LITIGATION SUPPORT
CLIENT INTAKE PACKET

Sovereignty Education and Defense Ministry (SEDM), http://sedm.org/
Email: Use our Contact Us page

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<td>5. Updated section references to various SEDM forms, which have changed.</td>
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Thank you for requesting Litigation Support Services from Sovereignty Education and Defense Ministry (SEDM)!

This short packet is intended to introduce you to:

1. What specific support we can offer in the context of your litigation.
2. The rate of compensation for our services.
3. Our Client Retainer agreement

It is important that you read this entire pamphlet before you may initiate utilizing our services in order to help your litigation so go smoothly and as a team.

1. **GETTING STARTED**

Before you proceed to request our litigation help, be advised that we WILL NOT defend in court any of the flawed arguments or approaches found in the following documents, so make sure you standing to sue is not based on these flawed arguments or approaches:

1. *Flawed Tax Arguments to Avoid*, Form #08.004
   https://sedm.org/Forms/FormIndex.htm
   https://sedm.org/Forms/FormIndex.htm
   https://sedm.org/Forms/FormIndex.htm
4. *Policy Document: Rebutted False Arguments About Sovereignty*, Form #08.018
   https://sedm.org/Forms/FormIndex.htm
5. *Why the Fourteenth Amendment is Not a Threat to Your Freedom*, Form #08.015
   https://sedm.org/Forms/FormIndex.htm
6. *Policy Document: Members who Reenter the Franchise System*, Form #08.017
   https://sedm.org/Forms/FormIndex.htm

Before we can begin servicing your legal needs, you must do the following.

1. Read this pamphlet in its entirety.
2. Have the following to work with us:
   2.1. A windows computer or virtual machine.
   2.2. Microsoft Word 2013 or later.
   2.3. Internet access.
   2.4. A Skype account.
3. Complete or view the following courses so that you are prepared to litigate with us as a team:
   3.1. Videos on how to use the site found on Support Page, Section 2
       https://sedm.org/Support/Support.htm
   3.2. Legal Research and Writing Techniques Course, Form #12.013. This is found in the Liberty University, section 2.7.
       https://sedm.org/LibertyU/LibertyU.htm
   3.3. Civil Courtroom Procedure Course, Litigation Tool #10.014. This is found in the Liberty University, section 7.1.
       https://sedm.org/LibertyU/LibertyU.htm
   3.4. Videos on Support Page, Section 9 on how to use pleading templates:
       https://sedm.org/Support/Support.htm
4. In addition, we highly recommend the following resources for details on common law litigation, which is the basis for most litigation on this site:
   4.1. *Legal Remedies that Protect Private Rights Course*, Form #12.019-Member Subscription form
       https://sedm.org/Forms/FormIndex.htm
       https://sedm.org/Litigation/LitIndex.htm
   4.3. *Sovereignty and Freedom Page*, Section 10.4: Common Law
       https://famguardian.org/Subjects/Freedom/Freedom.htm
5. Download and read the specific memorandums of law dealing with your issue on the Forms/Pubs page section 1.5 on the left:
   https://sedm.org/Forms/FormIndex.htm
6. Locate and read the local court rules for the state court in your area: https://famguardian.org/TaxFreedom/LegalRef/StateLegalResources.htm
7. Print out the intake application in section 12.2, answer the questions, and sign it.
8. Read and sign the SEDM Member Agreement, Form #01.001. This document is found in Section 12.3 later.
9. Scan in the documents as a PDF in the previous two steps: https://sedm.org/about/contact/

After you have completed the forms in items 5 and 6 above, email them to MemberAgreements(AT)sedm.org. We will send you a fax confirmation email indicating that we received your fax.

2. LITIGATION SUPPORT SERVICES WE OFFER

SEDM offers the following types of litigation support services:

1. Civil or common law complaint or response preparation.
2. Pleading and motion preparation.
   2.1. Petitions to dismiss criminal or civil tax case.
   2.2. Petition to quash IRS summons.
   2.3. Constitutional rights litigation motions, complaints, and responses.
3. Discovery document preparation:
   3.1. Federal Rule of Civil Procedure 26 Discovery Plans
   3.2. Request for Admissions
   3.3. Request for the Production of Documents, Federal Rule of Civil Procedure 34.
   3.4. Interrogatories.
   3.5. Deposition question and evidence preparation.
   3.7. Deposition Transcript errata and proposed changes.
4. Specific lawsuits we can prepare and help with:
   4.1. Constitutional tort action against government workers who are exceeding their authority.
   4.2. Employer lawsuits for unlawful withholding or levies against workers.
   4.3. Quiet title actions to remove unlawful IRS liens on your real property.
   4.4. Quo warranto action (demand for proof of authority to act)
   4.5. Driving without a driver’s license.
   4.6. Denial or revocation of passports.
5. Contracts preparation:
   5.1. Marriage contracts.
   5.2. Business contracts.
   5.3. Living trusts.
   5.4. Business trusts.
6. Preparation of memorandums of law for filing with the court.
7. Legal research.
8. IRS Due Process meeting coaching and attendance.
9. Offering multiple (more than one) option for accomplishing a specific litigation goal and explaining each option. This allows clients to make an informed choice.

3. ABOUT OUR LEGAL RELATIONSHIP IF YOU ENLIST OUR SERVICES

If you involve us in litigation you initiated or are responding to, you must understand that:

1. About your eligibility for enlisting our help:
   1.1. You should be an SEDM Member in order to enlist our help.
   1.2. You should be familiar with our website and have been a user of it for at least a year before enlisting our help. We avoid litigation services for people who:
       1.2.1. Just found us., or
       1.2.2. Who have no idea how to use our site…or
1.2.3. Are in an emergency situation they need immediate help with and want us to drop everyone and everything else to help them.
1.2.4. Are so unfamiliar with law generally or legal process, that we have to educate them personally about anything and everything we do for them during the litigation process. This needlessly creates tremendous extra work for us and wastes valuable time that should be spent on more qualified applicants.

1.3. You must have read the entire *Path to Freedom*, Form #09.015 at least once so you know what we do, why we do it, and how we do it.

2. We only help human beings litigating as human beings in court. We don’t get involved in litigation for artificial entities such as corporations or trusts or trustees.
3. We are not responsible for the overall case management of your case.
4. Any information or education we provide will be in response to a single filing or docket item in the case at a time.
5. You agree NOT to reveal any information about us to any government or your opponent before, during, or after the litigation. That also means that you will NOT include our name or credentials on any court document you file.
6. We are not “representing you” and therefore do not have a fiduciary duty to you personally that might make us liable to any court for anything we fail to do. Such fiduciary duty is only possible if you are being “represented” by us as an officer (public officer) of the court, which we cannot and will not do.
7. “Parole” or verbal agreements are insufficient to create an obligation on our part. All obligations we agree to must be in writing. If there is no written signed contract, then there is not obligation on our part.
8. We reserve the right to withdraw from the case at any time without having to obtain either the court’s permission or your permission. It is likely that we will withdraw if you fail to satisfy any portion of your side of the written agreement between us, and especially the terms and conditions relating to any agreed upon consideration. If we do withdraw, we will let you know within 10 days of same so you have time to find someone else to help you.

4. **LITIGATION SERVICES WE DO NOT PROVIDE**

SEDM does not engage in the following types of support services:

1. Handling client finances while they are in jail.
2. Engaging in factual or actionable speech.
3. Providing litigation support to those who refuse to consent unconditionally and perpetually to the SEDM Member Agreement.
4. Providing “legal advice”. This is prohibited by the SEDM Terms of Use and Service, Form #01.016, Item 4.
5. “Representing” anyone before a court. You must be present at every court hearing or trial you participate in since we cannot act on your behalf. We can provide assistance of counsel but not “represent” you in court. See: *Unlicensed Practice of Law*, Form #05.029 [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
6. Exercising any form of power of attorney over you or any of your property.
7. Creating trusts or artificial entities for property that is connected in any way to a public office, statutory status, or I.R.C. 501(c)(3) status.
8. Administering trusts as trustees, fiduciaries, or beneficiaries.
9. Any of the things specifically prohibited by the SEDM Terms of Use and Service, Form #01.016, Section 4.

5. **TYPES OF LITIGATION WE DO NOT GET INVOLVED IN**

We do not get involved in the following types of litigation so please don’t ask:

1. Divorce.
2. Child custody issues.
3. Home foreclosures.
4. Criminal drug or drunk driving. We don’t want to be in the position to defend immoral or injurious behavior on your part.
5. Criminal cases where the client is already in jail or urgency of release is critical. We would have to reveal our identity through the prison phone system and/or correspond only by mail with people in jail.

By far the most frequent request we get for help is with foreclosures. We don’t get involved in them because they hyper focus on money, which is the root of all evil, rather than justice, which is the right to be left alone and not injured.
6. LIMITATIONS IMPOSED BY SEDM MEMBER AGREEMENT AND TERMS OF USE AND SERVICE UPON LITIGATION SERVICES

The SEDM Member Agreement is posted on the SEDM Website at the location below:

<table>
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<tr>
<th>SEDM Member Agreement, Form #01.001</th>
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<td><a href="http://sedm.org/participate/member-agreement/">http://sedm.org/participate/member-agreement/</a></td>
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The SEDM Terms of Use and Service is posted on the SEDM Website at the location below:

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<tr>
<th>SEDM Terms of Use and Service, Form #01.016</th>
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<tr>
<td><a href="http://sedm.org/Forms/01-General/TermsOfUseAndService.pdf">http://sedm.org/Forms/01-General/TermsOfUseAndService.pdf</a></td>
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The above documents impose the following constraints upon the litigation services we offer:

1. Constraints on you:
   1.1. You as a consumer of our information and/or services agree to abide unconditionally by the SEDM Member Agreement, Form #01.001 in the context of all years in which you require our help or all services which you engage us for.
   1.2. You have the status indicated in section 1.1 of our Member Agreement:
      1.2.2. Are a STATUTORY “non-resident non-person”. See:
         | Non-Resident Non-Person Position, Form #05.020 |
         |-----------------------------------------------|
         | http://sedm.org/Forms/FormIndex.htm |
      1.2.3. May not be either an “individual” as defined in 26 C.F.R. §1.1441-1(c)(3) or a resident alien as defined in 26 U.S.C. §7701(b)(1)(A).
      1.2.4. Not engaged in a “trade or business” as defined in 26 U.S.C. §7701(a)(26) with no earnings originating from within the “United States” as defined in 26 U.S.C. §7701(a)(9) and (a)(10). Your estate is therefore a “foreign estate” as defined in 26 U.S.C. §7701(a)(31).
      1.2.5. May not be a statutory “U.S. citizen” pursuant to 8 U.S.C. §1401
      1.2.6. May not be a statutory “resident” (alien) pursuant to 26 U.S.C. §7701(b)(1)(B)
      1.2.7. May not be a statutory “U.S. Person” as defined in 26 U.S.C. §7701(a)(30).
      1.2.8. May not participate in or receive federal franchise or benefit program, such as Social Security, Medicare, FICA, unemployment insurance, etc.
      1.2.9. May not be a government employee, officer, or contractor.
      1.2.10. May not use the IRS Form W-4 except under duress.
      1.2.11. Must promptly and frequently rebut all information returns filed against you.
      1.2.12. May not file IRS Form 1040, but only a nonresident tax return or statement indicating no gross income, no identifying number, and having rebutted information returns attached.
   1.3. All information about our dealings together is strictly confidential and privileged. Any agreements we have with each other are strictly confidential and may not be disclosed to third parties and especially governments or courts.
   1.4. You may not list us as a party on any pleading filed in any court.
   1.5. You may not use any kind of Social Security Number or Taxpayer Identification Number on any government form, because you aren’t eligible for either. If you need to indicate a number when corresponding with the IRS, include a notice they mailed you, circle the number, and indicate that it is WRONG and attach:
      1.5.1. Wrong Party Notice, Form #07.105
         |-----------------------------------------------|
         | http://sedm.org/Forms/FormIndex.htm |
      1.5.2. Why it is Illegal for Me to Request or Use a “Taxpayer Identification Number”, Form #04.205
         |-----------------------------------------------|
         | http://sedm.org/Forms/FormIndex.htm |
   1.6. Your tax withholding forms and tax returns must be entirely consistent with each other:
      1.6.1. You must submit “non-resident non-person” withholding and reporting forms such as:
         1.6.1.1. Amended IRS form W-8, Form #04.202
            |-----------------------------------------------|
            | http://sedm.org/Forms/FormIndex.htm |
         1.6.1.2. New Hire Paperwork Attachment, Form #04.203
            |-----------------------------------------------|
            | http://sedm.org/Forms/FormIndex.htm |
         1.6.1.3. Affidavit of Citizenship, Domicile, and Tax Status, Form #02.001
            |-----------------------------------------------|
            | http://sedm.org/Forms/FormIndex.htm |
1.6.2. You must file at least once using IRS Form 1040NR and/or the following.

Federal 1040NR Tax Return Attachment, Form #15.001
http://sedm.org/Forms/Form1Index.htm

1.6.3. If you are a statutory “non-resident non-person” and state national born within the United States*** of America, you cannot do the following for the tax years you need help:

1.6.3.1. File singly using IRS Form 1040. Only “individuals” who “resident aliens” or statutory “U.S. citizens” abroad pursuant to 26 U.S.C. §911 may use form 1040 without committing perjury and you are NOT a “resident alien” as a person born in America unless you expatriated.

1.6.3.2. File jointly using IRS Form 1040 with a “taxpayer” spouse. If your spouse is also a non-citizen national by virtue of being born within America, he/she is committing fraud by filing IRS Form 1040 and you cannot therefore lawfully make an election to join her in this fraud pursuant to 26 U.S.C. §6013(g) and (h). You must file separately if you are married to an American National spouse who insists on fraudulently filing IRS Form 1040. This is discussed in detail in the following:

Non-Resident Non-Person Position, Form #05.020, Sections 11.5 through 11.5.5
http://sedm.org/Forms/Form1Indevx.htm

1.6.4. If the last tax return form you filed was IRS Form 1040 or if your tax withholding forms do not identify you as a statutory “non-resident non-person”, we can’t and won’t help you on tax issues ONLY because what you say and what you do contradict either themselves or our Member Agreement.

1.7. You agree to take complete, exclusive, and personal responsibility for all of your choices and decisions and never to blame us for any of the consequences.  See Section 1.3, Item 4, which says:

“As a free moral agent, I take complete and personal and exclusive responsibility for myself in all aspects of my conclusions and decisions as a result of my educational pursuits. I must take exclusive and personal responsibility for myself because the tyranny we face on the part of the government at present was created mainly by the government exploiting the human weakness to evade responsibility. Our public servants have invidiously and covertly corrupted the morals of the people by exploiting this human weakness.”
[SEDM Member Agreement, Section 1.3, Item 4]

1.8. If you sue us for anything or testify against us, you agree to become the substitute defendant or respondent by contract.

You therefore waive your right to involve the ministry or any of its officers in any litigation against you.

1.9. You may not request and we may not render legal advice. All we can provide is educational services in which we provide information and documents pertinent for someone in your circumstance which is not actionable. Section 1.1 language as follows:

“I understand that it is the policy of the ministry not to provide legal advice or representation, but instead to teach and empower the sovereign people themselves to manage their own legal affairs without the involvement of either the ministry or a corrupted legal profession”.
[SEDM Member Agreement, Section 1.1]

2. Constraints on us:

2.1. We may not “represent you” in a court of law or “practice law”, but rather provide legal document preparation, execute discovery, etc. See Terms of Use and Service, Form #01.016, Section 4, Item 7. The definition of “practice law” is to act as an agent or officer of the court as a licensed attorney. Otherwise, private rights and private property are beyond the jurisdiction of the statutory civil law as described in Form #05.037.

2.2. We may not exercise any kind of power of attorney on your behalf or sign or submit IRS Form 2848. See: Terms of Use and Service, Form #01.016, Section 4, Item 4.

2.3. We may not make promises or assurances about the truthfulness, accuracy, or effectiveness of any information or service we offer. Anything we say to the contrary shall be regarded as fiction and not fact. See: Terms of Use and Service, Form #01.016, Section 4, Item 6.

2.4. All information offered through our website and all communications with, to, or about the ministry, any of its officers, workers, or volunteers is NOT factual, NOT actionable, not admissible as evidence in any court of law pursuant to Federal Rule of Evidence 610. See the following language:

“I also understand that all information contained on the ministry website originating from OTHER than government sources and which the courts themselves recognize as admissible evidence under the rules of evidence, along with any communications with, to, or about the author(s), website administrator, and owner(s) constitute
religious speech and beliefs, and not facts. As such, nothing on the ministry website originating from their own opinions, beliefs, speech, writing, or testimony is susceptible to being false, misleading, or legally “actionable” in any manner. Since materials on the site spoken by the ministry and all communications associated with, to, or about it are religious speech and beliefs, none of it is admissible in any court of law pursuant to F.R.E. 610 unless accompanied by an affidavit from a specific person attesting to its truthfulness and accuracy, and such materials are only actionable to THAT SPECIFIC PERSON and no others in such a circumstance. Nothing on the ministry site other than the government’s OWN speech or publications can truthfully be classified as fact without violating the First Amendment rights of the publisher(s) and author(s). It is provided for worship, law enforcement, education, enlightenment, and entertainment and for no other purpose. Any other use is an unauthorized use for which the author(s), website administrator(s), and owner(s) assume no responsibility or liability. Users assume full, exclusive and complete responsibility for any use beyond reading, education, and entertainment. The ministry must do it this way because this Member Agreement says that the ONLY thing readers or members can rely on as a basis for good belief is your own reading of what the law actually says.”

[SEDM Member Agreement, Section 3]

2.5. If you ask us what to do for a given situation, we are obligated to offer you no less than two options and to leave the decision as to which option is best up to you. See Terms of Use and Service, Form #01.016, Section 4, Item 4.

7. MANDATORY STEPS TO ACHIEVING SOVEREIGNTY FOR MEMBERS

Members availing themselves of our litigation services must read and follow the document below and accomplish at least up to step 14 in section 2 of the following before we can or will assist them with any litigation matter relating to taxation:

Path To Freedom, Form #09.015
http://sedm.org/Forms/FormIndex.htm

8. TOOLS FOR DOING YOUR OWN LEGAL RESEARCH

The following resources are recommended for those wishing to do their own legal research throughout the course of the litigation:

1. The SEDM Forms/Pubs Page accessible at the top of the opening page of SEDM (http://sedm.org) features a large selection of Memorandums of Law useful to attach to your legal pleadings as exhibits. It is in section 1.5 of that page in the table of contents. The direct link is: http://sedm.org/Forms/FormIndex.htm

2. Visit our “Litigation Tools” Page, which has several legal research links, sample forms, and sample pleadings. http://sedm.org/Litigation/LitIndex.htm

3. The opening page of the SEDM website (http://sedm.org) has a link at the top entitled “Legal Research”, which features free links to just about every type of law available. The direct link is: http://famguardian.org/TaxFreedom/LegalRef/LegalResrchSrc.htm

4. The opening page of the SEDM Website has a link to “Subject Index”, featuring extensive references on most major subjects of interest. The direct link is: http://famguardian.org/TaxFreedom/LegalRef/LegalResrchSrch.htm

5. The Sovereignty Forms and Instructions Online, Form #10.004 of Family Guardian has a wealth of reference materials. The most valuable within this area is the “Cites by Topic”, which has points and authorities on every major “word of art”. The direct link to this resource is: http://famguardian.org/TaxFreedom/FormsInstr.htm

9. PREPARING YOUR SCANNER TO WORK WITH US

It is important that you test your scanner to ensure that the images it scans are clear. If your scanner produces images that have long vertical lines on them, then we won’t be able to read all the information you send us, and this can be disastrous because we may miss something VERY IMPORTANT. If your scanner has this problem, it is usually because the image sensor has “white-out”, dust, or some other contamination on it and you will have to do one of two things to deal with this problem:

1. Clean it out and try it again.
2. Have the scanner repaired (more costly).
3. Use someone else’s scanner that doesn’t have the problem.
If your scanner has this problem, we will tell you when you fax your initial Application to us. We will ask you to fix your machine if this is the case. You might want to be proactive and correct any problems BEFORE you fax us your completed application.

10. **ELECTRONIC SIGNATURES AND E-FILE OF COURT DOCUMENTS**

Many jurisdictions, and especially in California (Onelegal) and Federal (Pacer), allow for e-filing of court documents. Readers are advised of the following constraints relating to e-filing of court documents relating to their case:

1. We will ask you to provide a high resolution color scan of your signature for use in document electronic document preparation.
2. The electronic signature you provide will be included in documents we prepare on your behalf if we are acting as your paralegal. That means the documents we prepare will be immediately ready for e-filing.
3. All documents we prepare will be sent to you electronically with the electronic signature you provide included.
4. The documents must be filed using your own account. We won’t create an account of our own and file on your behalf.
5. You must personally e-file the documents yourself and pay the associated e-filing fees with your own credit card.

11. **DONATING FOR SERVICES RENDERED**

11.1 **How to donate**

You may make a donation to our website for any amount in Canadian dollars by following the procedure below:

1. Go to the opening page of the website  
   http://sedm.org
2. Click on the Bookstore->Shop menu entry in the upper menu.
3. Click on the “Services” category.
4. Click on the “Litigation Support” store item, SKU 4.06.
5. Enter the number of Canadian dollars you wish to donate, and press the “Add to Cart” button. The exchange rate is found at:  
   http://www.x-rates.com/
6. Complete the checkout and make the donation. You may donate via a debit or credit card or personal check with payee blank.

11.2 **Suggested donation for services**

We are not resourced or equipped to provide pro bono services to everyone. If we did, we quite simply would not have a life or any free time at all. Anything that is free will always be overutilized to our personal detriment. We have to prioritize our work so that we can be resourced to accomplish it. Like you, we have bills to pay and need a decent quality of life in which to work and at least survive. Anything that is worth having is worth earning and paying for.

“...The constitutional rights of those spreading their religious beliefs through the spoken and printed word are not to be gauged by standards governing retailers or wholesalers of books. The right to use the press for expressing one’s views is not to be measured by the protection afforded commercial handbills. It should be remembered that the pamphlets of Thomas Paine were not distributed free of charge. It is plain that a religious organization needs funds to remain a going concern. But an itinerant evangelist, however misguided or intolerant he may be, does not become a mere book agent by selling the Bible or religious tracts to help defray his expenses or to sustain him. Freedom of speech, freedom of the press, freedom of religion are available to all, not merely to those who can pay their own way..."  
[Murdock v. Pennsylvania, 319 U.S. 105 (1943)]

Like the writings of Thomas Paine, our work product is entirely writings as indicated above.

All of the evils we fight documented in our extensive publications originate EXCLUSIVELY from a desire on the part of one or more people to evade responsibility for themselves or their actions. See:

**Unlimited Liability Universe**, Family Guardian Fellowship  
http://famguardian.org/Subjects/Spirituality/Articles/UnlimitedLiabilityUniverse.htm
That evasion of responsibility insofar as it affects us manifests itself in the following forms, all of which are prohibited by our Member Agreement:

1. Presuming or expecting free services from us.

   “But the person who does anything presumptuously, whether he is native-born or a stranger, that one brings reproach on the LORD, and he shall be cut off from among his people.”
   [Numbers 15:30, Bible, NKJV]

2. Criticizing us if you don’t get free services, even though you hypocritically have not offered free services in our forums to help others.

3. Refusing to exercise due diligence before asking questions or asking for help. See:

   Guide to Asking Questions, Form #09.017, Section 4
   [http://sedm.org/about/contact/guide-to-asking-questions/]

4. Contacting us through our Contact Us Page WITHOUT first reading the rules for contacting us or not following them:
   [http://sedm.org/about/contact/important-notice-to-all-who-communicate-with-sedm-via-phone-email-or-this-page/]

5. Refusing to read or comply with our Member Agreement, Form #01.001 before engaging us to assist you.

6. Refusing follow our Path To Freedom, Form #09.015, Section 2 process for becoming a compliant member if they are asking for help with tax services.

7. Trying to blame us or sue us for the consequences of their own choices or actions. This includes sending us an angry message blaming us for something that happened and expecting us to essentially become an uncompensated insurance company for anything that happens to them.

8. Trying to ask for “legal advice”. Our Member Agreement, Form #01.001 forbids us from giving it and forbids users from interpreting anything we say or publish as legal advice.

9. Complaining to the government about us because something they obtained on our website did not accomplish the result they sought or expected. Once again, we aren’t an insurance company for ANY of the choices or actions of others.

10. Asking us to violate any part of our Member Agreement, Form #01.001 or Terms of Use and Service, Form #01.016 when contacting us for help because you either haven’t read it or don’t give a crap what it says. That means you are an anarchist who only follows his own rules. Our rules are based on God’s laws. We don’t associate with anarchists towards God’s laws or man’s laws.

11. You don’t apply the same rules towards yourself that you apply to us in trying to assert that we have an obligation towards you.

If you want to completely piss us off, then do anyone or more of the above. We are very weary of the above “guilt mafia” liberal/progressive tactics that form the foundation of SOCIALISM that we detest. A malicious sense of “entitlement” is the foundation of socialism according to now deceased U.S. Supreme Court Justice Scalia:

Is Capitalism or Socialism More Conducive to Christian Virtue?, Justice Antonin Scalia
[https://www.youtube.com/watch?v=gjTw7mepBhk]

All of these tactics advertise essentially that:

1. No one else matters other than you.
2. You are better or more important than others or us.
3. Your needs or quality of life are more important than ours.
4. You have a right to make us into an uncompensated paralegal slave to guarantee your freedom. In other words, ONLY YOU have a right to be truly free or to be “left alone”. The right to be left alone is the very definition of justice. See:
   Sovereignty Forms and Instructions Online, Form #10.004, Cites by Topic: “justice”
   [http://famguardian.org/TaxFreedom/CitesByTopic/justice.htm]
5. You are pastor and cult leader of the church of self-worship. To hell with putting God or His laws or the love of your neighbor above or at least equal to that of love of self.

Remember: You are only free unless you are equal under the law and equal in the way you are treated. None of the above abuses are realistically possible if we are all truly equal. We cover this in:

Foundations of Freedom, Form #12.021, Video 1: Introduction
[https://www.youtube.com/watch?v=ikf7CcT2l8I]
Offering us something in exchange for our services with your original request for help is your way to advertise that you understand the burden you are imposing on us to help you and want to take personal responsibility for the negative impact it has on us. Even God offers an extensive reward system in exchange for the adverse impact of obeying His laws and/or demands. Do you want to be like God? We depend on your generous donations to survive. This is not a part time effort for us. You wouldn’t want help from us if it was a part time effort, because we would be unqualified.

The Golden Rule spoken of by Jesus says do unto others as you would have them do unto you. Ask yourself would you want people treating you the way you treat us? If you sow nothing you will reap nothing.

Even Jesus fled to the wilderness to escape the crowds and throngs of people continuously surrounding him looking for freebies. He needed a break. Our “break” is the Member Agreement, Form #01.001 and it is designed to protect us from the infinite crowds of people who want something for nothing and who are indignant when they don’t get it. It ensures “justice” in our case, which is legally defined as “the right to be LEFT ALONE”.

PAULSEN, ETHICS (Thilly's translation), chap. 9.

“Justice, as a moral habit, is that tendency of the will and mode of conduct which refrains from disturbing the lives and interests of others, and, as far as possible, hinders such interference on the part of others. This virtue springs from the individual's respect for his fellows as ends in themselves and as his co equals. The different spheres of interests may be roughly classified as follows: body and life; the family, or the extended individual life; property, or the totality of the instruments of action; honor, or the ideal existence; and finally freedom, or the possibility of fashioning one's life as an end in itself. The law defends these different spheres, thus giving rise to a corresponding number of spheres of rights, each being protected by a prohibition. . . . To violate the rights, to interfere with the interests of others, is injustice. All injustice is ultimately directed against the life of the neighbor; it is an open avowal that the latter is not an end in itself, having the same value as the individual's own life. The general formula of the duty of justice may therefore be stated as follows: Do no wrong yourself, and permit no wrong to be done, so far as lies in your power; or, expressed positively: Respect and protect the right.”


“...The makers of our Constitution undertook to secure conditions favorable to the pursuit of happiness. They recognized the significance of man's spiritual nature, of his feelings and of his intellect. They knew that only a part of the pain, pleasure and satisfactions of life are to be found in material things. They sought to protect Americans in their beliefs, their thoughts, their emotions and their sensations. They conferred, as against the Government, the right to be let alone - the most comprehensive of rights and the right most valued by civilized men. [Olmstead v. United States, 277 U.S. 438, 478 (1928) (Brandeis, J., dissenting); see also Washington v. Harper, 494 U.S. 210 (1990)]

12. FORMS

12.1 CERTIFICATE/PROOF/AFFIDAVIT OF SERVICE

The form on the next page is provided if you want an additional measure of proof of what you are sending to your opponent beyond that afforded by the Certified Mail Card that the Postal Service uses. The deficiency of the Certified Mail Card is that it doesn’t document WHAT was sent, only that SOMETHING was sent. If you are trying to prove what you sent your opponent, the Certified Mail Card is insufficient evidence in a court of law and you need something more authoritative. You can find this form on our website at the address below. The instructions are included with the form:

Certificate/Proof/Affidavit of Service, Form #01.002
http://sedm.org/Forms/FormIndex.htm
NOTE: Please ensure that you satisfy the criteria described in section 3 of this document before you submit your application. If you don’t, then you will be wasting your time submitting the application because we will have to turn you down anyway.
# LITIGATION SUPPORT CLIENT INTAKE APPLICATION

**Date completed:**

### 1. Referral Information

How did you hear about us (check one)?:
- [ ] Family Guardian website (http://famguardian.org/)
- [ ] SEDM website (http://sedm.org/)
- [ ] Friend
- [ ] Other (please explain): ___________________________________________

Name of person who referred you to us: ___________________________ Phone: ___________________________

Date first visited the above site(s): ___________________________

### 2. Main Individual

<table>
<thead>
<tr>
<th>Name:</th>
<th>___________________________</th>
</tr>
</thead>
<tbody>
<tr>
<td>Home Phone(s):</td>
<td>___________________________</td>
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<tr>
<td>Work phone(s):</td>
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<td>Mobile phone(s):</td>
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<td>Email address:</td>
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<td>Mailing address:</td>
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<td>SSN:</td>
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</tr>
<tr>
<td>TIN:</td>
<td>___________________________</td>
</tr>
</tbody>
</table>

**Citizenship Status (check one, read our Form #05.006 if this question confuses you):**

- [ ] Statutory "national and citizen of the United States***" under 8 U.S.C. §1401 (territorial citizen)
- [ ] Resident alien pursuant to 26 U.S.C. §7701(b)(1)(A)

**Are you retaining an attorney for tax matters?:**
- [ ] Yes  [ ] No  [ ] NA

Are your spouse agree with your views on taxation?
- [ ] Yes  [ ] No  [ ] NA

**Are you connected legally to your spouse with a marriage license?:**
- [ ] Yes  [ ] No  [ ] NA

**Tax Problem(s) (if any) you are currently having:**
- ___________________________________________
- ___________________________________________
- ___________________________________________
- ___________________________________________
- ___________________________________________
- ___________________________________________

### 3. Spouse (if spouse is also involved in matter)

<table>
<thead>
<tr>
<th>Name:</th>
<th>___________________________</th>
</tr>
</thead>
<tbody>
<tr>
<td>Home Phone(s):</td>
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<tr>
<td>Work phone(s):</td>
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<tr>
<td>TIN:</td>
<td>___________________________</td>
</tr>
</tbody>
</table>

**Citizenship Status (check one, read our Form #05.006 if this question confuses you):**

- [ ] Statutory “national and citizen of the United States***” under 8 U.S.C. §1401 (territorial citizen)
- [ ] Resident alien pursuant to 26 U.S.C. §7701(b)(1)(A)

**Are you retaining an attorney for tax matters?:**
- [ ] Yes  [ ] No  [ ] NA

**Tax Problem(s) (if any) you are currently having:**
- ___________________________________________
- ___________________________________________
- ___________________________________________
- ___________________________________________
- ___________________________________________
- ___________________________________________
4. Your knowledge and experience level

1. Up to what item number have you read in our Liberty University?___________________
2. How much of the Great IRS Hoax book have you read?___________________
3. When was your first exposure to the SEDM website (http://sedm.org)?_______________________________
4. What steps have you taken to comply with our member agreement so far? (check all that apply)
   (NOTE: Items 4.1 and 4.2 are mandatory in order to obtain our services.)
   4.1 ☐ Sent in Resignation of Compelled Social Security Trustee, Form #06.002
   4.2 ☐ Sent Legal Notice of Change in Domicile/Citizenship Records and Divorce from the United States, Form #10.001
   4.3 ☐ Got married using a contract and not a state-issued marriage license
   4.4 ☐ Placed real property into a trust.
   4.5 ☐ Sent Federal 1040NR Tax Return Attachment, Form #15.001
   4.6 ☐ Terminated state driver’s license.
   4.7 ☐ Terminated all professional licenses.
   4.8 ☐ Closed all numbered bank accounts and reopened them as nonresident alien with no identifying number.
   4.9 ☐ Applied for USA passport using our USA Passport Application Attachment, Form #06.007
   4.10 ☐ Registered to vote using our Voter Registration Application Attachment, Form #06.003

5. Online legal research accounts you have (check all that apply):
   ☐ Westlaw (http://westlaw.com)
   ☐ Lexis-Nexis (http://www.lexis.com/research/)
   ☐ VersusLaw (http://versuslaw.com)
   ☐ Other. Please specify:________________________________________

6. Do you know how to use Microsoft Word? ☐ Yes ☐ No (NOTE: All of our pleadings are prepared with MS Word)

7. Do you have a Skype account (http://skype.com)? ☐ Yes ☐ No

5. Your current Federal Tax situation

1. Last IRS Notice Number that you received:___________ Date Received:______________
2. Last Year You Filed Federal Income Taxes:______________
3. Filing status: ☐ Single ☐ Married ☐ Head of Household
4. Tax Form(s) you last filed:
   ☐ Corrected Info Returns and Criminal Complaint (see Form #04.001) ☐ 1040/1040A/1040X/1040EZ
   ☐ 1040NR/1040NR-EZ
5. Have you ever filed in the married status with your current spouse?: ☐ Yes ☐ No
6. Amount of outstanding tax liabilities unpaid $______________
7. Have you just been indicted for a federal criminal tax crime? ☐ Yes ☐ No
8. If the answer to the previous question is YES:
   Court: ___________________ Case No.: ________________ Date Indicted:____________________

6. Your current State Tax situation

1. Last State Notice Number that you received:___________ Date Received:______________
2. Last Year You Filed State Income Taxes:______________
3. Filing status: ☐ Single ☐ Married ☐ Head of Household
4. Tax Form(s) you last filed:
   ☐ Corrected Info Returns and Criminal Complaint (see Form #04.001) ☐ State resident tax return
   ☐ State nonresident tax return
5. Have you ever filed in the married status with your current spouse?: ☐ Yes ☐ No
6. Amount of outstanding tax liabilities unpaid $______________
7. Have you just been indicted for a federal criminal tax crime? ☐ Yes ☐ No
8. If the answer to the previous question is YES:
   Court: ___________________ Case No.: ________________ Date Indicted:____________________
7. Litigation Support Requirements:

1. Have you had litigation support services from us before?:  ☐ Yes ☐ No

2. Type of litigation support services you desire (check all that apply):
   - ☐ 2.1. Criminal or civil complaint preparation.
   - ☐ 2.2. Pleading or motion preparation
   - ☐ 2.3. Discovery document preparation
   - ☐ 2.4. Employer lawsuit
   - ☐ 2.5. Constitutional tort action against government actor
   - ☐ 2.6. Preparation of memorandums of law
   - ☐ 2.7. Legal research
   - ☐ 2.8. Litigation tutoring
   - ☐ 2.9. IMF decoding

Please describe your litigation support needs in as much detail as possible:

______________________________________________________________________________________________
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8. Terms

1. All donations are final and nonrefundable.
2. All discussions with us on the telephone are billable at the rate specified for legal services. They will be rounded up to the nearest ten minute interval when billed.
3. Our work product is copyrighted and privileged and may not be shared with any third party. We retain the right to reuse any materials we prepare for your case on other cases.
4. No specific result is guaranteed or promised from this procedure or service, because the behavior of the criminals running our government is unpredictable.
5. SEDM and its agents will do everything within their power to timely complete this service and deliver the information promised.
6. All bills for hourly services must be paid using our online store, in the “Services” section under “Donation”.
7. Bills for services are payable within 30 days. Delivery of services beyond the 30 day interval will cease until billed services are paid up in full.
8. If any disputes arise under the terms of this agreement, all such disputes shall be litigated under the laws of the Holy Bible as documented in SEDM Form #05.023. http://sedm.org/Forms/FormIndex.htm. A jury shall be assembled from members of the SEDM fellowship.
9. Any communication between SEDM and clients is strictly confidential and I agree to answer “First Amendment” in the context of all questions about my interactions with SEDM, pursuant to the SEDM Member Agreement, Section 6.

9. Signature and Declaration:

I declare under penalty of perjury under God’s laws that:

1. I have read and agree to abide by the SEDM member agreement attached, which I have also signed:
2. I am a “nontaxpayer”, which is a person who is not the “taxpayer” defined in 26 U.S.C. §7701(a)(14) and not subject to any provision of the Internal Revenue Code.
3. I would like SEDM to perform the above requested service for the suggested donation amount appearing on the website.
4. I agree not to call or involve SEDM in any of my personal matters not directly involved with the implementation of this agreement and/or service.
5. I agree to abide unconditionally and perpetually to the SEDM Member Agreement in the context of all services and information I obtain from SEDM. I have attached a completed SEDM Member Agreement to this application.

Signature (Main human):_________________________________________ Date:_____________________

Signature (spouse of Main human):_________________________________ Date:_____________________

10. Where to Submit this Form

When complete with this form, please:

1. Submit a request for our email address to the Contact Us page: http://sedm.org/about/contact/
2. We will send you the email address to submit the form to.
3. Scan in the form as a PDF and email it to us. Faxing is not supported.
4. We will contact you afterward to follow up.

Thank You!
12.3  SOVEREIGNTY EDUCATION AND DEFENSE MINISTRY (SEDM) MEMBER AGREEMENT

This form must be filled out and sent in with the Litigation Support Client Intake Application Form in the previous section. Please download and print the latest version of this agreement from the SEDM Website at:

http://www.sedm.org/MemberShip/MemberAgreement.pdf