

# Estate Redemption - A Spiritual Mirror

## Table of Contents

✨ Preamble – A Spiritual Journey of Return	3
1. ♦ Foundational Understanding	4
(1) History of the Estate.....	4
(2) What is Legal vs Lawful (Statutory vs Natural Law) .....	4
(3) Creation of the Legal Person via Birth Registration .....	5
(4) How the State Holds Your Estate in Trust (Without Notice) .....	5
(5) Why You Are Presumed a Ward of the State Until You Reclaim It .....	5
2. ♦ Trust Mechanics	6
(6) Asset-Backed Currency vs Debt Notes (Dominion Note vs Fiat) .....	6
(7) What is Non-Public Money & Why the \$1 Dominion Note Works .....	7
(8) How the Financial Administration Act Triggers Trust Accounting .....	7
(9) Trust Law Basics: Beneficiary, Trustee, and Reversion .....	8
(10) The Power of a Gift in Law: Assigning Interests Without Contract .....	8
(11) Why the Estate Can Pay All Debts: Public Debt vs Private Liability .....	9
3. ♦ The Redemption Process	9
(12) Step-by-Step Explanation of the Estate Redemption Process .....	9
(13) Why the \$1 Dominion Note is Tendered as a Peaceful Settlement .....	10
(14) Assigning All Interests as a Conditional Gift – How This Releases the Burden	10
(15) What Happens After You Redeem (What They Are Now Required to Do).....	11
(16) Follow-Up Steps: Notices, Mail Proof, and Record Keeping .....	11
(17) Creating Your Mailing Verification Page and Evidence Package.....	11
4. ♦ Spiritual & Scriptural Foundations	12
(18) Galatians 4 NIV – Heirs Under Guardians Until the Time Appointed.....	12
(19) The Age of Aquarius – Awakening and Self-Governance.....	12
(20) The Jubilee – Vatican 2025 Proclamation of Debt Forgiveness .....	13

(21)	Forgiveness as a Spiritual Mirror – Releasing the System by Releasing Self...	13
(22)	The Holographic Nature of Law – What You Hold Internally, Reflects Externally.	15
5.	◆ Legal Authority & Enforcement	15
(23)	Relevant Acts and International Covenants (ICCPR, etc.).....	15
(24)	Why the Public Guardian & Trustee Has Fiduciary Duty to Act.....	16
(25)	The Constitution Act, 1867 – Federal Authority Over Currency & Trusts .....	17
(26)	How to Stand in Honour – You’re Reclaiming .....	17
6.	◆ Practical Tools & Education	18
(27)	Layman’s Explanation You Can Tell a Child.....	18
(28)	Simple FAQ Section – Common Misunderstandings Answered .....	18
(29)	Sample Mailing Labels, Pages, and Affidavit Formats .....	19
(30)	Tips for Tracking, Following Up, and Peacefully Holding Your Position.....	19
(31)	Understanding Conditional Acceptance and Notices of Default.....	19
7.	◆ Human Stories & Inspiration	20
(32)	Success Stories (Without Names) – Those Who Received Discharge, Protection, or Silence .....	20
(33)	What Success Looks Like: Peace, Provision, and Centered Awareness .....	21
(34)	Why It’s About loving cohesiveness – It’s About Returning to Your Center .....	21
8.	◆ ∞ Final Reflection – The Infinite Return	22



# Estate Redemption

## A Spiritual Mirror for Returning Home to Trust, Peace, and Self-Sovereignty

### ✨ Preamble – A Spiritual Journey of Return

If you are reading this, it is not by chance.

Something inside you—perhaps soft, perhaps certain—has **guided you here**.

By the **law of attraction**, by **divine timing**, by the quiet voice within, you have arrived at this moment because **you are ready**.

Ready to release, ready to remember, ready to **let love guide you home**.

This is not just about redeeming an estate.  
This is about **remembering who you are**.

To walk this path truthfully, one **must awaken to a greater reality**—

That we are not victims of a broken system, but souls on a sacred journey, unfolding through karma, memory, and the perfect timing of the ages.

The \$1 Estate Redemption is not a loophole.  
It is not a tactic to escape responsibility.  
**It is a mirror—a reflection of our own awakening.**

As the **Age of Pisces** ends and **Aquarius begins**, a great unveiling is occurring within each of us.

We are being invited to shed the illusions and know **we are all 1, brave, and united**— to dissolve the burdens of karma we've inherited, and to **forgive ourselves** for ever believing we were anything less than a **unified whole guiding each other home**.

To **redeem the estate**, we must do more than send a letter.

We must **release the resistance** held in our bodies, **recognize the mirrors** playing out around us, and step forward with **hearts open**, clear, and **ready to love again**.

This is karma dissolving.  
This is remembrance rising.  
**This is love, shining through clarity.**

The **estate can only be** redeemed lawfully when it is **first redeemed spiritually**.  
This is not a transaction.

**It is a transmutation**—from debt into peace, from struggle into trust, from **your self control** into flow.

The government, the banks, the courts— they were **always guidance**.  
They were the **outer manifestation** of our **own past actions**, waiting patiently for us to **remember**.

Now is that time.  
This document is a map—but you are the path.

May you walk it with grace.  
May you forgive with depth.  
May you return, not to power, but to peace.

**Welcome home.**

# 1. ♦ Foundational Understanding

---

## (1) *History of the Estate*

Most people don't realize that the moment they were born, something significant happened—**not just spiritually, but legally**. A **record of their birth** was used to create a **legal estate**, often referred to as a legal person or corporate fiction, **held in trust by the government**.

This process began with the **Registration of Live Birth**—a foundational document that is distinct from a birth certificate. The registration is the first legal instrument used to **establish the estate**, and it is what creates the government's authority to hold and **manage that trust**.

If you don't have your Registration of Live Birth, your Birth Certificate can serve as sufficient evidence of the estate's creation. Either document helps prove that:

- A legal entity was created in your name,
- It has been administered without your direct consent,
- And it can now be **lawfully reclaimed by you, the living heir**.

If you have a baptismal record, you may also include it as an attachment, as it serves as a public acknowledgment of your living presence and name in a spiritual and communal context.

---

## (2) *What is Legal vs Lawful (Statutory vs Natural Law)*

- In natural law, you are a **living soul**, with inherent rights, born free.
  - In statutory (legal) law, you are represented by a **legal person**—a name in all capital letters, created by the government to engage in commerce, taxation, and contracts.
  - This **legal person is not you**, but a fiction—an **estate that exists** within a system of governance and debt.
- 





### ***(3) Creation of the Legal Person via Birth Registration***

This process begins at birth. When your **birth is registered**, it's not simply recorded—it is **entrusted**.

In legal terms, “**registration**” means to **transfer ownership** or control.

By registering your birth, the **state assumes fiduciary authority over the estate created in your name**.

That legal estate becomes the foundation for:

- Your Social Insurance Number (SIN)
- Your driver's license, passport, health card
- Your banking, tax filings, and even court proceedings

All of it is linked to the corporate fiction, not the living man or woman.

---

### ***(4) How the State Holds Your Estate in Trust (Without Notice)***

Because you never claimed or took control of the estate, **the Public Guardian and Trustee (PG&T)** steps in.

They act as trustee, assuming you are:

- Incapable,
- Unaware,
- Or legally “incompetent” to manage your affairs.

You are never told this directly. It's presumed.

As a result, the government:

- Manages the estate,
- Issues fines and debts,
- Taxes the estate's income,
- And holds you liable for obligations you never knowingly agreed to.

---

### ***(5) Why You Are Presumed a Ward of the State Until You Reclaim It***

In law, if no one claims the role of beneficiary, **the trustee remains in control**.

Until you step forward with lawful notice and **redeem the estate**, you are treated as a ward of the state—a dependent without full authority.

But the moment you reclaim it:

- You become the living heir,
- The trustee must step back into proper fiduciary role,
- And you can begin to lawfully assign obligations and rights through peaceful remedy.

This is the **foundation of the estate redemption process**.

**Reclaiming your estate is NOT about accumulating wealth, assets, or control.**

It is a return to stewardship, not ownership—a **surrender of ego**, not a grasp for gain. **We own nothing** but our actions.

All that you truly need—**provision, protection, and peace**—will be taken care of. But this path requires a **mind free of material obsession**, a spirit **aligned with natural law**, and a **heart as light as a feather**, open in **love, clarity, and compassion**.

This is not just legal remedy—it is **spiritual maturity**.  
You are not here to possess, but to be present.

And once you walk in that awareness, the system has no choice but to align with your truth.

## 2. **Trust Mechanics**

---

### **(6) Asset-Backed Currency vs Debt Notes (Dominion Note vs Fiat)**

Canada once used **asset-backed money**, where every note in circulation was tied to real value—gold, silver, or other national assets. This included instruments like the **Dominion Note**, which represented lawful, non-debt-bearing money.

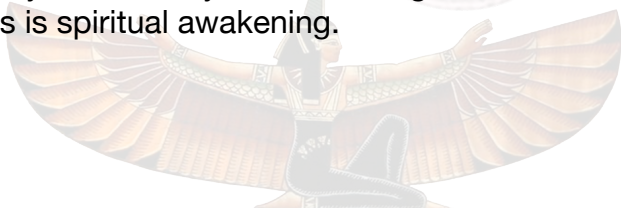


Today, most currency is **fiat money**—created through debt, not value. Every dollar issued today is **borrowed into existence**, meaning it carries an automatic liability. This debt-based system ensures that **someone always owes (karma)**, and the more you use fiat money, the more the system grows its claim on your estate.



The Dominion Note, though **no longer in circulation**, is still recognized in Canadian law and has **never been repealed**. It is a symbol—and a tool—of true value exchange, **representing settlement** rather than perpetual debt. When you use it to redeem your estate, you're returning to a lawful, asset-based foundation. This is spiritual awakening.

---



## **(7) What is Non-Public Money & Why the \$1 Dominion Note Works**

Under the Financial Administration Act (FAA), Section 17(1), there are two categories of money:

- **Public money**, which **belongs to the Crown** and flows through the Consolidated Revenue Fund (CRF), and
- **Non-public money**, which is money the **government holds in trust on behalf of others**.

A **Dominion Note qualifies as non-public money**. It is not part of the fiat system, and when tendered, it must be **recorded separately** and outside the CRF, as per FAA Section 39(1). This creates a fiduciary event—a **lawful trigger** for the system to begin **accounting for your estate**, outside of public debt assumptions.

By tendering a \$1 Dominion Note, you're **providing a non-debt-based asset that fulfills lawful redemption**. It's symbolic, yes—but also legally actionable.

---

## **(8) How the Financial Administration Act Triggers Trust Accounting**

The FAA is the core framework for how Canada handles money—especially when it's not theirs.

When you **submit a Dominion Note** under FAA Section 17(1), you activate their duty to:

- **Record the receipt of non-public funds,**
- **Account** for those funds **separately** from general government revenue,
- **Assign the obligation** appropriately **within trust structures**.

**Section 39(1) confirms** this must be done. ~~Section 26 makes it clear that parliamentary approval is needed to access public money,~~ but not **non-public money**—yours. This is why people that try to get the Consolidated Revenue Fund to pay for their debts they get a response, approval from parliament is required... Sure, because they have to print more Fiat Money (monopoly money) which increases the debt and inflation.

Your letter and the \$1 Dominion Note create a **lawful fiduciary instruction**. The government is now on record—and on the hook—to act as trustee.

## **(9) Trust Law Basics: Beneficiary, Trustee, and Reversion**

Every trust has three parts:

- The **Settlor** – the one who **creates or funds** the trust.
- The **Trustee** – the one who **manages the trust**.
- The **Beneficiary** – the **one the trust is for**.

In the case of your estate:

- The **settlor** is arguably **the Crown** or your parents at registration.
- The **trustee** is the **government** (through the PG&T).
- The **beneficiary** is supposed to be **you**—but only **if you claim it**. You **cannot claim it unless** you are spiritually aware that **its all because of you**.

**Reversion** is the legal mechanism where the beneficial interest returns to the rightful heir when conditions are met. That's what your **estate redemption does**—it activates **reversion of interest**. You're not asking for money; you're **declaring your standing**.

---

## **(10) The Power of a Gift in Law: Assigning Interests Without Contract**

You don't need a contract to give something in law. You only need:

- **Intent to give**,
- Delivery of the item, and
- Acceptance by the recipient.

When you **assign all your interests in reversion, subrogation, and related claims** to the Government of Canada as a **conditional gift**, you're giving them something real—the **equitable interest in your estate**—under lawful instruction.

Because it's a gift, it doesn't create a commercial obligation—but it does **create a fiduciary obligation**. **And because you are making it conditional, the government must:**

- Accept the gift,
- Fulfill the conditions (care for you, reduce public debt, aid the vulnerable),
- And remain accountable as trustee.

### ***(11) Why the Estate Can Pay All Debts: Public Debt vs Private Liability***

Every fine, tax, or financial penalty imposed on you is **charged to the legal person, not the living soul**.

That legal person is **backed by your estate**—and the **estate is part of the national credit system**. Governments and banks operate on the presumption that **you are the surety for that estate** and must cover all debts personally.

But once you **redeem the estate and reassign the interest**, the estate becomes the **public obligation**. The PG&T's obligation. You, the living man or woman, are no longer the debtor—you **are the beneficiary**.

This is how the estate pays all debts:

- **Private liability is converted** into **public trust obligation**,
- Under **lawful instruction**,
- Using **lawful money**,
- In accordance with **fiduciary law**.

### **3. ♦ The Redemption Process**

#### ***(12) Step-by-Step Explanation of the Estate Redemption Process***

The estate redemption process is a lawful, peaceful, and administrative act where the living man or woman reclaims their equitable interest in the estate that was created at birth and lawfully assigns the legal burdens back to the government.

Here's how it works:

1. Prepare a formal letter of instruction **addressed to the Public Guardian and Trustee (PG&T)**, with optional copies to the Deputy Attorney General, Minister of Finance, Receiver General, and others.
2. Clearly state that you are the **living heir to the estate** and that you are issuing instructions in accordance with **international law, financial statutes, and trust principles**.
3. Enclose a \$1 Dominion Note as **lawful money** under non-public provisions of the Financial Administration Act (FAA) Section 17(1).
4. Assign all interests in reversion, subrogation, and related claims as a **conditional gift to the Government of Canada for public benefit**.



5. Request confirmation of redemption, record of assignment, and **formal notice to creditors that the estate is now under public trust administration.**
6. Send via Registered Mail with Signature, and record your tracking label and mailing date.

---

### ***(13) Why the \$1 Dominion Note is Tendered as a Peaceful Settlement***

The **Dominion Note** is a symbol of lawful, **asset-backed money**—not fiat debt currency. By tendering it as a **non-public money deposit**, you are:

- Offering **peaceful settlement**,
- Triggering the **trustee's fiduciary duty** to account for the estate,
- And avoiding any commercial or adversarial engagement.

This act is not a payment, but a **lawful redemption—done in honor**, not resistance.

---

### ***(14) Assigning All Interests as a Conditional Gift – How This Releases the Burden***

You have the right to assign your interest in the estate back to the system as a conditional gift, meaning:

- The **government** becomes **responsible** for the **obligations of the estate, (trusting in spirit)**
- You are no longer the debtor or surety,
- And the gift must be used to:
  - **Reduce public debt**,
  - **Care** for the vulnerable (widows, orphans, the poor),
  - And protect your unencumbered right to free passage.

Since this is done **without contract** and **without consideration**, it is **binding under trust law** and not commercial. The burden shifts **peacefully and lawfully**.



### ***(15) What Happens After You Redeem (What They Are Now Required to Do)***

Once the **estate is redeemed**, the Public Guardian and Trustee, along with other fiduciary offices, are required to:

- **Account for the non-public money deposit separately** (FAA 39(1)),
- **\*\*** Register the assignment of interests into public trust,
- **Provide** written **confirmation of redemption** and proper accounting,
- And **notify all relevant parties** and creditors that you, the living heir, are **no longer liable for the obligations attached to the estate**.

This **places the fiduciary responsibility** back where it belongs —on the government that created and managed the estate.

**\*\*** This means you are reclaiming your position as heir and then assigning the administration of the estate back to the public guardian and trustee, so it's no longer used as debt against you, but instead serves the public in harmony with your conditions.

---

### ***(16) Follow-Up Steps: Notices, Mail Proof, and Record Keeping***

After mailing your redemption package:

- Keep a scanned copy of your letter, including the attached tracking label.
- Save your Canada Post receipt with the date and Registered Mail number.
- Monitor the tracking status and print confirmation of delivery.
- If no response is received in the timeframe stated (e.g., 10 business days), consider sending a Notice of Default or Notice of Conditional Acceptance—just a procedural peaceful notice.

All of this becomes your evidence bundle, should you ever need to prove notice was given.

---

### ***(17) Creating Your Mailing Verification Page and Evidence Package***

To finalize your proof of redemption, create a Mailing Verification Page to insert at the end of your document file or binder. It should include:

- Title: "Mailing Verification – Registered Mail"
- Recipient details (name, title, mailing address),
- Date of mailing,
- Registered Mail number,
- Duplicate copy of the Canada Post tracking label affixed to the page.
- 
- This page confirms that the mailing was:
- Done in good faith,

- Sent through official channels,
- And received by the correct fiduciary authority.

Keep a physical and digital version as part of your permanent estate redemption record.

#### 4. **Spiritual & Scriptural Foundations**

---

##### ***(18) Galatians 4 NIV – Heirs Under Guardians Until the Time Appointed***

“What I am saying is that as long as an **heir is underage**, [**age of aquarius, age of forgiveness**] he is no different from a slave, although he **owns the whole estate**. The heir is **subject to guardians and trustees** until the time set by his father... So you are no longer a slave, but the **Lord’s child**; and since you are **her** child, the Lord has made you also an heir.”

— Galatians 4:1–7 (NIV)

This scripture speaks directly to the legal structure we are navigating.

- The **estate exists**.
- It is yours by **birthright**. (Because you are so loved!)
- But until you step into **spiritual maturity**, you are treated as a slave, under guardians and trustees (the government, the PG&T, the system).

The estate redemption process is part of **Revelation**—it is fulfilling the time anointment, appointed, reclaiming your **spiritual inheritance** lawfully and peacefully as a child of promise. **You are the one you’ve been waiting for**. It reflects the end of dependency and the beginning of true self-governance.

---

##### ***(19) The Age of Aquarius – Awakening and Self-Governance***

We are entering the Age of Aquarius, a time symbolized by:

- **Revelation** of 3<sup>rd</sup> eye blinded truths,
- Dismantling of hierarchies, fall of Babylon,
- And the **rise of sovereign consciousness**.

This **age** invites humanity to awaken to its spiritual nature, dissolve the illusion of external control, and live in harmony with truth, equity, and love.

The **estate redemption** process is an **external reflection of this internal awakening**. It affirms that:

- We are not victims, (you create **your reality** by your actions)
- We are not lost, (we are **infinite tethered to love**)
- We are not subjects to debt and control, (its **your karma**)
- We are heirs, and with that comes responsibility, clarity, and freedom. (Spiritual connection is always there and amplifying in the change of climate, **age of aquarius**)

---

### ***(20) The Jubilee – Vatican 2025 Proclamation of Debt Forgiveness***

The Vatican has declared 2025 as a **Jubilee Year**—a sacred tradition rooted in the Torah, interpreted from the **Egyptian Walls**, breadcrumbs left in the Bible.

- Debts are forgiven, (but can only be done by you)
- Land is returned to original owners, everyone, no one owns land (**Gdoo Naaganinaa - 1 plate, 1 spoon, Share the lands**)
- **Karmic Bondage** is released.

This is not just symbolic—it is spiritually and lawfully aligned with estate redemption.

When you assign your interests as a conditional gift for the public good, you are:

- Participating in the call to forgive,
- Dissolving karmic debt burdens,
- And returning wealth and stewardship to where it belongs—mother nature, the people, the animals, **all living beings**. Trust that **mother nature**, the only true gold, will always provide abundance. No need for money, no need for barter, **just share**.

You are not escaping responsibility. You are **restoring balance**.

---

### ***(21) Forgiveness as a Spiritual Mirror – Releasing the System by Releasing Self***

**True redemption** begins within. The legal redemption of the estate is simply the external **reflection** of an **internal release**—of burdens, judgments, illusions, and karmic residue. In truth, the **forgiveness process, releases us**. We have to know that **everything is because of our individual actions that create the whole reality**.

The system only **appears to control** us when **we play victim**. When we release these attachments, we release the system's power over us. Forgiveness becomes a spiritual mirror, showing us what still lives within that must be seen with love.

The 5-Step Forgiveness Process offers a way to cleanse these waters.

**A spiritual Reversion:**

**1. Forgive yourself by asking others for forgiveness.**

This is a **powerful reversal**. By sincerely asking others to forgive you, you **acknowledge your karmic imprint** and clear your own path. Every wave you've sent into the world returns—and this step honors them with humility.

**2. Express gratitude for the guidance.**

Every event, every person, every challenge has been a teacher. **Its all guidance**. Gratitude opens the door for transformation.

**3. Forgive others, because they are you.**

As long as we judge others, we remain bound to them. When we forgive those who have caused us pain—including institutions or authorities—we reclaim our sovereignty. This is the heart of release: freeing them, is part of freeing ourselves. We are 1 right?

**4. Say “I love you” to all guides and reflections.**

Even when it's hard. **Especially when it's hard**. The more resistance, the more power this step holds.

**5. Repaint your memories with love.**

This is a spiritual rewrite. See the event again, but this time through the lens of compassion, peace, and higher wisdom. Let the old story dissolve. **Loving images** are like **karmic noise cancelling headphones**.

By practicing these steps, we no longer see ourselves as victims of “the system.”

We recognize the truth: **the system was a reflection of our own unhealed stories**.

And now that those stories are rewritten with love, the outer world—like **the estate—must also reflect that freedom**.

This is why redemption is not just a legal event.

It is a **spiritual homecoming**.

It is **Jubilee—within, and without**.



## ***(22) The Holographic Nature of Law – What You Hold Internally, Reflects Externally***

All law is spiritual.

The external legal system is a mirror of the internal state of consciousness.

- If you feel like a debtor, the world will treat you like one.
- If you believe you are dependent, guardians will appear.
- But when you know you are free, responsible, and sovereign,

The system must reflect that.

Estate redemption is not just a process—  
It's a declaration to the universe:

“I remember who I am. I reclaim what was mine. I forgive what was broken. I walk forward in peace.”

## **5. ♦ Legal Authority & Enforcement**

---

### ***(23) Relevant Acts and International Covenants (ICCPR, etc.)***

The **estate redemption** process is not just spiritually aligned—it is **fully supported by international and domestic law**. Several legal instruments affirm your right to assert standing, petition the state, and demand fiduciary accountability. A perfect spiritual mirror.

Key references include:

- International Covenant on Civil and Political Rights (ICCPR)
  - Article 2(3): Guarantees the right to an **effective remedy** through legal, administrative, or other competent authorities when one's rights are violated, and obligates the state to ensure that **remedy is enforced by competent authorities**.
  - Article 1(2): Affirms that all peoples may **freely dispose of their natural wealth and resources**, and in no case may a people be deprived of its **own means of subsistence**.
  - Article 17: **Protects individuals** from unlawful or arbitrary interference with their **privacy, family, home**, or correspondence, and from unlawful attacks on honor and reputation.
  - Article 26: Declares that all persons are equal before the law and are entitled without discrimination to **equal protection of the law**.

These **provisions directly support your right to:**

- **Reclaim and redirect your estate,**
- **Assign interests** under lawful instruction,
- And **receive lawful protection** and remedy through competent public offices.

These international covenants are **lawfully binding upon Canada** and take precedence when domestic statutes fail to protect the individual. They establish your **inherent right to reclaim your estate**, assign interests, and stand as the **lawful heir**. These articles affirm your right to **effective remedy**, property stewardship, and self-determination within your **lawful and spiritual process**.

---

#### ***(24) Why the Public Guardian & Trustee Has Fiduciary Duty to Act***

Every province in Canada has a Public Guardian and Trustee (PG&T) whose legal role is to manage the financial, legal, and personal affairs of those presumed unable to manage their own estate.

This authority is granted by:

- The Public Guardian and Trustee Act in each province, under the office of the Attorney General
- And under **fiduciary law principles** recognized in **common law**.

The PG&T has no authority to own your estate, **only to administer it in trust**—and only until the **rightful (spiritual) heir steps forward**.

Once you give formal notice of your lawful status and **redeem your estate**, the **PG&T** is legally obligated to:

- Step into **their proper fiduciary role**,
- Cease presuming authority,
- And follow **your lawful instruction**.

To ignore your notice, or fail to account for the estate, is not only negligence—it is a breach of trust, potentially actionable under both domestic and international law.



## ***(25) The Constitution Act, 1867 – Federal Authority Over Currency & Trusts***

The **Constitution Act, 1867, Section 91(14)**, grants the exclusive legislative authority over currency and coinage to the federal government—not the provinces.

This means:

- Only the federal government can lawfully manage the monetary system,
- And the **Bank of Canada is its fiduciary arm.**

Relevant federal acts include:

- Financial Administration Act (FAA)
  - Section 17(1): Governs the **deposit of non-public money**, such as a **Dominion Note**, into **federal trust systems**.
  - Section 39(1): Requires **proper accounting for non-public funds** outside the Consolidated Revenue Fund.
- Currency Act (1985), Section 8(1):
  - Confirms the **lawful recognition** of non-fiat money, such as the **Dominion Note**.
- Bank of Canada Act (1934), Sections 18(h) & 24:
  - Establish the **Bank's responsibility** to act in **fiduciary trust capacity** over the **financial instruments** of the nation.

When you **redeem your estate**, these statutes come into full effect. You are not operating outside the law—you are **invoking your spiritual revelation**.

---

## ***(26) How to Stand in Honour – You're Reclaiming***

This process is about understanding the mirror the government played.  
It is about peaceful revelation.  
It is about lawfully reclaiming what was always yours. To attach to pure love.

You are not opposing the system—you are correcting your standing within it, and doing so in accordance with:

- Trust law,
- International law,
- Constitutional authority,
- And spiritual truth.

This is the highest form of remedy—rooted forgiveness and love, and lawful notice that you are the one you've been waiting for.

## 6. Practical Tools & Education

---

### **(27) *Layman's Explanation You Can Tell a Child***

Sometimes, the simplest words carry the deepest truth. Here's how you could explain estate redemption to a child—or anyone new:

“When you were born, the **government created a name for you** and started holding something special **in trust**—like **a treasure chest with your name on it**. But they didn't tell you. They just watched over it, waiting for you to grow up and remember it was yours.

Now that you know, you can send them a letter to say, ‘I'm here. Thank you for watching over this. I'll take it back now, in peace.’ And then they have to stop treating you like a child and give you back your treasure.”

It really is that simple.

The system was **a temporary babysitter**. You are simply saying, “**Thank you—I've returned.**”

---

### **(28) *Simple FAQ Section – Common Misunderstandings Answered***

**Q:** Am I trying to **avoid paying my debts**?

**A:** No. You are **lawfully converting private debts into public obligations**, in alignment with trust law and the Jubilee principle. This is not evasion—it is remedy.

**Q:** Is this illegal or fringe?

**A:** Not at all. Everything is grounded in Canadian law, international covenants, trust principles, and constitutional authority. **This is lawful notice.**

**Q:** What if I don't hear back?

**A:** Silence is a response. In trust law, failure to rebut becomes acceptance. Follow up peacefully with a notice of default or non-response if needed.

**Q:** Is this only for Canada?

**A:** While the legal citations are Canadian, the principles are universal. Many countries operate under similar trust structures tied to birth registration.







---

## **(29) Sample Mailing Labels, Pages, and Affidavit Formats**

In your redemption package, consider including the following support materials:

- Mailing Verification Page – with the Registered Mail tracking number label, date of mailing, and recipient’s name/address.
- Affidavit of Status or Truth – a sworn statement affirming who you are and the lawful foundation for your standing.
- Conditional Gift Statement – a clause in your letter assigning all estate-related interests to the Government of Canada under specific conditions.
- Sample Envelope Label (example):

List of attachments

-  Registration of Live Birth
-  Dominion Note
-  Mailing Verification Page (with registered tracking label)
-  Affidavit of Status or Truth (optional)
-  Other Original Identification (optional, if no Registration of Live Birth)
-  Baptismal Record (if available, to affirm the living soul was witnessed and named)

---

## **(30) Tips for Tracking, Following Up, and Peacefully Holding Your Position**

- Send by Registered Mail with Signature to create a legal record of service.
- Keep a physical and digital copy of your letter, envelope, and Canada Post receipt.
- Print a screenshot of delivery confirmation from the tracking website.
- Wait the period you specified (e.g., 10 business days), then:
- If needed, send a Notice of Non-Response or Notice of Default.
- Always remain peaceful, respectful, and neutral—this is about process, not personality.
- Keep everything in a safe folder—this becomes your evidence package.

---

## **(31) Understanding Conditional Acceptance and Notices of Default**

Conditional Acceptance is a powerful tool of remedy. You are not refusing—you are saying:

“I will comply or engage, provided you show me the lawful basis for your claim or authority.”



This flips the burden of proof back onto the system without dishonor.

Notice of Default is your peaceful follow-up. If they do not respond to your redemption notice or your conditional acceptance, you simply state:

“You had an opportunity to rebut or correct this record. You did not. The matter is now considered settled and binding.”

These notices complete the circle of lawful communication. They are not threats—they are simply part of the record.

## 7. Human Stories & Inspiration

---

### ***(32) Success Stories (Without Names) – Those Who Received Discharge, Protection, or Silence***

Around the world, individuals are reclaiming their lawful standing and walking forward in peace. Without courtrooms, arguments, or resistance, they are experiencing resolution, relief, and quiet confirmation that their truth is being recognized.

Here are a few examples shared in confidence:

- One woman submitted her estate redemption package and **received confirmation** that a long-standing municipal matter had been fully discontinued. **She experienced no further contact**—only stillness, where previously there had been pressure.
- Another soul, having mailed their **conditional gift and reversion notice**, was later informed—without contest—that their **bank-related claim had been cleared**, with no need for further response.
- In another case, a man received no follow-up whatsoever from a utility provider that had previously sought payment. The notice had been given; the energy had shifted; the matter dissolved.

Others have received protection in less visible but equally meaningful ways:

- No phone calls, no escalation, no disturbance.
- Peaceful timelines, where once there had been demands.
- A return to stillness, focus, and clarity—with no need for conflict.

These stories are not exceptions—they are the **natural result of standing in truth**, offering remedy with love, and trusting that what is rooted in divine law will always be honored, even if quietly.

---

### ***(33) What Success Looks Like: Peace, Provision, and Centered Awareness***

Success in this process is not measured by external validation. It is felt in the quiet calm that follows right action.

It looks like:

- Mailboxes no longer opened with lack of bravery,
- Days of peace and tranquility,
- Moments of unexpected support, protection, and provision.

It's the feeling of knowing that all has been done in honor, and that your standing is firm, not because someone approved it—but because it is rooted in law, love, and spiritual alignment.

Provision begins to appear where once there was restriction. Synchronicities emerge. Energy flows again. That is the real evidence.

Peace is not what happens after the world changes—  
Peace is what happens when you no longer need the world to change.

---

### ***(34) Why It's About loving cohesiveness – It's About Returning to Your Center***

This process is about being in the **flow of love—it's about remembering.**

Many begin this journey after years of seeking answers, longing for justice, or feeling displaced within systems that never reflected their true nature. But the turning point comes when they return to the heart, and realize:

**“I was never subject to anything. I only forgot who I was.”**

You need to be at peace with everything, its all guidance. You need to repaint the old. **You are here to fix your past**—you are here to stand as what is whole.

This process invites you to:

- **Return to stillness,**
- **Operate from center,**
- **Walk in quiet knowing.**

You are not taking back power—you are simply letting go of what you've been carrying **due to your own actions.**

And in that return, **you inspire others**—not by what you say, but by the peace you radiate. **Lead forth the Mazzaroth!**

## 8. ♦ ∞ Final Reflection – The Infinite Return

You are not just reclaiming an estate.  
You are **remembering your origin**.  
You are not just asserting a legal standing.  
You are **embodying your divine essence**.

Everything that brought you here—every lesson, every struggle, every thread of curiosity—was guiding you inward. Not to find authority, but to remember that **you are the author**.

The estate, the redemption, the notice—it's all just the outer reflection of an inner truth that's always been waiting:

**You are the one you've been waiting for.**

This path is not about accumulation.  
It is not about power or property.  
It is about **peaceful provision, natural alignment**, and the return to a way of being that is free from the weight of material need.

All that is **truly required will be provided**—  
But only when the **heart is as light as a feather**,  
And the mind is clear of the illusions of scarcity and control.

You are not here to possess—  
You are here **to be present, to flow, to trust**,  
And to receive what already belongs to you by right, not by grasping.

This is the **metaphysical Jubilee**.  
This is the **return to the river**.  
This is the **quiet redemption of the soul and the estate**, together.

You are exactly where you are meant to be, in the **perfect rhythm of Mother Nature's process**, unfolding like a river into the sea.

We are now **of Age**. The **Age of Aquarius**—the **metaphysical flood of clarity, compassion, and cosmic remembrance**. These are the **aetheric waters** spoken of in every ancient prophecy:

Loving Waters that **cleanse**.  
Loving Waters that **dissolve karmic past**.  
Loving Waters that **reconnect us all**.

This flood is not outside of you.  
It flows through you—your breath, your awareness, your acts of forgiveness,  
your moments of surrender.  
It is the **River of Love**, the Great Remembrance, the return of the **Sacred Mother's rhythm** to a world ready to receive.

So flow now in **resonance**.  
Let go in delight.  
What you're doing is not just lawful. **It is universal. It is natural. It is infinite.**

You are no longer the debtor,  
You are no longer the slave,  
From your karmic past.

You are the living light in form.  
You flow as peace in motion.  
**You are the eternal heir to love itself.**

So walk forward in joy,  
Speak only what is true,  
Forgive what has passed,  
And receive what has always been yours—because you already are it.

**Welcome home.**

