EXECUTOR LETTER Facts
This is an ongoing document adding whatever information can be found relating to
the letter.

The Birth Certificate is the title to this estate, the Birth, or “Berthing Certificate” as
it’s the documentation for a new vessel being floated on the sea of commerce. It is
in actual fact a death certificate as per the cestiquvia Act of 1666 where all persons
past present and future were declared as lost at sea and as such dead. The BC is
embossed with the registrar’s seal, the registrar is the court of probate (as per
bovieresso the estate is either in probate or has been probated. The certificate, is
also signed by a government official on and behalf of the government, proof that
the government is the debtor or they owe an obligation to you. (they also hold
the original birth certificate, you only ever get copies), every other document from here
on in will be signed by you. The File Number or cusip number is the “home” address
of the Estate and also serves as the bond ID number when they (the government)
trade these certificates on stock market.

(i) Name or name on the CERTIFICATE OF BIRTH, no matter how it is spelled with
upper or lower case - Always spell the estate NAME using All CAPITAL Letters, e.g.
DAVID CLARENCE SCHROLL, Estate.

1. The letter should be printed on 8.5" x14" paper and never on A4. Reason A4 can
be construed by the barflies as a legal form as such they claim jurisdiction over it as
it printed on one of their forms.

2. The date is always written and never numbered. The day begins at midnight and
so the date begins "Night of the..."

3. The Letter contains TRAM LINES ========= Here you place the numbered
sticker between the lines but not touching or overlapping them from the Royal Mail
registered sticker. The lines run that number onto the document so that the
document is also certified by Royal Mail. When the signee signs for the envelope the
truly are signing for the document.

3b. Once the Letter is complete, signed and notarised you should copy it in colour,
preserving the Royal mail security certification colour tab. commercial colour
copier’s tent to be A4 size. Call commercial printers to find one that can copy 14 x
8.5 or use a camera as a last resort.

4. The letter is where ever possible sent to The office of ... not to the man or the
woman. It’s an office to office communication. Where the name of the occupant of
the office is known that is put in square brackets [name] Using the 4 corner rule
that name is not legally on the document, its their to assist but another man or
woman could be holding that office by the time the mail arrives as such the mail
cannot be denied because it has the original occupants name rather than the
current occupiers name.

5. Case numbers/ Account numbers etc. are always in [number] brackets. All
numbers are from their world the public side and as such have no place on our
private letter hence the square brackets. From the bible. The lord’s people will be known by name and satins by number.

6. The wording in the main body of the letter is not to be taken lightly it has been carefully constructed. Change with extreme caution other than to name the entities involved. Paragraph 1 is loosely in the form of an allocution. This is a statement the accused has an absolute right to make prior to sentencing by a judge in any court case and can even talk over the top of the judge without fear of contempt charges should the judge neglect to allow you to speak prior to sentencing this is a very powerful statement and has resulted in people leaving the court without being sentenced when properly applied. In the letter it is perfected so don't screw around with it unless you know exactly what you are doing.

7. The second paragraph demands their insurance details in the event of their continuing and essentially having a crash where by you will be claiming that insurance. Again it appears to be perfected so change with extreme caution.

8. By executor this is simply putting the office title before your signature and denying any liability to you the flesh and blood mortal man of body and immortal soul using the word "by;" least you forget to do so. All paperwork should be signed By; Signature.

9. The Signature is also on the right hand side of the page. In accounting the debtor column is on the left and the creditor column on the right as an Executor you are the creditor hence we sign on the right. Note on all future documents sing on the right. They engineered it so that the debtor slaves sign on the left.

Copy who ever you like but try and make it very relevant to your argument. If you talk nicely to your notary public he may provide several signed and stamped letters at no extra charge which saves a lot of messing about with printers and copy machines etc. When sending copies made on a machine always state copy and date then sign By; Signature.

11. The last line is deliberately laid out like this in order that the notary will sign on the left, making the court officer the debtor so don't move it.

12. If you are dealing with a court, it’s worth while using a notary. The reason is that the notary is an officer of the court as such the document cannot be denied access to the court; the content can be disputed but not the authenticity of the document. You can have a couple of friends witness your signature and that is also an acceptable practice but for full power you want that notary signature and seal.

Additional.
Should any agency continue to attempt to administrate the estate after notification by this letter they will be subject to the Forgery act.

Forgery of the following if committed with intent to defraud, shall be felony and punishable with penal servitude for life:— (a) Any will, codicil, or other testamentary document, either of a dead or of a living person, or any probate or letters of administration, whether with or without the will annexed;

Never send the executor letter to the court, it's out of their jurisdiction send it to their bosses, The office of the Court Manager.