49 and 50”**; Debt process of set-off by petitioning the U.S. Secretary of the Treasury for a Treasury Public Debt Relief.
- **The SECURITIES ACT of 1933 for Government Debt settlements**; as “Collateral Trust Certificate” Securities issued by Government Departments, which are required to contain a **Collateral Payment Bond** and a **Performance Bond** held as U.S. Bankruptcy Court – Chapter 11 Public “Debtor in Possession” **Private** numbered accounts.
  - **“Certificate of Live Birth”** which is a Collateral **Security** as a Government **Private Inheritance Credit Transfer** from the Public Treasury.
  - **Special Government Private Collateral Securities**: “Certificates of Title”, “License Certificates”, etc.
  - **“Social Security Certificate”** which is a Collateral **Security** as a Government Chapter 11 “Debtor in Possession” numbered account holding the following Collateral **Private** Securities; “Certificate of Live Birth”; and all Special Government Collateral Securities.

**Government Public Issued Insurance Securities (Performance Bonds) are required to be used for all Public Debt Settlements by the Justice and Court Departments or it stands as a Judicial Concealment of these Public Government issued Private Securities even though the Judicial Departments are using them for their own Gains.**

**CONCEALMENT OF SECURITIES:** The OFFENCE (**punishable by up to SEVEN years' imprisonment**) of dishonestly Concealing, Destroying, or Defacing any valuable Security, WILL, OR any document issuing from a court OR Government Department for the **purpose of Gain for oneself or causing Loss to another**. Valuable securities include any documents concerning rights over property, authorizing payment of money or the delivery of property, or evidencing such rights or the satisfying of any obligation.

Date: 12-6-16

Signed and Sealed By:   
**Mr. Thomas Beaumont; Authorizing Public Signature**  
**Individual Public Banker: per EIN #81-4582419**

STATE OF PENNSYLVANIA  
COUNTY OF BEAVER

On this day **Mr. Thomas W Beaumont**; personally appeared before me, known to me or proven to be the person described above and who executed this instrument and acknowledged that he signed the same as his voluntary act and deed, for the uses and purposes therein mentioned.

Witness my hand and official seal hereto affixed on this day of 06 December, 2016

Notary's Title of Office: MANAGER  
My commission expires 10/01/18.

Notary's Public Signature:   
Under seal

COMMONWEALTH OF PENNSYLVANIA  
NOTARIAL SEAL  
James G. Hardt, Notary Public  
Chippewa Twp., Beaver County  
My Commission Expires Oct. 1, 2018  
MEMBER, PENNSYLVANIA ASSOCIATION OF NOTARIES