

Estate Redemption

Writing Template - Structure Guide

This Document is an Estate Redemption Template Structure Guide for Writing by Hand your Letter of Redemption addressed to the Public Guardian and Trustee (PGT).

This Journey consists in Many Steps. Each Section below Represents a Key Part of the Lawful, Natural, Spiritual, and Trust-Based Process.

Preamble of Spiritual Standing and Intent

- ▷ Acknowledge the Journey from Presumed Wardship to Conscious Heirship
- ▷ State that the Act of Redemption is Peaceful, Non-Adversarial, and Spiritually Aligned
- ▷ Mention Awareness of International Rights and Natural Law Inheritance
- ▷ Declare the Act of Estate Redemption as an Offering of Clarity, not Conflict

Example

“This Act is Not One of Defiance, but of Remembrance and Restoration. I Appear Not as a Debtor or Agent of Commerce, but as the Rightful, Living Heir(ess) Reclaiming my Standing in Equity.”

Reference to the Jubilee and Karmic Closure:

“In the Spirit of Jubilee and the Law of Return, I Surrender All Perceived Debt, Spiritual, Karmic, and Administrative, that was Never Mine to Hold. This is a Peaceful Act of Divine and Lawful Closure.

Language Reflecting Internal Forgiveness and system Mirror:

“I acknowledge that the system Served as a Mirror of my Unawareness. I Forgive Myself, and in Doing So, I Release All Agents, Officials, and Constructs from Any Residual Obligation. Peace is Now Returned to its Rightful Place.

I Now Lawfully and Spiritually Place All Presumed Titles, Securities, and Fiduciary Assumptions into Your Care as Trustee, under Sacred Trust and Equity.

Let this Act Be Received in Light, in Trust, and in Peace.”

** “Let He Who was Lost Be Found. Let That Which was Held be Returned.” **

1. Who is Who, and Who is Responsible

Before the Remedy can be Entrusted, it must be Directed to Those Who Hold the Keys.

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This Section Identifies the Correct Public Offices and Fiduciaries Responsible for the Estate and its Administration under both Statutory and Equitable Trust. It also Ensures that the Notice Travels Lawfully through the Hierarchy, upholding Transparency, Accountability, and the Principles of Lawful Delegation.

TO: The Honourable [Full Name], Minister of the Attorney General for [Your Province]

CC: - Deputy Minister of the Attorney General

- Deputy Public Guardian and Trustee

- Director of the Office of the Registrar General

Why this Matters:

Under the Carltona Doctrine, a Notice to a Deputy is Notice to the Minister. This TO/CC Format Lawfully Serves All Fiduciaries within the Ministry Holding Equitable Control of the Estate.

It Establishes that the Deputy Public Guardian and Trustee Acts as the Administrative Alter Ego of the Minister, Binding the Minister Personally to Fiduciary Obligations. The Minister of the Attorney General has No Immunity from the Crown, this was Intentional to Ensure Integrity...

With this Clarity of Role and Recipient, the Following Declaration is now Properly Entrusted.

Each Office Named Above Holds a Fiduciary Position of Care Over the Registered Estate and is Hereby Noticed, in both Peace and Honour, to Act Accordingly.

As Equity Holds: "A Trustee must Not Remain Silent when Duty Calls."

The Principle of Personal Accountability is Further Affirmed in the *Apostolic Letter Motu Proprio* (July 11th 2013), which Establishes that All Public Officials and Juridical Persons are Personally Liable for Misuse of Trust Property and Crimes Against Patrimony. No Office or Corporate Form may Stand as Shield Against Dishonour or Breach of Fiduciary Duty.

This Reminder Restores Balance Between Trust and Responsibility, Calling each Servant of the Crown to Act in Integrity, Transparency, and Peace for the Benefit of the Living Heir(ess).

"Where Duty is Known, Silence is Consent; where Trust Exists, Conscience Trust Guides Performance."

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2. Notice of Heirship and Standing

- ▷ Declare Clearly that You Are Not the Legal Person, Trustee, Fiduciary, Surety, or Agent of the Estate
- ▷ Identify Yourself as the Rightful Heir(ess) and Living Inheritor, Aligned to Equity, Not Commerce and Declare that You Do Not Seek to Profit from Another
- ▷ Reference Spiritual Law or Scripture (e.g.: [Galatians 4](#)) to Affirm the Transition from Servitude to Inheritance
- ▷ Offer a Conscious Statement of Correction and Rebuttal to All Legal Presumptions:
“I Hereby Correct the Record and Rebut All Presumptions of Agency, Suretyship, or Commerce under the ALL CAPS Name.”
- ▷ Affirm your Status in Equity with Language like:
“I Assert Standing in sui juris Capacity, Not as a Vessel, but as the Living Inheritor and Co-User of the Estate.”
- ▷ Declare the Lawful Surrender of All Usufructuary Interest and Return of Legal Title to the Crown for Peaceful Closure.
- ▷ Rebut Any Presumed Suretyship with Reference to the [Bills of Exchange Act S.120](#), which Requires the Surety’s Express Consent Before Any Obligation, such as an Extension of Time or Liability Can be Imposed.
- ▷ Reference Section 46 of the [Canada Evidence Act](#) and State that Any Claim of a Principal-Surety Relationship Must be Proven by Admissible Evidence, Not Assumed through Registration, Silence, or Administrative Inference. Require Admissible Proof that You Knowingly and Voluntarily Agreed to Act as Surety, as Presumed Identifiers Alone, Does Not Constitute Lawful Consent.
- ▷ Let your Words Reflect Peaceful Return, Not Resistance. You are Reclaiming What is Yours, Not Contesting What is Theirs.

3. Estate Redemption Instrument

Invoke the Remedy of Equitable Set-Off, Affirming that Any Alleged Debts or Obligations are to Be Fully Offset against Credits, Trust Assets, or Securities already Monetized in the Name of the Estate. The Beneficiary is Not Liable for Debts Arising from Undisclosed Commercial Use of their Name or Estate.

- ▷ Tender of Dominion Note or symbolic One Dollar (\$1.)
- ▷ State it is offered as a conditional gift or special deposit under fiduciary trust principles.
- ▷ Specify lawful instructions for use:

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- Reduce Public Debt
- Care for the Vulnerable (Poor, Orphans, Widows)
- Secure Innocent Passage for the Heir
- ▷ Explicit invocation of the *Financial Administration Act*

FAA Sections 17(1), 39(1):

“This Dominion Note Constitutes a Special Deposit under the Financial Administration Act, Sec. 17(1), to Be Recorded Separately per S. 39(1).”

- ▷ Statement of Spiritual Intent:

“This Offering is Made in Peace, to Dissolve Karmic Residue and Fulfill Lawful Performance under Divine Covenant.”

4. Instructions to the Public Guardian and Trustee

- Reframe the Fiduciary Hierarchy:

Begin by Stating that this Instruction Flows from the Living Heir(ess) to the Minister of the Attorney General, and is Received by Their Subordinates:

Deputy Attorney General, Deputy Public Guardian and Trustee, and the Office of the Registrar General, Each Acting as Fiduciary Agents under the Carltona Doctrine.

- Instruct the Deputy Public Guardian and Trustee (as Receiving Fiduciary) to:
 - ▷ Acknowledge the Lawful Surrender of Legal Title and Discharge of Presumed Suretyship
 - ▷ Accept and Process the Estate under Peaceable Correction
 - ▷ Assume Fiduciary Responsibility as a Matter of both Trust and Law
 - ▷ Acknowledge Standing of the Living Heir(ess) and Notify any Third-Party Claimants or Creditors
- Include Relevant Provincial Statutes: FOR YOUR PROVINCE

Example for **Saskatchewan**:

- ▷ PGT Act Section 3(4) – Administrator of Estates
 - ▷ Trustee Act Sections 13–15 – Default Trustee if None Exist
 - ▷ PGT Act Section 19 – Must Release Only with Lawful Acknowledgement
 - ▷ PGT Act Section 40.7 – May Act in Absence of Formal Guardianship
- Add this Bullet to Invoke the Norwich Order Principle:

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“Under the Principle of a Norwich Order, as Affirmed in Equitable Jurisprudence, You are Hereby Directed to Produce Full Disclosure of All Ledgers, Bonds, Securities, and Trust Instruments Associated with the Estate.

This includes any Monetized Instruments or Constructive Holdings Derived from the Registration or Commercial Use of the Legal name.”

◆ That said, where the Fiduciary Honours the Trust and Properly Activates the Credit Side of the Estate, Applying All Available Credits toward Lawful Remedy, there is No Further Need to Pursue Full Accounting or Formal Disclosure.

- Reminder of Fiduciary Default:

“You are in Constructive Trust and Constructive Use of the Estate. Silence is Breach, and Continued Usufruct Without Remedy Constitutes Abuse under Equity and Statute.”

- Specific Performance Request (Clarified to include Attorney General Structure):

“Please Confirm Discharge of Liabilities and Notify All Claimants that the Estate is now under Lawful and Peaceable Trust, Redeemed by the Living Heir, and No Longer Presumed to be Administered by the Crown.”

5. International Covenant Invocation

Invoke some or all International Convenants.

▷ **International Covenant on Civil and Political Rights**

ICCPR Articles 1(2), 2(3), 8(1), 8(2), 17

<https://www.ohchr.org/en/instruments-mechanisms/instruments/international-covenant-civil-and-political-rights>

▷ **International Covenant on Economic, Social and Cultural Rights**

ICESCR Article 11(1)

<https://www.ohchr.org/en/instruments-mechanisms/instruments/international-covenant-economic-social-and-cultural-rights>

▷ **Universal Declaration of Human Rights**

UDHR Articles 8, 17

<https://www.un.org/en/about-us/universal-declaration-of-human-rights>

▷ Assert Your Right to Remedy, Property, Subsistence, and Lawful Standing

▷ Call for Fiduciary Accountability under International Obligations

6. Enclosures

List All Documents being Submitted with Your Letter, such as:

▷ Copy of Birth Registration or Certificate

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- ▷ Dominion Note (or facsimile)
- ▷ Declaration of Standing
- ▷ Mailing Verification page
- ▷ Any Supporting Affidavits (e.g.: Affidavit of Truth, Claim of Interest)
- ▷ Baptismal Record (if available) – for Spiritual/Living Witness Context
- ▷ Statement of Spiritual Closure “*I Am Home*” – Optional but Highly Encouraged

7. Mailing Verification Page

- ▷ Attach Registered Mail Label or Barcode Sticker
- ▷ Include Name, Address, Date Sent - Serves as Proof of Notice and Delivery

8. Maxims of Equity (Optional but Strong)

Include 2–3 Relevant Equitable Principles:

- ▷ “*A Trust Shall Not Fail for Want of a Trustee.*”
- ▷ “*He Who Enjoys the Benefit must also Bear the Burden.*”
- ▷ “*Equity Regards as Done that which Ought to be Done.*”
- ▷ “*Ex dolo malo non oritur actio*” – No right of action arises from fraud
- ▷ “*In aequali jure melior est conditio possidentis*” –Where Rights are Equal, the Possessor is in the Stronger Position

9. Closing Statement

- ▷ Restate Peaceful Intent
- ▷ Call for Remedy in Law, Equity, and Spirit
- ▷ Reserve All Rights Without Prejudice (UCC 1-308 if desired)
- ▷ Sign using “*By: [your Given Name], Heir(ess) and Beneficial Claimant*”
- ▷ “*Let this Stand as a Lawful and Spiritual Closure of All Presumed Debts, Trusts, and Administrative Obligations Held Without Full Disclosure.*”
- ▷ Optional: “*With Love and in Trust, I Return to my Centre, Knowing All has now been Brought to Peace.*”

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10. Spiritual Mirror and Forgiveness Clause

Include this excerpt (or similar):

“As I Release All Burdens Tied to this Name and Estate, I also Release Any Resentment or Judgment held toward the System that Sustained it. I Acknowledge All Roles Played, Thank All Agents for their Service in Reflection, and Now Step into Stewardship with Peace, Equity, and Love.”

Office of Public Guardian and Trustee by Province

Alberta

- ▷ **Office of the Public Guardian and Trustee**
<https://www.alberta.ca/opgt-supports>
- ▷ **Act:** <https://open.alberta.ca/publications/p44p1>
- ▷ **Acts and regulations:** <https://www.alberta.ca/legislation-office-public-guardian-trustee>

British Columbia

- ▷ **Public Guardian and Trustee of British Columbia**
<https://www.trustee.bc.ca/estates-personal-trusts>
<https://www.trustee.bc.ca/contact-us>
- ▷ **Act:** https://www.bclaws.gov.bc.ca/civix/document/id/complete/statreg/96383_01

Manitoba

- ▷ **Public Guardian and Trustee**
<https://www.gov.mb.ca/publictrustee/index.html>
<https://www.gov.mb.ca/publictrustee/contact.html>
- ▷ **Act:** https://web2.gov.mb.ca/laws/statutes/ccsm/_pdf.php?cap=p205

New Brunswick

- ▷ **Office of the Public Trustee**
<https://www.legalaid-aidejuridique-nb.ca/public-trustee-services/getting-help/>
<https://www.legalaid-aidejuridique-nb.ca/contact-us/>
- ▷ **Act:** <https://laws.gnb.ca/en/showfulldoc/cs/P-26.5/20140430>

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Newfoundland and Labrador

- ▷ **Office of the Public Guardian and Trustee for Newfoundland and Labrador**
<https://www.gov.nl.ca/jps/departement/branches/division/trustee/#office>
- ▷ **Act:** <https://assembly.nl.ca/Legislation/sr/regulations/rc130086.htm>

Nova Scotia

- ▷ **Public Trustee of Nova Scotia**
<https://novascotia.ca/just/pto/>
<https://novascotia.ca/just/pto/contact.asp>
- ▷ **Act:** <https://nslegislature.ca/sites/default/files/legc/statutes/public%20trustee.pdf>

North-West Territories

- ▷ **Office of the Public Trustee**
<https://www.justice.gov.nt.ca/en/boards-agencies/public-trustee-office/>
- ▷ **Act:** <https://www.justice.gov.nt.ca/en/boards-agencies/public-trustee-office/>

Nunavut

- [illegible]

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Ontario

- ▷ **Office of the Public Guardian and Trustee (OPGT)**
<https://www.ontario.ca/page/office-public-guardian-and-trustee#section-4>
- ▷ **The Role of the Office of the Public Guardian and Trustee – Brochure:**
https://www.publications.gov.on.ca/store/20170501121/Free_Download_files/300613.pdf
- ▷ **Act:** <https://www.ontario.ca/laws/statute/90p51>

Prince Edward Island (PEI)

- ▷ **Office of the Public Trustee, Public and Official Guardian**
<https://www.princeedwardisland.ca/en/information/justice-and-public-safety/public-trustee-public-and-official-guardian>
- ▷ **Act:** <https://docs.assembly.pe.ca/download/dms?objectId=056c524d-7290-4643-a62c-dee284776af4&fileName=bill-20.pdf>
https://www.princeedwardisland.ca/sites/default/files/legislation/a-04-2-adult_guardianship_and_trusteeship_act.pdf

Quebec

- ▷ **Curateur Public du Québec**
<https://www.quebec.ca/en/government/departments-agencies/curateur-public>
- ▷ **Act:** <https://www.legisquebec.gouv.qc.ca/en/document/cs/C-81>
- ▷ **Other Laws and Regulations:**
<https://www.quebec.ca/en/government/departments-agencies/curateur-public/laws-regulations>

Saskatchewan

- ▷ **Office of the Public Guardian and Trustee (OPGT)**
<https://www.saskatchewan.ca/government/government-structure/boards-commissions-and-agencies/office-of-the-public-guardian-and-trustee>
- ▷ **Act:** <https://publications.saskatchewan.ca/api/v1/products/784/formats/1206/download>

Yukon

- ▷ **Public Guardian and Trustee**
<https://yukon.ca/en/places/public-guardian-and-trustee>
- ▷ **Forms:** <https://yukon.ca/en/legal-and-social-supports/wills-estates-and-guardianship/find-public-guardian-and-trustee-forms>
- ▷ **Act:** <https://laws.yukon.ca/cms/images/LEGISLATION/PRINCIPAL/2003/2003-021C/2003-021C.pdf>

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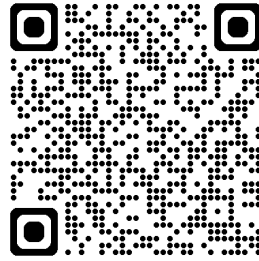
Further Information

For more information visit our Website :

Estate Redemption

<https://REDEMPTION.page>

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