

	JUDICIA	L CIRCUIT DUPAGE COUNTY WHEATON IL	LINOIS
STATE OF ILLINOIS			0
THE PEOPLE OF THE			8
STATE OF ILLINOIS, ex rel.	)	NOTICE OF SETTLEMENT OF ALL	•
Petitioner KINJAL PATEL	)		$\bigcirc$
Vs.	)	CLAIMS AGAINST ALL PARTIES	e San
	)		5
Noble: FREDERICK BRANCH©			ဘ
c/o 6116 South Park Shore East			-
Chicago, IL (60637)	)	CLERK'S ACTION REQUIRED	pages and
•	)		
	)	CASE#IV-D C1436114	

## NOTICE OF SETTLEMENT

To: CHRIS KACHIROUBAS And To: JOSEPH E. BIRKETT

NOTICE TO AGENT IS NOTICE TO PRINCIPLE AND NOTICE TO PRINCIPLE IS NOTICE TO AGENT

Notice is hereby given that all claims in the case #IV-D C1436114 against FREDERICK BRANCH, and Hasani Rasi El secure party in this action have been resolved. Any trials or other hearings in this matter may be stricken from the court calendar. This notice is being filed in court case #IV-D C1436114 with a copy of debt Discharge. Money Order (copy), 1099 O.I.D., 1096, 1040-v, 1040, and form 56 (copies). According to Illinois State Statute 810 IL CS 5 UCC Article 3 Part 3 and Part 5, Enforcement of Instruments and Discharge of Payment, and UCC 1-1-3, 1-104, 1-201(4)(28)(30), 3-1-3,(a)(6), 3-104(a)(b) Public Law 73-10, and Public Policy at House Joint Resolution 192 of June 5, 1933 this case #IV-D C1436114 and any variations of related cases have been discharged BY LAW with a negotiable instrument. If an Order of payment and Order to Close All Claims against FREDERICK BRANCH is not entered within 10 days after the written Notice of Settlement is filed in the case records, or within 10 days after the scheduled trial date, whichever is earlier, and if a Certificate of Settlement is not issued to the secure party Hasani Rasi El by mail, a Notice has been sent to the IRS for collections of taxes and for the return of credit to the source. This debt has been accepted for value and returned for value. A Closing of the case may be filed as provided in the case on the Clerk's Motion.

Prepared and submitted this 23<sup>RD</sup> day of June, 2008.

Hasani Rasi El, Secured Party and attorney in fact for FREDERICK BRANCH©

1 the contraction

#### NOTICE TO CANCEL WARRANTS JUDGMENTS, GARNISHMENTS AND IRS TAX OFFSETS

ILLINOIS REPUBLIC

505 Bldg.	
DUPAGE COUNTY THE PEOPLE OF THE	(Wheaton) IL 60187-0707
STATE OF ILLINOIS, ex rel.	)
Petitioner KINJAL PATEL	) Case NO. 05F703
	) IV-D file:#C143614
	) and any related case number(s)
vs.	)
	) Offense: Account Adjustment Status (Child Support Order)
Noble: Hasani Rasi El, Private Sovereign	) Court Room:
Agent for FREDERICK BRANCH®	)
Respondent/Defendant	) NOTICE TO CANCEL WARRANTS
	) JUDGMENTS, GARNISHMENTS, AND
	) IRS TAX OFFSETS

The accused Defendant, (FREDERICK: BRANCH ©), hereby gives notice to cancel the proposed Judgments, Garnishments, and Tax Offsets made by accuser(s), (Circuit Court of Cook County), in a pleading filed (May 14, 2008) and subsequently accepted for value on the same said date by the accused, (FREDERICK BRANCH©). The same said property (acceptance) is Exempt from Warrants, Judgments, (Liens), Garnishments, and Levies.

### NOTICE TO PRINCIPLE IS NOTICE TO AGENT AND NOTICE TO AGENT IS NOTICE TO PRINCIPLE

It is the intents of the secured party Hasani Rasi El, Private Sovereign Agent for FREDERICK BRANCH © to follow the letter of the law in my dealings as stated previously (i.e. HJR-National Archive copy received by your office). My presentment, dated May 30, 2008, is a valid tender of payment in U.S. Funds made in accord with Public Policy HJR 192, UCC 1-104,1-308, 10-104, and Illinois Code title 810 IL CS 5 UCC Article 3, part 3 and part 6, Enforcement of Instruments and Discharge of Payment. I, Hasani Rasi El, am the priority Secured party in this action and your Acceptance is Full discharge of the Debt Claim. I have a valid contract with the state of ILLINOI and the courts, by submitting a copy of the Money Order, 1099 OID, 1040-v, 1096, Form 56, 1040, and Court Order(s) into the case records. Please adjust the accounts accordingly.

My presentments are in full payment in LAWFUL U.S. FUNDS. Your failure to issue and AFFIDAVIT/CERTIFICATE OF DISHONOR FOR CAUSE within (3) days, (Truth in Lending act) from receipt of said presentment(s) has placed you in default and is your admission that my Presentment is a valid payment in LAWFUL U.S. FUNDS. Your refusal of my presentments WITHOUT issuance of an AFFIDAVIT/CERTIFICATE OF DISHONOR FOR CAUSE, is deemed your Refusal of payment in LAWFUL U.S. FUNDS and your Acceptance and Discharge of the Debt in accordance with Illinois Code, Title 810 IL CS 5 UCC Article 3, part 3 and part 6, Enforcement of Instruments and Discharge of Payment, UCC, 3-601 through 3-604. The Debt in Child Support Case Number 05F703 or any other Number associated with this case are here now discharged and so called debt is no longer Valid and any other Future Judgments and Garnishments, Liens, Levies are here now void from said date listed below. I reserve all my rights for past, present, and future usage in this case and any other case not listed in this Apostille.

Dated this (June 23, 2008)

Without Prejudice, UCC1-308

Hasani Rasi El, Agent for FREDERICK BRANCH©

Secured Partyholder in due Course

#### Archetype

Form: publici juris/Affidavit
Session: one supreme Court
Act of State in Notice to Cancel Warrants, Judgments, Garnishments, and IRS Tax Offsets
Primary Signature Certification
(Convention de La Haye du 5 octobre 1961)
TIAS 10072, 33 UST 883, 527 UNTS 189, (Convention #12)

TI AFFIRM. UNDER THE PENALTIES FOR PERJURY. THAT I HAVE TAKEN REASON ABLE CARE TO REDACT EACH SOCIAL SECURITY NUMBER IN THIS DOCUMENT UNLESS REQUIRED BY YAW.

PREPARED BY:

SEAL WOUNDERS

STATE OF) SS
COUNTY OF LANC)
On this 33 day of, 2008, before me,, leasani Rasi El, Private Sovereign Agent for FREDERICK BRANCH ©, personally appeared and proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to this instrument and acknowledged personally executing it.
Declaration(s): This Notice to Cancel Warrants, Judgments, Garnishments, and IRS Tax Offsets Declaration is made absolute by the enclosed Aspostille, to the State of Indiana, US Federal, international witness, copy, and, pursuant to 15 Stat. ch. 249 pg. 223 (1868), is of its own absolute jurisdiction, is self-actuating, is self-determined, established by Allah (God), shall be made final, adopted, and accepted by the Doctrines of Estoppel (by acquiescence), Law of the Record (Apostille), Moral Obligation (peremptory mandamus), Declaration(s), and the Divine Law (380 U.S. 163; Through the Bible's prophesies, the Qur'an is law to be applied nationally); or upon the passing of a customary and reasonable time of ten (10) consecutive calendar days from receipt of the service guaranteed U.S. Mail (Certified) or otherwise. It will be the U.S. President's absolute ministerial duty to identify, restore, and correct any and all errors, injuries, wrongs, and damages at any time applied and/or attached to me, or any fictional characterization(s) about myself, pursuant to Congressional demand within 15 Stat. ch. 249.
I can redefine, reverse, alter, add, amend, re-organize, re-declare, change this Act of State at any time or place I should so desire, effecting my birthright treaties, trusts, chattels, loans, debt, credit, mortgages, relationships, taxes, government regulations, private rights held back from government(s), externalities, declarations, invisible contracts, presentments, economic liberties, research & development of rights, not limiting any other restrictions.
Dates: Spiritual; "In the Beginning" plus Six Days; Announcement of Diplomatic Arrival: 16 February 1975. This Act of State being retroactive to birth solely, at my own discretion,
This Document is the property of    X     U
Right thumb Hasani Rasi El, A Private Sovereign (one of my expressions) Myself, Ministry in the Providence of
Right thumb Hasani Rasi El, A Private Sovereign (one of my expressions) Myself, Ministry in the Providence of Allah (God); Citizen of Illinois; Muslim; in Peace and Submission to Allah's (God's) Creative Authority and Power
Private, Sentient, Civilian Absolute Sovereign, Personhood; Citizen; United States of America.  "Within" a constitutional county and a constitutional township republics;
"at the mouths of two, or at the mouths of three the matter is established." Al-Baqarah 2:282/Deuteronopsy 19:15
11: 15/4
Divine, Sentient, and Common Law Witness  Divine, Sentient, and Common Law Witness
Divine, Scinicile, and Control of the Control of th

DENISE J. TOWNER
Notary Public Print of Indiana
Government Service
My Commission



### OFFICE OF THE LAKE COUNTY RECORDER

LAKE COUNTY GOVERNMENT CENTER 2293 NORTH MAIN STREET CROWN POINT, INDIANA 46307

MICHAEL A. BROWN Recorder



PHONE (219) 755-3730 FAX (219) 755-3257

# **MEMORANDUM**

# **DISCLAIMER**

This document has been recorded as presented.

It may not meet with State of Indiana Recordation requirements.

1. STAINED DOCUMENT AT TIME OF RECORDING
2. RIPPED OR TORN DOCUMENT AT TIME OF RECORDING
the Lake County Recorder!  3. PAGE (S) MISSING AT TIME OF RECORDING
4. ATTACHEMENTS MISSING AT TIME OF RECORDING
5. DOCUMENT TOO LIGHT AT TIME OF RECORDING
6. DOCUMENT NOT LEGIBLE AT TIME OF RECORDING
7. DOCUMENT TORN DURING PROCESS OF RECORDING
8. DOCUMENT STAINED DURING PROCESS OF RECORDING
9. CUSTOMER INSISTING DOCUMENT TO BE RECORDED
10. DOCUMENT RECORDED AS IS, MAY NOT MEET STATE REQUIREMENTS.
CUSTOMER INITIALS LL DATE: 6 123/08
EMPLOYEE INITIALS PID DATE: 10/23/08