

# WHY THE NOTARY PUBLIC?

## AN EXPLANATION WHY YOU WANT A NOTARY PUBLIC TO MAIL YOUR LETTER FOR YOU.

The *Uniform Commercial Code* (§ 3-505) states:

- “(a.) The following are admissible as evidence and create a presumption of dishonor and of any notice of dishonor stated:
- (1.) a document regular in form as provided in subsection (b) which purports to be a protest; . . .
- (b.) A protest is a certificate of dishonor made by a . . . notary public or other person authorized to administer oaths by the law of the place where dishonor occurs.”

By the above quotation from the *Uniform Commercial Code*, **PSR** derives the information necessary to formulate it's technology and the processes necessary for you to be successful with your debt termination.

As demonstrated, your own local notary public can certify the “dishonor” of your offer in writing by your debt collector or your student loan administrator. This “certificate of dishonor” or “PROTEST” creates a **presumption** of dishonor and is not refutable in a court of law. **PSR** is speaking here of your debt collector's “dishonor;” not yours!

The notary public, in such an instance, acts not only as the highest court officer, but is an un rebuttable witness in your behalf, **as there can be no opposition** made by the debt collector against the notarial protest as described in the *Uniform Commercial Code*.

It stands to reason that if the notary public is going to create a certificate in protest of the non-action (“dishonor”) of the debt collector or the student loan administrator, the notary public **must** have first-hand knowledge of the “dishonor.” Such knowledge acquires to the notary by the notary performing the service of your “offer in writing” (“**Tender of Payment**” – eg. CERTIFIED PROMISSORY NOTE) to your debt collector or your student loan administrator, by certified mail.

### **For unsecured debt:**

In the event you are seeking discharge of your unsecured debt, your notary public will mail by certified mail **your** “debt verification” letter (**DVL**), which, after you receive your (green) USPS Return Receipt back in the mail, showing the name and signature of the party who accepted delivery of your “debt verification” letter (**DVL**), **AND** the date your **DVL** was received, the same notary public should mail by certified mail **your** “NOTICE OF DISHONOR” letter (**NDH**). Your “NOTICE OF DISHONOR” letter (**NDH**) goes out to your debt collector approximately 14 days after his receipt (the date of such receipt is shown on your (green) USPS Return Receipt) of your original **DVL**.

### **For Student Loans:**

In the event you are seeking discharge of your Student Loan, your notary public will mail by certified mail **your** “Tender of Payment” letter, which, after you receive your (green) USPS Return Receipt back in the mail, showing the name and signature of the party who accepted delivery of your “Tender of Payment” letter, **AND** the date your “Tender of Payment” letter was received, the same notary public will mail by certified mail **your** “NOTICE OF DISHONOR” letter (**NDH**). Your “NOTICE OF DISHONOR” letter (**NDH**) goes out to your student loan administrator approximately 14 days after the student loan administrator's receipt (the date of such receipt is shown on your (green) USPS Return Receipt) of your original “Tender of Payment” letter.

**FYI:** The *Uniform Commercial Code* has been codified in **YOUR** state by your own state legislature. **It is**, therefore, **Law** – in **YOUR** state.

## THE PROCESS

Your objective is to utilize a NOTARY PUBLIC in your area that is amenable to being **your** “disinterested” (third-party) server of your demand documents and its accompanying negotiable instrument. You want this NOTARY PUBLIC to perform “disinterested” service (certified mailing) in your behalf, each time you need to distribute **DVL, NDH**, or other “**Tender of Payment**” documents generated for you by **PSR**.

This NOTARY PUBLIC **is not** notarizing or witnessing your signature.

This NOTARY PUBLIC is certifying that the documents you are presenting to him are all there and are being inserted into the pre-addressed envelope you are providing him.

This NOTARY PUBLIC **is not** making any statement regarding the legal sufficiency of the documents you are serving; . . . that is not within his capacity. In fact, your certificate of service that accompanies each document you send states the very fact that the NOTARY PUBLIC is not making any statement or any determination regarding the legal sufficiency of the documents you are placing in the envelope. Consequently, the NOTARY PUBLIC **is not** making any statement regarding the negotiable instrument (CERTIFIED PROMISSORY NOTE) you are sending your debt collector or your student loan administrator.

This NOTARY PUBLIC is only stating on each certificate of service that certain documents are being placed in the envelope that bears the certified mail number that has been written on the certificate of service. You need to ensure that the certified mail number is clearly written on the certificate of service for the document(s) you are sending.

By making only the statement that the documents you have presented him have been placed in the envelope you have presented him, he is able, thereafter, to certify of both the service of your documents on your intended party, and your subsequent service of NOTICE OF DISHONOR (**NDH**) on that same party.

In this way (herein above described), your NOTARY PUBLIC has acquired the necessary information to make his certification (called “protest”) of the mailing (by certified mail) of your documents and also your subsequent “NOTICE OF DISHONOR” document(s).

The appropriate instructions for each document is sent to you at the time the document is generated and emailed to you for distribution.

**FYI:** **PSR** debt termination documents are specifically constructed and intended solely to be distributed by a disinterested party and that party can only be a NOTARY PUBLIC. **DO NOT SEND PSR “DEBT TERMINATION” DOCUMENTS BY YOURSELF OR BY A FRIEND OR RELATIVE SIGNING THE CERTIFICATE OF SERVICE!** You cannot create your own “protest” document (in the event it is needed) and have that document be unrefutable evidence of dishonor by your debt collector or student loan administrator. Any attempt on your part to alter or modify this or any other aspect of **PSR** technology will irreparably harm your circumstances and directly violates your portion of the OUR POLICY agreement.

Sincerely, **Purple Sage Righters**.