

# FREEDOM DOCUMENTS

*Be slaves of no man*

1 Corinthians 7:23



*Passport ID Instruments*

**S t o r m   B r o o k s**

Freedom Documents

Version 3.1



Storm Brooks

PO Box 1452

Tijeras, New Mexico, U.S.A. 87059)

**August, 2024**

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# PURPOSE

Having trouble getting an American Nation Passport without a Social Security Number? You are not alone.

Here is a set of Identification Documents that has been used by many people to obtain a passport, bank accounts, and American National Status in the Court.

This package is not a “silver bullet,” but it works in most cases.

Adjust and particularize to your facts and needs. Make sure info is accurate.

If you are seeking a passport, send in these Freedom Document with your application.

Results may differ, but on several occasions we have seen debt claims removed, obtained Driver’s License waivers, and a free status in the courts.

Remember, **you have no rights in American . . . until you assert them**; that is, you must sign and publish your claim on freedom or you are merely a slave of the State.



# INTRODUCTION

Obtaining an American National Passport without using a social security number or if you have an IRS tax claim working against you or other bogus legal encumbrance can be difficult.

We have submitted these instruments with Passport Applications and obtained the desired American National Status Passport.

You can particularize these instruments inserting your facts and claims to any State Agency, the IRS, any court, the Secretary of State to obtain a Passport.

John Hancock was born in Braintree, Massachusetts, but could not obtain a Passport from PERVERSION STATE because he had vindictive child support filed against him three decades ago. We confronted this claim six times in an administrative process but could not get the fraudulent claim removed.

John filled out a Passport Application with the Secretary of State in D.C. but they would not issue him a Passport because of the bogus court debt filed against him.

John Hancock prepared these freedom documents and submitted to the State Department in D.C.

Not only did he obtain his passport, these instruments removed the bogus court claim from the records in Massachusetts. He now lives overseas in beach land.

John even had outstanding traffic tickets filed against him, but they did not hinder him from obtaining a Passport.

Do your own research as this is not legal advice.

Storm Brooks

# IDENTIFICATION DOCUMENTS



Genesis 1:26-28 And God said, Let us make man in our image, after our likeness: and let them have dominion over the fish of the sea, and over the fowl of the air, and over the cattle, and over all the earth, and over every creeping thing that creepeth upon the earth. So God created man in his own image, in the image of God created he him; male and female created he them. And God blessed them, and God said unto them, Be fruitful, and multiply, and replenish the earth, and subdue it: and have dominion over the fish of the sea, and over the fowl of the air, and over every living thing that moveth upon the earth.

*Psalm 24:1 The earth is the LORD's, and the fulness thereof;* the world, and they that dwell therein. For he hath founded it upon the seas, and established.

1 Corinthians 7: 23 <sup>3</sup> Ye are bought with a price; be not ye the servants of me

# PASSPORT EXPLANATORY STATEMENT TO THE DIRECTOR OF THE UNITED STATES DEPARTMENT OF STATE

## ANNEXED TO PASSPORT APPLICATION

Date **3-30-2022**

**Hancock, John**  
4 Freedom Way  
Badlands, NM - 00000  
(Non-Domestic)

Current Director  
United States Department of State  
2201 C Street NW, Room 2206  
Washington, DC 20520-2204

Dear Director, Agent, or Assigns:

I am reapplying for a U.S. Passport. In my first passport application the State Department misspelled my name and mislabeled my citizenship status as a "U.S. citizen." I am reapplying for passport with my correct name as John Hancock with a true and correct status as an American national.

These Explanatory Statements will remain as a part of this passport application to obtain my national UNITED STATES OF AMERICA passport.

The Secretary of State has exclusive authority to issue passports under the prescribed rules of 22 U.S.C. §21 and 22 U.S.C. §213.

22 C.F.R. §51.20 provides that application for a passport shall be made upon such forms as are prescribed by the Department; and, that these forms cannot be altered.

Moreover, men and women applying for a passport must swear under penalties of perjury that the information they provide is true, correct, and not misleading.

But, what if these forms only serve the interests of the State and not the living man or MAN ? In looking at these forms they do not make provision for a living man with a status as an American national.

Please know I am an American national applying for a Passport with **accurate information** concerning my Citizenship as a state<sup>1</sup> Citizen which is listed under 8 US Code § 1101(a)(21).

---

<sup>1</sup> [\*state= Blacks Law 8th Edition: state, n. 1. The political system of a body of people who are politically organized; the system of rules by which jurisdiction and authority are exercised over such a body of people. A state is an institution, that is to say, it is a system of relations which men establish among themselves as a means of securing certain objects, of which the most fundamental is a system of order with which their activities can be carried on.]



## PLEASE KNOW THE FOLLOWING CONCERNING YOUR REQUEST FOR SSN:

It appears the passport application form is an intentional, clever error, as it requests a social security number under the authority of Section 6039E of the Internal Revenue Code of 1986 6039E which is a request in violation of the Privacy Act of 1974 [PL93-579§7b].

No such authority exists within Section 6039E of the Internal Revenue Code of 1986 to demand an applicant supply a social security number. This section 6039E (b)(1) requires that anyone with a TIN (if any) provide said number. A TIN is for those who are engaged in a "trade or business" within the United States [District of Columbia per U.C.C. 307 (h)].

Section 7 of the Privacy Act of 1974 specifically states it shall be unlawful for any Federal, State or Local government agency to deny to any individual any right, benefit, or privilege provided by law because of such individual's refusal to disclose his/her social security number.

Privacy Act, 1974, Section 7 (a)(1)

"It shall be unlawful for any Federal, State or local government agency to deny to any individual any right, benefit, or privilege provided by law because of such individual's refusal to disclose his or her social security number. Pub, L.93579, Section 7; 5 U.S.C. Sec. 552a. Note unless: (2) Disclosure is required by federal statute for welfare recipients to obtain and provide SSNs of children.

Section (b) Any Federal, State or local government agency which requests an individual to disclose his social security account number **shall inform that individual whether that disclosure is mandatory or voluntary**, by what statutory or other authority such number is solicited, and what uses will be made of it."

## PLEASE KNOW THE FOLLOWING CONCERNING MY PROPER NATIONALITY AND CITIZENSHIP:

I am an American national applying for a Passport with **accurate information** concerning my Citizenship as a state<sup>2</sup> Citizen which is listed under 8 US Code § 1101(a)(21).

My political allegiance on earth is to state on which land I was born or am now living.

My fundamental allegiance is to the Lord Jesus Christ, Creator of Heaven and Earth, Philippians 3:20.

With the Jesus as My LORD and KING, I declare that I am a living, breathing self-governed American man endowed by Creator with certain unalienable rights; that I, John Hancock, claim no privileges connected with being a "citizen" subject to Congress per the 14<sup>th</sup> Amendment.

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<sup>2</sup> [\*state= Blacks Law 8th Edition: state, n. 1. The political system of a body of people who are politically organized; the system of rules by which jurisdiction and authority are exercised over such a body of people. A state is an institution, that is to say, it is a system of relations which men establish among themselves as a means of securing certain objects, of which the most fundamental is a system of order with which their activities can be carried on.]

I am not a representing, accepting, or appearing as **JOHN HANCOCK** nor am I claiming to be a trustee of this legal BIRTH CERTIFICATE “person, human being, child, individual,” corporation, individual *cestui que vie, ens legis* trust, known as the registered<sup>3</sup> organization. It appears that the Birth Certificate appellation is used to gain a passport; that it is a registered organization, corporation, or legal entity, and not me the living, breathing woman.

Please know that my name is “John Hancock” (a living man) and **NOT** “JOHN HANCOCK” OR “JOHN HANCOCK” (a government created entity presumption).

I am exempt from Your unlawful requirement to provide a social security number pursuant to the common law and as sustained by the silence of Section 6039E (e). Nevertheless, because I am being forced and coerced into supply a social security number in order to obtain a passport, I put down the SSN sent to me by the government to be the Nameholder and beneficiary / representative of JOHN R. STOCKONT circa 1961

America has been at war many times in her history over liberty, but “the first casualty of war is the truth.” Today, government officials exert vast arbitrary power over people.

Please consider the facts in the documents annexed to this passport application which provide evidence I am an American national born in the state of **PERVERSION STATE** now living in the state of **PERVERSION STATE**. According to the U.S. Government printing Office Style Manual, in section: 5.23 my nationality is **New Mexican** as opposed to the Federal “UNITED STATES OF AMERICA.”

Please see the other instruments attached which provide evidence I am an American National endowed by my Creator with unalienable rights; that I am **not** a “citizen,”<sup>4</sup> “U.S. citizen,” “driver,” “individual,”<sup>5</sup> artificial “person,”<sup>6</sup> “employee”<sup>7</sup> “corporation” “homo sapien” or other legal entity created by or resident to the “United States.”

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<sup>3</sup> \*registered organization= Blacks Law 8th Edition: An organization created under state or federal law, for which the state or federal government must maintain a public record showing that the organization has been duly organized. UCC § 9-102(2a)(70).

<sup>4</sup> 26 CFR §31.3121(e): The term “citizen of the United States” includes a citizen of the Commonwealth of Puerto Rico or the Virgin Islands, and, effective January 1, 1961, a citizen of Guam or American Samoa.[T.D. 6744, 29 FR 8314, July 2, 1964]

<sup>5</sup> 5 U.S.C. §552a(a)(2) clarifies that this “individual” is a officer or employee of the national government. That section of the code is in Title 5 and regulates public conduct, not private conduct, meaning activities of public officers within the government.

<sup>6</sup> A person who is a citizen of the United States (Federal government; Fourteenth Amendment citizen) is necessarily a citizen of the particular state in which he resides. But **a person may be a citizen of a particular state and not a citizen of the United States** (Federal government; Fourteenth Amendment citizen). To hold otherwise would be to deny to the state the highest exercise of its sovereignty, -- the right to declare who are its Citizens. [State v. Fowler, 41 La. Ann. 380] [6 S. 602 (1889), emphasis added]

<sup>7</sup> 26 USC 3401(c) Employee

For purposes of this chapter, the term “employee” includes an officer, employee, or elected official of the United States, a State, or any political subdivision thereof, or the District of Columbia, or any agency or instrumentality of any one or more of the foregoing. The term “employee” also includes an officer of a corporation.

**Please do not misclassify me as a “U.S. citizen” or “Fourteenth Amendment citizen**, born or naturalized in the United States, and subject to the jurisdiction thereof”. This would be untrue, fraudulent, and erroneous.

The fact that the Social Security Administrations issued a social security number to **JOHN HANCOCK**, a legal fiction, does **not** imply that I, **John Hancock**, the living MAN , am a resident of Washington D.C. as a Federal citizen, or a U.S. citizen, or a registered organization, or “person”, “human being”, “child”, “individual”, or “infant member of the human species” , or primate, homo sapien per 1 U.S.C. §8 or any other government presumption created by a U.S. statute.

It is quite clear, then, that there is a citizenship of the United States (Federal government; Fourteenth Amendment citizen) and a citizenship of a state, which are distinct from each other and which depend upon different characteristics or circumstances in the individual. [Slaughter House Cases, 83 U.S. 36, (1873).

Please know that I signed the Declaration of Oath Section of the passport application as written, though in error as an artifice of deception, in order to comply with your coercive policies to obtain a passport.

Please know I am a Citizen of the united States of America<sup>8</sup> which is **not** the same as a U.S. citizen living in a State<sup>9</sup>. Neither of my parents were federal U.S. citizens (Section 10).

Please know all my family members are Citizens of these united States of America in the sense they are citizens of one of the states of the Union.

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<sup>8</sup> Used in a broad sense to distinguish America from other countries as opposed to a strict legal sense, to wit: United States - a for-profit corporation owned by the U.N. operating out of the District of Columbia with jurisdiction over the states of Puerto Rico, Guam, the Virgin Islands and other U.S. territories, 26 U.S.C. § 7701 (a) (9).

<sup>9</sup> (10) State: The term “State” shall be construed to include the District of Columbia, where such construction is necessary to carry out provisions of this title.









## NOTICE OF CITIZENSHIP

From the beginning, I, **Hancock, John**, a man, mature in age, competent to testify, do MAKE THE FOLLOWING NOTICE:

**Since citizenship is controlled by the individual and not the government** (see *Afroyim v. Rusk*, 387 U.S. 253; 87 S. Ct. 1660 (1967)), one may be a citizen of any one of the states of the union and not a citizen of the federal government. *McDonel v. The State*, 90 Ind. 320 (1883).

BY THE GRACE OF GOD, I am “endowed by my Creator with certain unalienable right” with a God-given right to choose my status and the law under which I operate.

As a free man “The Laws of nature and of Nature’s God entitles” me to post my “station”, status, and citizenship. I am expressly a non-citizen, non-statutory, foreign American National relative to the United States<sup>10</sup> and the territorial division of the United States where an “Act of Congress” and its promulgated statutes are territorially applicable.

My loyalty is to the Lord Jesus Christ, my family, my **PERVERSION STATE** neighbors, and fellow Americans when their cause is just. I am not a “citizen” referred to in the 14<sup>th</sup> Amendment nor “a member of a political community *who* has submitted oneself to the dominion of government...” *Herriott v. City of Seattle*, 81 Wash.2d. 48, 500 P. 2d. 101, 109, 28 [Black’s Law Sixth Edition, p. 244].

Your website U.S. Passport Service Guide says, “Being a citizen of the United States is an obvious requirement for obtaining a U.S. passport.” But, this obreption is in denies freedom of choice. I maintain a civil status as a non-resident, non-“person,” alien, foreign national relative to the National government and the geographical United States in Washington D.C. per 26 U.S.C. §7701(a)(9) and its “states” per 4 U.S.C. §11o(d).

By virtue of being born on the land in **Boston, PERVERSION STATE**, I am a native American or American National (U.S.C. §1502) now living in the land in **PERVERSION STATE**.

I am a man per Genesis 1:26-28, and a “natural born“ Citizen of the United States” per Article 1.2.2 (not a government creation) and a Citizen” per Article 4:2 of the organic Constitution for the united States of America; and, that I am a member of the body politic “of the people, by the people, and for the people” with unalienable rights on the land in the state of **PERVERSION STATE**.

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<sup>10</sup> The term "United States" may be used in any one of several senses. [1] It may be merely the name of a sovereign occupying the position analogous to that of other sovereigns in the family of nations. [2] It may designate the territory over which the sovereignty of the United States extends, or [3] it may be the collective name of the states which are united by and under the Constitution. [**Hooven & Allison Co. vs Evatt, 324 U.S. 652 (1945)**]. For this instrument the (2) United States. -- The term "United States" when used in a geographical sense includes the States, the District of Columbia, the Commonwealth of Puerto Rico, and the Virgin Islands.



Moreover, I claim all my God-given rights including but not limited to the right of personal bodily autonomy, the right to show my face in public, self-defense, the right to stand my ground, to travel safely without a license, to free speech, and the right to associate with people of my choice without interference from government.

Therefore, I, **John Hancock**, waive all claims that I am expressly a “person(s)” or “citizen(s) of the United States,” or a creation of Congress, “subject to the jurisdiction thereof,” a “subject,” a “thing,” a “corporation,” an “individual,” “an entity,” “vessel,” “debtor,” “chattel,” “property of the state,” “slave,” “serf,” “a U.S. citizen” per Amendment 14 clause one, a “U.S. non-citizen nationals per (INA 101(a)(29) (8 U.S.C. 1101(a)(29) and INA 308(1) (8 U.S.C. 1408)). (See 7 FAM 1125); “U.S. person,” “natural person” created by the State, a slave of any State, “debtor,” “officer,” “situs,” “decedent,” ”taxpayer,” a “partnership,” “officer,” “resident,” “resident of the United States,” “estate,” “bankrupt state,” “trust,” “partnership,” “employee,” “foreign entity,” or other artificial entity involved in a “trade or business” (26 U.S.C. §7701(a)(26)) without the LORD God. Any statement to the contrary must be verified under pains and penalties per the Administrative Procedures Act, 5 I §556 and 26 U.S.C. §6065 and 15 U.S.C. §1692 e.g.

Any attempt by a U.S. person to deny me my God-given right to elect my political status and the rights connected thereof will be subject criminal penalties of 18 U.S.C. §241, 242 agrees to pay me five-million dollars in silver coin, 99.9% pure; and, \$1,000 per hour of legal fees per violation of rights.

Nunc pro tunc to the beginning,

Executed without the United States under the laws of the LORD God, **March 30, 2022**.

All Rights Reserved,

\_\_\_\_\_  
John Hancock,  
American National

State of PERVERSION STATE )  
 ) ss.: Acknowledgement  
County of Buzzard )

Subscribed and sworn before me on \_\_\_\_\_ Seal

\_\_\_\_\_  
Public Notary  
Exp Date:\_\_\_\_\_

# NOTICE OF PASSPORT LAW AND CITIZENSHIP

## Certificates of Non-Citizen Nationality

The Department of State occasionally receives requests for certificates of non-citizen national status pursuant to Section 341(b) of the Immigration and Nationality Act (INA), 8 USC 1452(b).

As the title of the certificate indicates, only a person who is a non-citizen U.S. national (i.e., a U.S. national but not a U.S. citizen) may apply for such a certificate.

As defined by the INA, all U.S. citizens are U.S. nationals but only a relatively small number of persons acquire U.S. nationality without becoming U.S. citizens. Section 101(a)(21) of the INA defines the term "national" as "a person owing permanent allegiance to a state." Section 101(a)(22) of the INA provides that the term "national of the United States" includes all U.S. citizens as well as persons who, though not citizens of the United States, owe permanent allegiance to the United States (non-citizen nationals).

Section 308 INA confers U.S. nationality but not U.S. citizenship, on persons born in "an outlying possession of the United States" or born of a parent or parents who are non-citizen nationals who meet certain physical presence or residence requirements. The term "outlying possessions of the United States" is defined in Section 101(a)(29) of the INA as American Samoa and Swains Island. No other statutes define any other territories or any of the states as outlying possessions.

In addition to Section 308 of the INA, Section 302 of Public Law 94 - 241 provides for certain inhabitants of the Commonwealth of the Northern Mariana Islands, who became United States citizens by virtue of Article III of the Covenant, to opt for non-citizen national status. (See requirements of Section 302).

As the Department has received few requests, there is no justification for the creation of a non-citizen national certificate. Designing a separate document that includes anti-fraud mechanisms was seen as an inefficient expenditure of resources. Therefore, the Department determined that those who would be eligible to apply for such a certificate may instead apply for a United States passport that would delineate and certify their status as a national but not a citizen of the United States.

If a person believes he or she is eligible under the law as a non-citizen national of the United States and the person complies with the provisions of section 341(b) of the INA, 8 USC 1452(b), he/she may apply for a passport at any Passport Agency in the United States.. When applying, applicants must execute a Form DS-11 and show documentary proof of their non-citizen national status as well as their identity.

### Pertinent Sections of Law on Non-Citizen Nationality

Section 341 of the Immigration and Nationality Act:

(b) A person who claims to be a national, but not a citizen, of the United States may apply to the Secretary of State for a certificate of non-citizen national status. Upon - (1) proof to the satisfaction of the Secretary of State that the applicant is a national, but not a citizen, of the United States; and, (2) in the case of a non-citizen national born outside of the United

States or its outlying possessions, taking and subscribing, before an immigration officer within the United States or its outlying possessions, to the oath of allegiance required of an applicant for naturalization.

Section 101(a)(21) of the Immigration and Nationality Act:

The term "national" means a person owing permanent allegiance to a state.

Section 101(a)(29) of the Immigration and Nationality Act:

The term "outlying possessions of the United States" means American Samoa and Swains Island.

Section 101(a)(36) of the Immigration and Nationality Act:

The term "State" includes the District of Columbia, Puerto Rico, Guam, and the Virgin Islands of the United States.

Section 308 of the Immigration and Nationality Act:

Unless otherwise provided in section 301 of this title, the following shall be nationals, but not citizens of the United States at birth:

- (1) A person born in an outlying possession of the United States on or after the date of formal acquisition of such possession;
- (2) A person born outside the United States and is outlying possessions of parents both of whom are nationals, but not citizens of the United States, and have had a residence in the United States, or one of its outlying possessions prior to the birth of such person;
- (3) A person of unknown parentage found in an outlying possession of the United States while under the age of five years, until shown, prior to attaining the age of twenty-one years, not to have been born in such outlying possessions; and
- (4) A person born outside the United States and its outlying possessions of parents one of whom is an alien, and the other a national, but not a citizen, of the United States who, prior to the birth of such person, was physically present in the United States or its outlying possessions for a period or periods totaling not less than seven years in any continuous period of ten years -
  - (A) during which the national parent was not outside the United States or its outlying possessions for a continuous period of more than one year, and
  - (B) at least five years of which were after attaining the age of fourteen years.

The proviso of section (301(g) shall apply to the national parent under this paragraph in the same manner as it applies to the citizen parent under that section.

Section 302 of Public Law 94 - 241:

Any person who becomes a citizen of the United States solely by virtue of the provisions in Section 301 [applying to those born in or residing in the Northern Mariana Islands] may within six months after the effective date of that Section or within six months after reaching the age of 18 years, whichever date is later, become a national but not a citizen of the United

States by making a declaration under oath before any court established by the Constitution or laws of the United States or any other court of record in the Commonwealth in the form as follows " I \_\_\_\_\_ being duly sworn, hereby declare my intention to be a national but not a citizen of the United States."

The sentence in red and yellow above is in square brackets and it is to be removed from the page.

#### Style Manual

An official guide to the form and style of Federal Government publishing | 2016 Brackets 8.20.

In bills, contracts, laws, etc., to indicate matter that is to be omitted, Page 48**18.153**. All punctuation marks, including parentheses, brackets, and superior reference figures, are set to match the type of the words which they adjoin. A lightface dash is used after a run-in boldface side head followed by lightface matter. Lightface brackets, parentheses, or quotation marks shall be used when both boldface and lightface matter are enclosed.

A Public Law is a legislative enactment, in this case, affecting only the people of the Northern Mariana Islands who have voted to become U.S. citizens.

Upon enactment, the law is published in chronological order in the Statutes At Large that can be found in Volume 90 on page 263. The verbiage and intent of the Public Law and the Statute At Large are identical:

See the next page:

Public Law 94-241  
94th Congress

Joint Resolution

To approve the "Covenant To Establish a Commonwealth of the Northern Mariana Islands in Political Union with the United States of America", and for other purposes.

Mar. 24, 1976

[H.J. Res. 5]

"ARTICLE II

"CONSTITUTION OF THE NORTHERN MARIANA ISLANDS

"ARTICLE III

"CITIZENSHIP AND NATIONALITY

"SECTION 301. The following persons and their children under the age of 18 years on the effective date of this Section, who are not citizens or nationals of the United States under any other provision of law, and who on that date do not owe allegiance to any foreign state, are

NOTICE OF LAW REGARDING

**DISCLOSURE OF SOCIAL SECURITY NUMBER**

*Disclosure of a social security number is not only unnecessary to obtain a passport, it is unlawful to require disclosure of a social security number:*

**5 U.S.C. Part I, Chapter 5, Subchapter II, Section 552a Records maintained on individuals:**

Sec. 7 (a)(1) It shall be unlawful for any Federal, State or local government agency to deny to any individual any right, benefit, or privilege provided by law because of such individual's refusal to disclose his social security account number. (Emphasis mine)

(2) the provisions of paragraph (1) of this subsection shall not apply with respect to--

(A) any disclosure which is required by Federal statute, or

(B) any disclosure of a social security number to any Federal, State, or local agency maintaining a system of records in existence and operating before January 1, 1975, if such disclosure was required under statute or regulation adopted prior to such date to verify the identity of an individual.

(b) Any Federal, State or local government agency which requests an individual to disclose his social security account number shall inform that individual whether that disclosure is mandatory or voluntary, by what statutory or other authority such number is solicited, and what uses will be made of it.

*Any disclosure of a social security number assigned to me by the U.S. government for passport purposes is done out of fear, duress, coercion, and intimidation that the Goliath state with its police muscle will deny, crush, oppose, revoke, suppress, degrade, belittle, denigrate, dismiss, derogate, slur, modify, vilify, and disparage my God-given rights to travel unmolested in or out of this country because I am a national and not a U.S. citizen subject to congress.*

---

John Hancock, living man,  
American National

## CLAIM OF DOMICILE

I, **John Hancock**, competent to testify, mature in age, under the Laws of the LORD God, a.k.a. the common law or “the Laws of Nature and of Nature's God,” being duly sworn, claim as a living man created by God and redeemed by the blood of Christ, my lawful domicile to be in heaven “from hence also we look for the Savior, the Lord Jesus Christ” (Philippians 3:20).

I, **John** hereafter “**John Hancock**” or “Affiant” which is distinguished from the dead, corporate fiction, “JOHN HANCOCK” or any of its presumptions by Federal or State statutory law.

The Affiant renounces any and every presumption that the Affiant is domiciled or resident to “the United States” or the “District of Columbia” or any of its states or corporations. Moreover, the Affiant is NOT a resident of the incorporated State of **PERVERSION STATE**.

For all lawful purposes the Affiant is **a man**, a Christian, elect of the Savior, a kingdom citizen, an American National living on the land in the state of **PERVERSION STATE**.

Executed without the United States under the laws of the LORD God, **March 30, 2022**.

\_\_\_\_\_  
John Hancock, living man,  
American National

State of PERVERSION STATE )  
) ss.: Acknowledgement  
County of Buzzard )

Subscribed and sworn before me on \_\_\_\_\_

Seal

\_\_\_\_\_  
Public Notary

Exp Date:\_\_\_\_\_

## STATEMENT REGARDING CHOICE OF LAW (JURISDICTION)

I, **John Hancock**, competent to testify, mature in age, under the laws of the LORD God, a.k.a. the common law or “the Laws of Nature and of Nature's God,” claim my domicile in the kingdom of God and my jurisdiction to be under the Law of the LORD God and His mercy.

1. Whereas there is Only One, True Lawgiver (James 4:12); and,
2. Whereas the Declaration of Independence relies upon the authority of “the Laws of Nature and of Nature’s God” (The Only Lawgiver); and,
3. Whereas man’s individual rights come from the Creator / Lawgiver; and,
4. Whereas the Creator controls what he creates, and man controls what he creates; and,
5. Whereas the Declaration of Independence and the Articles of Confederation appear in the first volume of the Statutes at Large as enacted law; and,
6. Whereas the Declaration of Independence identifies the right to absolutely own private property as the origin “of the pursuit of happiness;” and,

We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.--**That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed,** --That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to affect their Safety and Happiness.

7. Whereas choosing the civil law that protects my body and property is how I exercise my unalienable right in the Declaration of Independence to choose the “Form of Government,” meaning civil government, that I want to live under and which may be imposed upon me; and,
8. Whereas the Articles of Confederation are still in force today because, the preamble clearly refers to the articles as effecting a “perpetual Union;” and,

### Preamble

To all to whom these Presents shall come, we the undersigned Delegates of the States affixed to our Names send greeting. Whereas the Delegates of the United States of America in Congress assembled did on the fifteenth day of November in the Year of our Lord One Thousand Seven Hundred and Seventy Seven, and in the Second Year of the Independence of America agree to certain articles of Confederation and perpetual Union between the States of New Hampshire, Minnesota bay, Rhode Island and Providence



Plantations, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, North Carolina, South Carolina and Georgia in the Words following, viz. "Articles of Confederation and **perpetual Union** between the States of New Hampshire, Minnesota bay, Rhode Island and Providence Plantations, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, North Carolina, South Carolina and Georgia.

U.S. Constitution 6:1

All Debts contracted (private contract law) and Engagements entered into, before the Adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation. (Parenthesis mine).

9. Whereas the Northwest Ordinance is still in force today and is included in Volume 1 of the Statutes at Large; and,

10. Whereas there are 52 independent jurisdictions in the United States of America creating a conflict of law and jurisdictions; and,

11. Whereas the Declaration of Independence says that all just powers derive from the "Consent" of the governed; I, therefore, have a Divine right to choose the law that will best protect my life, liberty, and property which the Creator has given to me; and,

12. Whereas I have an exclusive right to own, possess, manage, and control my private property; and, the right to exclude predatory civil governments from using, abusing, or benefitting from my property (Stief v. Hart, 1 N.Y. 24; Moulton v. Witherell, 52 Me. 242; Eisendrath v. Knauer, 64 111. 402; Phelps v. People, 72 N.Y. 357. [Black's Law Dictionary, Second Edition, p. 955]; and,

We have repeatedly held that, as to property reserved by its owner for private use, "the right to exclude [others is] one of the most essential sticks in the bundle of rights that are commonly characterized as property." Loretto v. Teleprompter Manhattan CATV Corp., 458 U.S. 419, 433 (1982), quoting Kaiser Aetna v. United States, 444 U.S. 164, 176 (1979). (Source: NOLLAN v. CALIFORNIA COASTAL COMM'N(1987).

13. Whereas there are basically only two systems of law in America, the common law and civil legislation of Congress; and,

14. Whereas everyone has a natural, God-given right to self-defense; and, choice of law is a means of self-defense; I choose to exercise my right as a living, breathing man, to live under and be protected by God's law; i.e., the common law, and not Congressional statutes applicable to U.S. citizens.

U.S. SUPREME COURT DECISION – The common law is the real law, the Supreme Law of the land, the codes, rules, regulations, policy and statutes are "not the law". Self v. Rhay, 61 Wn (2d) 261.

15. Whereas Congress never "enacted" the common law, the common law cannot be repealed legislatively; nor, can Congress force its will upon the American people through its statutory enactments without their consent; for forcing statutes on a non-statutory man is a form of slavery (13<sup>th</sup> Amendment);

16. Know, therefore, that I claim all my God-given rights, yielding none; that my status is that of American National (State National) (8 U.S.C. § 1101(21) & (22)(B)) living under the common law and not a U.S. citizen (26 U.S.C. §§ 911, 3121(e), C.F.R. §1.1-1(c)); and, that I do not consent to be ruled by, controlled by, or governed by Congress, its statutes, or any of the statutes originating with their municipal State corporations.

STATUTE: Black’s Law Dictionary, 4th Edition. The written will of the legislature, solemnly expressed according to the forms prescribed in the constitution; an act of the legislature.

A “STATUTE” is NOT a law! *Flournoy v. First National Bank of Shreveport*, 197 LA 1057. 3 So.2d 244, 248.

17. Know that no official has authority to force a foreign jurisdiction upon me. Any attempt to force, compel, or control this Affiant through statutory enactments of Congress or a State legislature without proper and complete verification of presumed debt obligation to said third-party-witness and notary public is Your complete and permanently binding agreement to remunerate Affiant for \$5,000,000.00 SILVER DOLLARS, lawfully minted by the treasury of the united states of America, plus court costs, filing fees and miscellaneous expenses, plus compensatory damages of three (3) times the amount of Your stipulated and unproven charges of \$\_\_\_\_\_ (TO BE DETERMINED AT TIME OF SETTLEMENT) against Affiant, without recourse to all terms stipulated by Affiant, in which government / officer-claimant will be subject to a public lien which is not a lis pendens lien upon You in Your / his / her private and corporate capacity, with final charges of interest, penalties and miscellaneous charges to be determined at time of settlement, for interfering in the Commercial Affairs / legal rights of Affiant and abrogating due process rights of same.

Executed without the United States under the laws of the LORD God, **March 30, 2022**.

\_\_\_\_\_  
John Hancock, living man,  
American National

State of PERVERSION STATE )  
 ) ss.: Acknowledgement  
County of Buzzard )

Subscribed and sworn before me on \_\_\_\_\_

Seal

\_\_\_\_\_  
Public Notary

Exp Date:\_\_\_\_\_









## NOTICE OF CLAIM OF BODILY AUTONOMY

NOTICE to Federal and State Officers, businesses throughout the United State, and Medical Health Care Professionals of MY NON-CONSENT to wear Face masks, obtain Experimental Vaccines, to perform Social Distancing, or to be treated ventilator covid-19 protocols with death drugs like Remdesivir.

**F**rom the beginning, I, **John Hancock**, living soul, "Claimant," mature in age, competent to contract, do MAKE THE FOLLOWING NOTICE AS AN AMERICAN NATIONAL, WHO BY MY DECLARATION THAT I AM A NATIONAL, AM THEREBY NOT SUBJECT TO COLOR OF LAW AS A PUBLIC OFFICIALS OR A U.S. CITIZENS, TO PUBLIC OFFICERS IN united states America and PERVERSION STATE, INCLUDING PRIVATE BUSINESSES AND MEDICAL PROVIDERS THROUGHOUT THE united states of America.

BY THE GRACE OF GOD, while I am "endowed by My Creator with certain unalienable rights" under "the Laws of nature and of Nature's God," I am freely entitled without restraint, to post **MY NOTICE of Non-Consent to Wear Face Masks, obtain Covid Biological Untested injection Experiments, perform Social Distancing, or obtain Covid Nasal / Anal PCR invasive Tests**. I do not consent to comply with other NWO "new normal" orders, medical tyranny, mandates and requisites germane to the Covid-mania that garroted the world in 2020-2021.

Body autonomy is a critical component of the right to self-determination (! Cor. 6:20), protected by the Constitution, as decided in *Griswold v. Connecticut* (1965), *McFall v. Shimp* (1978), *Union Pacific Railway Co. v. Botsford*, 141 U.S. 250, 251 (1891) *Schloendorff v. Society of New York Hospital*, 105 N.E. 92, 93 (N.Y. 1914); *Brown*, 478 So.2d 1033, 1040 (Miss. 1985); *Cruzan v. Harmon*, 760 S.W.2d 408, 417 (Mo. 1988); *Marbury v. Madison*, 5 U.S. (1 Cranch) 137; 2 L. Ed. 60 (1803); *Miranda v. Arizona* 384 U.S. 436 (1966).

*Miranda v. Arizona*, 384 US 436 "Where rights secured by the Constitution are involved, there can be NO rule making or legislation which would abrogate them."

Claimant, having no duty to retreat, reserves his / her God-given right to "stand your ground" and to use deadly force to protect life, liberty, and property from government officers and medical/business professionals who act contrary to common sense under color of law 18 U.S.C. §§ 241-242.

Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both, [18 USC Sec. 4]. I do not consent to the Covid-crimes against humanity.

Accessory after the fact "Whoever, knowing that an offense against the United States has been committed, receives, relieves, comforts or assists the

offender in order to hinder or prevent his apprehension, trial or punishment, is an accessory after the fact.<sup>11</sup>

If any person intends to perform legal action against Me for demanding My lawful rights, BE AWARE THAT MUNICIPAL, COUNTY, or STATE COURTS lack jurisdiction to hear any case since that falls under the definition of a FOREIGN STATE. Said jurisdiction lies with the “district court of the United States,” established by Congress in the states under Article III of the Constitution, “constitutional courts,” and do not include the territorial courts created under Article IV, Section 3, Clause 2, which are “legislative” courts. Hornbuckle v. Toombs, 85 U.S. 648, 21 L. Ed. 966 (1873), (See Title 28 USC, Rule 1101), exclusively, under the FSIA Statutes pursuant to 28 USC §1330.

**WITH FAIR WARNING, NOT AS A THREAT**, pursuant to United States vs. Lanier on Certiorari 95-1717, hereby informs officers, agents, managers, and principals that any principal that requires Me to wear a mask or receive a vaccine, or denies honest services to Me, or threatens Me with physical violence under color of law, color of authority, agrees without any recourse, to become obligated to Me and pay Me one million Dollars in Silver Coin, each minted by the Treasury of the United States, 99.9% pure, for each and every infringement on the rights of this free man (13<sup>th</sup> Amendment; 18 U.S.C. §242; §1346), by each and every obligee involved, to be paid in full at settlement and closure in one lump-sum to a third-party witness of My choice within ten (10) days of Your infraction against My rights. Moreover, any violation of this Citizen’s God-given rights to receive honest services may be enjoined in a lawsuit as “Conspiracy Against Rights” by action under color of law according to 18 U.S.C. Sec. 242, “Deprivation of Rights Under Color of Law” and 18 U.S.C. Sec. 241, “Conspiracy Against Rights” and 18 U.S.C. §1985 “Conspiracy to interfere with civil rights” which is punishable by fines and or imprisonment, or in “a scheme to deprive another of the tangible right of honest services” per 18 U.S.C. § 1346.

**NOTICES** You that I am not a government slave, nor do I consent to be enticed into slavery by totalitarian mandates issued under color of law to wear a mask or receive a DNA-RNA vaccine by some operative in government or private business taking a holiday from the rule of law, Constitutional restrictions, and freedom (1 Corinthians 7:23).

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL;  
NOTICE TO PRINCIPAL IS NOTICE TO AGENT;  
TACIT PROCURATION IS YOUR ACQUIESCENCE  
TO ALL TERMS AND CONDITIONS STATED ABOVE;  
THIS IS OUR PRIVATE CONTRACT;  
THIS IS YOUR NOTICE**

Nunc pro tunc, ab initio, Executed without the United States under the laws of the LORD God, **March 30, 2022.**

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All Rights Reserved,

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<sup>11</sup> "Except as otherwise expressly provided by any Act of Congress, an accessory after the fact shall be imprisoned not more than one-half the maximum term of imprisonment or [notwithstanding section 3571] fined not more than one-half the maximum fine prescribed for the punishment of the principal, or both; or if the principal is punishable by life imprisonment or death, the accessory shall be imprisoned not more than 15 years. [18 USC Sec. 3]



John Hancock, living man,  
American National

State of PERVERSION STATE )  
 ) ss.: Acknowledgement  
County of Buzzard )

Subscribed and sworn before me on \_\_\_\_\_

Seal

\_\_\_\_\_  
Public Notary

Exp Date: \_\_\_\_\_

Mail: CM # 7021 0350 0002 2344 6672

Date: March 30, 2022

John Hancock  
4 Freedom Way  
Badlands, NM-00000

The Honorable Antony Blinken  
Secretary of State  
U.S. Department of State  
Washington, DC 20520

## MY DECLARATION TO BE A NATIONAL

I, John Hancock, mature in age, competent to testify, being duly sworn in the name of the Lord Jesus Christ, do “hereby declare my intention to be a national but not a citizen of the United States.”

PER: Section 302 of Public Law 94 - 241:

Section 101(a)(21) of the INA defines the term national as a person owing permanent allegiance to a State.

Thank you very much for your help with rectifying an administrative error by changing your records to report me as a national and not a U.S. citizen.

If you cannot change my passport, please provide me proof that you have received this so I can provide the Passport agency proof. If you do not send me any proof, you, The Secretary of State, The Honorable Antony Blinken grant me to use this as an official document as proof for the Passport agency that I am a National but not a citizen of the United States.

All Rights Reserved,

\_\_\_\_\_  
John Hancock,  
American National

State of PERVERSION STATE )  
 ) ss.: Acknowledgement  
County of Buzzard )

Subscribed and sworn before me on \_\_\_\_\_ Seal

\_\_\_\_\_  
Public Notary  
Exp Date:\_\_\_\_\_



Exp Date: \_\_\_\_\_

# AFFIDAVIT BY FACTS REGARDING THE BIRTH CERTIFICATE

and Notice of

Factually Evidence the State of **PERVERSION STATE**

Owns the Original Birth Certificate Number

I, **John Hancock**, competent to testify, mature in age, under the laws of the LORD God, a.k.a. the common law or “the Laws of Nature and of Nature's God,” provide the following evidence “the given name **JOHN HANCOCK** means a name other than a family/surname.”

1. It is a fact the State Owns the Birth Certificate.
2. It is a fact The PERVERSION STATE Department of Health claims:

Birth Certificates

Birth certificates become public records one hundred (100) years after the date of birth.

**NOTE:** *PERVERSION STATE birth certificates are restricted access records. State law restricts access to the registrant's immediate family members or those who represent tangible proof of legal interest in the requested record. Immediate Family means any of the following: mother, father, sibling, child, grandchild, current spouse, or maternal or paternal grandparent. Paternal grandparent is eligible if father is listed on the vital record. See the [List of Acceptable Documents for Obtaining a Birth Record](#) for details.*

3. It is a fact a creation of Almighty God has no choice when they are born, where they are born, or whether they are born male or male.
4. It is a fact the State exercises sovereignty over its own creations.
5. It is a fact the PERVERSION STATE Department of Health states the following:

Request to Change Gender Designation on a Birth Certificate - Two Parent Signature rev.

Who may request a change?

Both parents listed on the registrant's (child's) birth certificate for an individual under the age of 18 who was born in PERVERSION STATE and wants to change their child's gender designation on their birth certificate may request the change using this form.

What is required under NMSA 24-14-25?

- The request form must be completed and signed by both parents (listed on the birth certificate) on behalf of the minor registrant (child) wanting to change the gender designation on their birth certificate.
- The request form must be signed in the presence of a Notary Public.
- If the minor is 14 years old or older, they must sign the Affidavit for consent to amendment of vital record by Registrant 14 years of age or over form (PDF), agreeing to the amendment of their birth record.

6. It is a fact New Jersey Statutes Title 26 claims the following:

Health and Vital Statistics [New Jersey Statutes 26:8-1](#)

“**person**: includes corporations, companies, associations, societies, firms, partnerships and joint stock companies as well as individuals, unless restricted by the context to an individual as distinguished from a corporate entity or specifically restricted to one or some of the above enumerated synonyms and, **when used to designate the owner of property which may be the subject of an offense, includes this State, the United States, any other State of the United States** as defined infra and any foreign country or government lawfully owning or possessing property within this State. See [New Jersey Statutes 1:1-2](#) **State**: extends to and includes any State, territory or possession of the United States, the District of Columbia and the Canal Zone.” See [New Jersey Statutes 1:1-2](#)

7. It is a fact the State of Rhode Island claims the following:

State Of Rhode Island vital records statute TITLE 23 Health and Safety CHAPTER 23-3 Vital Records SECTION 23-3-10

“§ 23-3-10. Birth registration. A certificate of birth for each live birth which occurs in this State shall be filed with the State registrar of vital records, or as otherwise directed by the State registrar, within four 4 days after that birth, and

(b) When a birth occurs in an institution, the person in charge of the institution, or his or her designated representative, shall obtain the personal data; prepare the certificate; secure the signatures required by the certificate; and file it with the state registrar of vital records, or as otherwise directed by the state registrar. The physician and/or midwife in attendance, or his or her authorized designee as defined in department regulations, shall certify to the facts of birth and provide the medical information required by the certificate within three 3 days after the birth, and “

8. It is a fact the State North Carolina claims the same:

North Carolina General Statutes Article 4 Vital Statistics Section 130A-93, and G.S. 130A-99, Chapter 161 Section b

“**All birth records and data are State property** and shall be managed only in accordance with official disposition instructions prepared by the Department of Natural and Cultural Resources”.

9. It is a fact the Social Security Administration defines a legal name as follows:

## RM 10212.001 Defining the Legal Name for an SSN

“A. What is the legal name For SSA enumeration purposes?

a legal name consists of a: first name; and last name (or surname), and

1. Middle name. We do not consider the middle name part of the legal name, and 2. Given name = full first name and middle name, B. Evidence of legal name: 1. US born individual, In general, a US born person’s legal name is the name shown on his or her U.S. birth certificate,” and Source:

<https://secure.ssa.gov/poms.nsf/lnx/0110212001>

10. It is a fact that the Federal government pays interest due or accrued on the public debt using bonds, notes, and certificates of indebtedness associated with all public entities:

Title 31 U.S. Code § 3123 - Payment of obligations and interest on the public debt

Chapter (b) The Secretary of the Treasury shall pay interest due or accrued on the public debt. As the Secretary considers expedient, the Secretary may pay in advance interest on the public debt by a period of not more than one year, with or without a rebate of interest on the coupons.

(c) (1) The Secretary may issue a bond, note, or certificate of indebtedness authorized under this chapter whose principal and interest are payable in a foreign currency stated in the bond, note, or certificate.

The Secretary may dispose of the bonds, notes, and certificates at a price that is at least par value without complying with section 3102b–d of this title.

(2). In determining the dollar amount of bonds, notes, and certificates of indebtedness that may be issued under this chapter, the dollar equivalent of the amount of bonds, notes, and certificates payable in a foreign currency is determined by the par of the exchange value on the date of issue of the bonds, notes, or certificates as published by the Secretary under section 5151 of this title.

(3). The Secretary may designate depositories in foreign countries in which any part of the proceeds of bonds, notes, or certificates of indebtedness payable in the foreign currency may be deposited. Pub. L. 97–258, Sept. 13, 1982, 96 Stat. 945.

11. It is a fact, constitutional money was removed under Public Law 10, Chapter 48, 48 stat 112 which refers to H.J.R. 192. This policy removed all the lawful gold and silver from the State to pay its employees, and for the people the means to receive pay for sweat equity and pay debt. In 1933 – President Roosevelt passed HJR 192, November 5, 1933 – and since the government had taken the gold, and the people had no money, the government would pay the ‘debts’ for the people, thereby giving them unlimited per-paid credit line, and

12. It is a fact HR 1491 Public Law 1-73 Section 4 is public policy:

In order to provide for the safer and more effective operation of the National Banking System and the Federal Reserve System, **to preserve for the people the full benefits of the currency** provided for by the Congress through the National Banking System and the Federal Reserve System, and

**to relieve interstate commerce** of the burdens and obstructions resulting from the receipt on an unsound or unsafe basis of deposits subject to withdrawal by check, during such **emergency period** as **the President of the United States by proclamation** may prescribe, no member bank of the Federal Reserve System shall transact any banking business except to such extent and subject to such regulations, limitations and restrictions as may be prescribed by the Secretary of the Treasury, with the approval of the President.

13. It is a fact, HR 1491 Public Law 1-73 Section 4, claims this policy is for the benefits of the people.

“In order to provide for the safer and more effective operation of the National Banking System and the Federal Reserve System, **to preserve for the people** the **full benefits of the currency** provided for by the Congress through the National Banking System and the Federal Reserve System...”

Benefits means: “a gift, made by an employer, an insurance company, or a public agency, and good deed”. Source:

<http://dictionary.reference.com/browse/benefits%20?s=t>

14. It is a fact, Public Law prohibits people from using silver and gold to pay debts. Following the 1933 bankruptcy; most American’s were not aware of HR 1491 or HR 4960. Under Public Law 10, HR 1491, 48 Stat 112, the Congress actually “relinquished our right to have or accumulate gold and silver.” Congress eventually repealed part of these bills to accommodate jewelers, but ‘We the people’ are prohibited from having or accumulating gold and silver.

“Whoever has the gold pays the bills. This legislation states that one cannot demand from the people a certain form of currency, since any form, and all forms of currency are the people’s credit. If they do, they are in breach of Public Law, PL 73-10. Not only does this insurance policy law protect the legislators from conviction for fraud and treason, but also it protects the people from damages caused by the Federal & State governments;” and

15. It is a Fact as evidenced by numbers **by the previous statements** within this Affidavit by Facts supra, that if there is any legal or commercial liability claimed, obligation, or debt obligation against and connected to the legal business entity named **JOHN HANCOCK**, the **STATE OF PERVERSION STATE** is legally libel for debt obligations against and connected with the government created legal entity name **JOHN HANCOCK ON BIRTH CERTIFICATE**; or John before the evolution of a human being into a PERSON; and

16. It is a fact President Woodrow Wilson’s private papers exposed the origination of the birth certificate fraud by the confession of Colonel Edward Mandell House:

“Very soon, every American will be required to register their biological property in a National system designed to keep track of the people and that will operate under the ancient system of pledging.

“By such methodology, we can compel people to submit to our agenda, which will affect our security as a charge back for our fiat paper currency. Every

American will be forced to register or suffer not being able to work and earn a living

“They will be our Chattel and we will hold the security interest over them forever, by operation of the law merchant[iv] under the scheme of secured transactions. Americans, by unknowingly or unwittingly delivering the bills of lading to us will be rendered bankrupt and insolvent, forever to remain economic slaves through taxation, secured by their pledges.”

17. It is a fact the Birth Certificate is sold and traded as a commodity on the U.S. Stock market as chattel; but, the living man is not chattel or a slave subject to peonage.

18. **In conclusion**, this Affidavit of Facts provides evidence all State issued original birth certificates are State property, owned by the issuing State. Consequently, the State is liable for any legal charges, claims, obligations, and penalties associated with said original birth certificate and the legal name upon it. See the interstate compact agreement in the United States Constitution, Article I, Section 10 of the United States Constitution, and

## CERTIFICATION

19. Therefore, I, **John Hancock**, certify that the STATE OF PERVERSION STATE is the legal owner of the legal name of **JOHN HANCOCK**(original John before the evolution of the term “PERSON”) that is listed on the STATE OF PERVERSION STATE BIRTH CERTIFICATE NUMBER **with an eligible registered number #000000, Month 00, 0000**.

20. I, John Hancock, certify I am the Nameholder / Controller / and Authorized Administrator for the legal business entity named JOHN HANCOCK that is listed on the State of **PERVERSION STATE** original birth certificate number.

21. I, John Hancock, certify that I, as a living man, am not liable to any obligations, debts, or duties associated with the State’s legal entity titled “JOHN HANCOCK” or other devised derivative.

22. I, John Hancock, certify that I, as a living man, am entitled to receive all the benefits and entitlements associated with **JOHN HANCOCK** which has been energize or funded de facto by my private signature via the forced signings of driver’s licenses, draft registration, social security forms, IRS W-4 and 1040 forms, insurance forms, Medicare / Medicaid forms, and government applications.

23. I, John Hancock, certify as the Nameholder / Controller / and Authorized Administrator of JOHN HANCOCK that JOHN HANCOCK, when operating in commerce as a business entity, has never been paid in lawful, Constitutional money.

THEREFORE, LAWFUL PUBLIC NOTICE IS HEREBY GIVEN through this affidavit by facts:

24. **NOTICE IS HEREBY GIVEN** to all Federal and State agencies under the law of the Cestui Que Vie Act of 1666, that as one of the Sovereign people of the united States of American, that I, **John Hancock**, am Not dead; that I do not intend to abandon such



valuable “industrial” property so it becomes “res nullius” for the federal government; and, I claim all moneys, digits, assets, dollars earned in the JOHN HANCOCK (HANCOCK) fund managed by the United States Treasury Department; and, demand payment to me, John Hancock, immediately; and,

25. **NOTICE IS HEREBY GIVEN** to all Federal and State agencies from one holding the position of Beneficiary on any document filed into the Department of Commerce in Washington D.C., including my live birth, that I do not consent to this clever fraudulent heist under Public Law 1, 48 stat 1 in reference to H.R 1491, and

26. **NOTICE IS HEREBY GIVEN** to all Federal and State agencies Authorized Administrator / Nameholder / Controller **John Hancock, the living man**, is one of the sovereign people who has a right to all benefits and entitlements announced by HR 1491 or HR 4960; and,

**“He who has a right to a beneficial interest in and out of an estate the legal title to which is vested in another. 2 Washb. Real Prop. 163.**

The person who possesses the equitable right to property and receives the rents, issues, and profits thereof, the legal estate of which is vested in a trustee. *Bernardsville Methodist Episcopal Church v. Seney*, 85 N.J. Eq. 271, 96 A. 388, 389; *Moore v. Shifflett*, 187 Ky. 7, 216 S.W. 614, 616. Beneficiary of trust, *Ulmer v. Fulton*, 129 Ohio St. 323, 195 N.E. 557, 564, 97 A.L.R. 1170.” Black’s Law Dictionary Fourth Edition Page 289, and

27. **NOTICE IS HEREBY GIVEN** to all Federal and State agencies it is lawfully and peacefully required of You that Your permit access to this open credit line, the Cestui Que Trust Account of the individual who is the beneficiary of a trust, be given to the Authorized Administrator / Nameholder / Controller **Hancock, John who has been** forced throughout life to do business as **JOHN HANCOCK** .

28. **NOTICE IS HEREBY GIVEN** to all Federal and State agencies Authorized Administrator / Nameholder / Controller **Hancock, John was / is** forced throughout life to do business as **JOHN HANCOCK** as recorded on the State’s BIRTH CERTIFICATE; and,

29. **NOTICE IS HEREBY GIVEN** to all Federal and State agencies, including politicians, senators, government employees, law enforcement agencies, and all courts including but not limited to City, town, Village, County, State, and Federal corporations, regarding any liability claims, charges or arrest warrants for and against the legal entity named **JOHN HANCOCK (HANCOCK)** ON the BIRTH CERTIFICATE registry must be sent to and directed to the State of **PERVERSION STATE**. For the State Party is the owner of Birth Certificate Entity, and the one obligated for any legal claims, obligations, and penalties associated with that legal entity; and,

I, Authorized Administrator / Nameholder / Controller, John Hancock the undersigned do hereby declare according to the Law of Almighty God, that the foregoing facts stated above are correct, complete and not misleading to the best of my knowledge. If a fact stated herein, is proven wrong by facts within the law, I reserve the right to “Amend” this document so the “facts” can be accurately and clearly stated.

Executed without the United States under the laws of the LORD God, **March 30, 2022**.

All Rights Reserved,

John Hancock, living man,  
American National

# NOTICE FOR DECLARATION OF FOREIGN STATUS, RIGHTS, CAPACITIES, AND STANDING

BE IT KNOWN TO ALL MEN:

Peace from the Lord Jesus Christ!

From the beginning with God as my witness, I, John Hancock, a living breathing man, mature in age, competent to testify, created by God and indebted to His mercies revealed at Calvary, declare my Status, Rights, Capacities as a free American, to wit:

1. My life began on **Month 00, 0000** to my lovely parents, Larry and Florine Hancock, American Nationals, and given the name John of the family of Hancock, not to be confused with the State created doppelganger, JOHN HANCOCK, a State creation as published on a State Birth Certificate.
2. I, John Hancock, hereafter "Claimant," "I," or "me," was born under "the Laws of Nature and of Nature's God" in the united States of America<sup>12</sup> and endowed with certain unalienable rights, the Declaration of Independence. For this free man is not subject to color of law, statutory law, or the jurisdiction of the Federal Zone.<sup>13</sup>
3. Claimant is a Christian man under the One True Lawgiver (James 4:12) and His law of liberty (James 1:25) being committed to the principle, "Do your neighbor no harm." Any public officer has no authority over me unless I inadvertently or willingly injure another human being.
4. The law of the Lord God forbids me to be "unequally yoked with unbelievers (2 Corinthians 6:14). Therefore, all force contracts are null and void ab initio. Any officer of the state who compels me to contract with the state in order to create obligations without a warrant based upon probable cause (4<sup>th</sup> Amendment) followed by due process agrees to pay me up to five million dollars in silver coin, due immediately.
5. Claimant is a free man, an American National, foreign to and alien to Washington D.C. and the federal government (federal zone<sup>14</sup>) bearing a status as a nonresident Alien.<sup>15</sup>

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<sup>12</sup> The term de jure united states of America refers to the union states Republic as defined by the Constitution March 4th, 1789 through March 6th, 1933

<sup>13</sup> The term "*federal area*" means any lands or premises held or acquired by or for the use of the United States or any department or establishment, or agency of the United States; any federal area, or any apart thereof, which is located within the exterior boundaries of any State shall be deemed to be a federal area located within such State. 4 USC § 110(e), 4 USCS § UO(e)

<sup>14</sup> The term Federal Zone means: the District of Columbia, its territories, and Federal enclaves, a separate nation-state over which Congress has exclusive legislative jurisdiction evidenced by and extending to all postal zones zip codes,

<sup>15</sup> **26 USC §7701 (b)(1)(B)** - "An Individual is a Nonresident Alien if such individual is neither a [statutory] citizen of the United States [District of Columbia per 26 USC §7408(d)] nor a resident [Alien or foreigner from another nation] of the United States [District of Columbia per 26 USC §7408(d)]."

6. Claimant is not a “U.S. citizen,” “citizen,”<sup>16</sup> “U.S. person,” “person,”<sup>17</sup> “voter,”<sup>18</sup> “taxpayer,”<sup>19</sup> “resident,” “corporation,”<sup>20</sup> “partnership,” “public official,”<sup>21</sup> “slave,” “driver,”<sup>22</sup> “public servant,” “employee,”<sup>23</sup> “officer,” “inhabitant,”<sup>24</sup> “trustee,” or other legal entity involved in a “trade or business”<sup>25</sup> with Federal or State government.

7. Claimant is under the common law a.k.a. the Laws of Nature and of Nature's God” claiming non assumpsit to all presumptions by Federal and State officers (government employees) that the Claimant has obligations to statutes, codes, and regulations promulgated by Congress or a State legislatures.

8. Claimant does not have a certificate of birth or a social security number, but he is Authorized Representative / Nameholder / Controller of JOHN HANCOCK ON A BIRTH CERTIFICATE with benefits, entitlements, an privileges attached thereof.

9. Claimant, to his / her knowledge, has injured no man.

10. Claimant, to his / her knowledge, has no contract with the Federal or State government.

11. Claimant has no debt, obligation, or duty to the federal or State government or their judiciary.

12. The State owns the birth certificate with the name JOHN HANCOCK or another derivative.

13. Any presumption by the State that the existence of a birth certificate makes me, my biological property, my earthly property, or my liberty subject to the will of the state is declared null and void.

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<sup>16</sup> The term citizen refers to: the Fourteenth Amendment, Section 1, all persons born or naturalized in the United States, and subject to the jurisdiction thereof are citizens of the United States and the State wherein they reside, and

<sup>17</sup> a) When used in this title, where not otherwise distinctly expressed or manifestly incompatible with the intent thereof— (1) Person: The term “[person](#)” shall be construed to mean and include an individual, a trust, estate, [partnership](#), association, company or [corporation](#); 26 U.S.C. § 7701 (1) Person: Person (c) (NMSA 7-35-2-I): “person” means an individual or any other legal entity.

NMSA 66-1-4.14

<sup>18</sup> A government employee, or U.S. citizen.

<sup>19</sup> 26 USC §7701 (a)(1)(14) Taxpayer: The term “taxpayer” means any person subject to any internal revenue tax

<sup>20</sup> Resident: (1) the term “public official” means Member of Congress, Delegate, or Resident Commissioner,

<sup>21</sup> See 18 U.S.C. §201 (1) the term “public official” means Member of Congress, Delegate, or Resident Commissioner,

<sup>22</sup> A “person” with a license to operate aa motor vehicle for hire; and, as opposed to a living man traveling for business or pleasure.

<sup>23</sup> Employee of the Federal Government.

<sup>24</sup> Inhabitants, as distinguished from citizens, are aliens who are permitted to take up a permanent abode in the [a] country, The Law of Nations, Vattel-crica 1750.

<sup>25</sup> (26) Trade or business: The term “trade or business” includes the performance of the functions of a public office

14. Any presumption by the State that the possession or use of de facto currency, a driver's license, a birth certificate, a social security number, bank account, use of zip codes, state license plates, use of statutes, use of a passport, filing of tax returns, use of legalese, applications or filling out government forms, or voting registration somehow obligates me to some kind of performance is fraud and therefore null and void.

15. The State of **PERVERSION STATE** created the birth certificate bonded security is used by , John to discharge public debt per HJR 192a and 12 USC 95a 2, HR 1491 Public Law 1-73 Section 4. which says:

“In order to provide for the safer and more effective operation of the National Banking System and the Federal Reserve System, to preserve for the people the full benefits of the currency provided for by the Congress through the National Banking System and the Federal Reserve System...”, and Benefits means: “a gift, made by an employer, an insurance company, or a public agency, and good deed”. Source:

<http://dictionary.reference.com/browse/benefits%20?s=t, and>

16. The State created doppelganger name, **JOHN HANCOCK**, a business entity used throughout life to apply for jobs and earn income, must not be confused with **John Hancock** the living breathing, Christian man finding protection under the blood of Christ (1 Peter 1:18-19).

17. Upon information and belief, the Doppleganger name, **JOHN HANCOCK**, is also a cestui que vie trust registered with the United States Treasury Department. Claimant accepts all benefits, entitlements, and cash value of this Treasury Department Trust as the Authorized Representative, Nameholder, and Controller without accepting any liability or debt of said trust.

18. The Claimant does not possess evidence or have first-hand knowledge that there is any other party with a higher claim to the said estate; estates and assets in any and all related accounts of the State of **PERVERSION STATE** at with **an eligible registered number #3008920 November 27, 0000. and believes no evidence exists to the contrary.**

19. The Claimant makes claim to all his / her biological property and fruits of his expressions and labor from the time of his nativity conception to the present as he / she is without notice of any prior, Superior or equal claim thereof; and,

20. The Claimant revokes, rescinds, cancels, and declares void *nunc pro tunc* to the beginning all presumptions, entrapments, powers of attorney, licenses, permits, assumed or implied by government forms, signatures, numbers, and communication conveyances to **JOHN HANCOCK**.

21. The Claimant states in truth the Nameholder / Controller / and Authorized Administrator of **JOHN HANCOCK** when having operated in commerce as a business entity, has never been paid in lawful, Constitutional money; and,

22. Therefore, the Claimant / Authorized Representative / Nameholder / Controller claims all rights, privileges, benefits, and entitles attach to the trust entity **JOHN HANCOCK**; and should the Claimant pass without restoration of the full benefits belonging to **JOHN HANCOCK**, the has a living will estate with all property vested to his / her

beneficiary / heirs – property not subject to probate with any State being a bonafide  
descendent / heir.

Executed without the United States under the laws of the LORD God, **March 30, 2022.**

All Rights Reserved,

\_\_\_\_\_  
John Hancock, a living man,  
American National

State of PERVERSION STATE )  
 ) ss.: Acknowledgement  
County of Buzzard )

Subscribed and sworn before me on \_\_\_\_\_

Seal

\_\_\_\_\_  
Public Notary

Exp Date:\_\_\_\_\_



# **EVIDENCE JOHN HANCOCK IS A CORPORATION AND NOT A LIVING MAN**

See screenshot from the PERVERSION STATE Secretary of State Corporations and Business Services here enclosed:

Search for your name in your State's Business Services with the secretary of state. Take a screen shot and place here as evidence you are not a business or corporation.



## PRESENTATION OF BIRTH CERTIFICATE AND DEMAND FOR RETURN

Authorized Administrator / Nameholder / Controller Hancock, John, presents A NM STATE ISSUED BIRTH CERTIFICATE OF JOHN HANCOCK with the DEMAND this instrument **be returned to John Hancock at the following address within 45 days:**

John Hancock  
4 Freedom Way  
Badlands, PERVERSION STATE 00000 (non-domestic)

NOTICE: The Secretary of State for the U.S. DEPARTMENT of STATE agrees to pay John Hancock 1000 dollars in silver coin, 99% pure, if the Secretary or his / her assigns fails to return this BIRTH CERTIFICATE within 45 days of the date of this submission. This stipulation is void if declined or objected to in writing by the 45<sup>th</sup> day of this DEMAND for Return, or if the BIRTH CERTIFICATE is returned by said date.

Executed without the United States under the laws of the LORD God, **March 30, 2022.**

All Rights Reserved,

---

John Hancock, a living man,  
American National

# **ENCLOSED COPY OF BIRTH CERTIFICATE**

Place a Copy of Your Birth Certificate Her

This concludes the Passport Package. Send the above documents in with your Passport Application, and you have a strong case that you are indeed an American National.

If there is an error or reason they can't give you a Passport, the State Department will communicate that to you in writing. If they do, work on that one issue.

## **OTHER RELEVANT DOCUMENTS**

### **ADDITIONAL DOCUMENTS (Optional)**

1. **ENCLOSED DURABLE POWER OF ATTORNEY**
2. **ATTACHED LIVING WILL**
3. **ENCLOSED POWER OF ATTORNEY**
4. **GOVERNMENT REGISTERED ID**
5. **ADVISEMENT OF RESERVATION OF RIGHTS**
6. **REGISTERED ID WITH THE SECRETARY OF STATE**
7. **RIGHT TO TRAVEL DOCUMENTS**
8. **RIGHT TO CARRY A SELF-DEFENCE WEAPON**
9. **RIGHT TO REFUSE A MEDICAL PROCEDURE**
10. **AMERICAN NATIONAL CITIZENSHIP CLAIMS**
11. **NON-TAXPAYER CLAIMS**

# CREATING YOUR OWN IDS

## PUBLIC NOTICES, AND TRAVEL DOCUMENTS

### Instructions:

You don't need to sell your soul to the Devil or register your private information with the state to live or travel in this county.

“We are rapidly entering the age of no privacy, where everyone is open to surveillance at all times; where there are no secrets from government.” —  
William O. Douglas, Supreme Court Justice, dissenting in *Osborn v. United States*, 385 U.S. 341 (1966)

Agenda 2030 for Sustainable Development with its Real ID Act that requires personal, private information for those seeking a driver's license is not law nor can the UN abrogate a Citizen's God-given rights to privacy.

The Real ID Act uses the term “to capture digital images.” The term “capture” means “to bring under One's control by force.” Yes, by force! Their cameras have facial biometric capacities enabling the registration of your biological features with the FBI, in a State database which is connected to all databases.” In fact, the Real ID Act says FEMA and State agencies shall “**subject each person** applying for a driver's license or identification card **to mandatory facial image capture.**” Note the powerful action verb “subject;” and, the term “person,” a government entity; and the coercive term “mandatory;” and, the verbal “capture.” The federal government is capturing free men and turning them into slaves . . . and this is totally anti-Christian and anti-American. See the 13<sup>th</sup> Amendment.

Obtain a State Driver's license and you become a slave.

Why do you need a driver's license if you are not driving for hire? Don't you have a right to travel freely on public highways? Yes, you need to be a competent operator of a motor carriage, but a driver's license? Licenses are for those doing something illegal.

However, in this regulatory society, you need some sort of plastic card ID. Therefore, **consider creating your own ID information** and registering it with the County Clerk / Secretary of State.

Once you have a registration number, place common pertinent information on all your plastic card IDs

These IDs can be used for traffic stops, courts, banks, etc. You may have to be tough and insist that these are your IDs and that there is no law requiring you to have a “Driver's License.”

After you do so, find a person who creates IDs and pay them to print you an ID of your choosing.

You can include your personal information, Right to Travel, Right to Carry, Notices to government officers, court officers, and bank officers etc.

You can use the IDs for courts, for banks, for ID checks, for traffic stops, etc.

Note: Bank executives train their tellers to ask for a State Driver's License as an ID . . . but this is not law. Yes, you must identify yourself to a bank teller, but you can use your own true, registered information and do not have to rely on a government issued ID.

31 CFR § 1020.220 - Customer identification program requirements for banks.

§ 1020.220 [Customer](#) identification program requirements for banks.

**(a) Customer Identification Program: minimum requirements -**

(2) Identity verification procedures. The CIP must include risk-based procedures for verifying the identity of each [customer](#) to the **extent reasonable and practicable**. The procedures must enable the bank to form a reasonable belief that it knows the true identity of each [customer](#).

John Hancock was refused service twice because he did not have a state driver's license, but he went to the VP of the bank, reasonably and kindly explained his dilemma, and the VP ordered the manager to provide him service.

Your Name  
Address  
Bad Lands, Perversion State  
00000

## PUBLIC ID NOTICE

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Notice to Commercial Officers  
Identify Affidavit  
Declaration of Rights  
Public Announcement  
Constructive Notice of Lawful Status

Recorded with:

SECSTATE  
BUZZARD COUNTY CLERK  
0000 666 Street  
Queers, New Mexico 00000

## NOTICE TO COMMERCIAL OFFICERS OF ALL STATE CORPORATIONS

This living soul having turned down all state franchises, reserves ALL his God-given rights including but not limited to the right to travel on public roads without harassment, without permission from the State ("Real ID") in order to conduct the Lord's business, and the right to self-defense and defense of friends and loved one.

Acceptance of any ID instrument by an officer of the State **is a license by the Owner** to the Holder to utilize his private name under the condition that the officer, without a copy of his oath of office and a copy of his faithful performance bond, agrees to waive all immunities, thereby constituting a contract wherein the officer accepts personal responsibilities for any violations of Fundamental Law.

Holder / Officer / Accuser of any instrument belonging to **Your Name** agrees to pay Owner one-thousand dollars per hour for any commercial demands laid upon Owner by Holder for the commercial benefit of the corporation he serves, and one million dollars in silver coin (.999 pure) for any and every violation of God-given rights preserve by the Bill of Rights (Amendments I through X).

All Rights Reserved,

---

John Hancock,  
American National

**Owner**, living soul, under the common law, no doulos to the State

First Name		Middle	Family Name	
Sex	DOB	Place of Birth (City, State, Country)		Citizenship
Address		City	State	Zip

## PUBLIC NOTICE

BY THE GRACE OF GOD, the undersigned, living man, mature in age, competent to testify, “endowed by my Creator with certain unalienable rights,” under “the Laws of nature and of Nature’s God,” entitles me to post my “station” declaring that I was born on the land as a native American; that I am a “Person” per Article 1.2.3 and a “natural born“ Citizen of the United States” per Article 1.2.2 and a “State” “Citizen” per Article 4.2 of the organic Constitution for the united States of America; that I am” a member of the body politic “of the people, by the people, and for the people” on the land in **New Mexico**.

BE IT KNOWN that I am a believer in the Lord Jesus Christ (Romans 15:1-4) and subject to the original jurisdiction of the LORD God (Genesis 1:26-28; Exodus 20; Matthew 28:18-20; Philippian 1:20).

My political status is that of an American State National possessing unalienable, God-given rights that cannot be taken away by an act of the legislature (The Declaration, Bill of Rights).

Therefore, I waive all claims that I am a “person(s)” or “citizen(s) of the United States” per Amendment XIV, or a creation of Congress, “subject to the jurisdiction thereof,” a “subject,” a “thing,” a “corporation,” an “individual,” “an entity,” “a U.S. citizen,” “U.S. person,” “officer,” “situs,” “decedent,” a “partnership,” “officer,” “resident,” “resident of the United States,” “estate,” “bankrupt state,” “trust,” “employee,” “foreign entity,” or other artificial creation without the LORD God and any other legalese designed to entrap free men.

Any attempt by a U.S. person to deny me my God-given right to elect my political status and the rights connected thereof will be subject criminal penalties of 18 U.S.C. §241, 242; and, one million dollars in silver coin per violation of rights, and \$1,000 per hour of legal fees.

*Nunc pro tunc* to the beginning,


Date: \_\_\_\_\_

All Rights Reserved,

\_\_\_\_\_  
John Hancock, living man,



# GOVERNMENT VERIFIED IDENTIFY AFFIDAVIT

	The Affiant mature in age, competent to testify, being duly sworn, with the Lord Jesus Christ as my witness, state the following facts are true, correct, and not misleading:				
<b>1</b>	Affiant's First Name		Middle	Family Name	
<b>2</b>	Date of Birth	Place of Birth (City, State, Country)			
<b>3</b>	Address		City	State	Zip
<b>4</b>	Mailing Address		City		
<b>5</b>	Sex	Ht	Wt	Eye Color	Hair Color
<b>6</b>	Name of Father		Name of Mother		
	Marriage Status	Citizenship		Your Nickname or Nom de Plume if Applicable	
	<b>Photo ID</b> 		<p>Being under the common law, I claim all my God-given rights, waiving none (Declaration of Independence; Bill of Rights).</p> <p>I declare under penalties of perjury that I am a living, breathing human soul, a private sentient being, and not a legal fiction, artificial entity, corporation, "U.S. citizen," "officer," "employee," "individual," "inhabitant," "resident," "person," "taxpayer," "spouse," or any other status due to a civil enactment by the State.</p> <p>The above statements are true, correct, and not misleading to the best of my knowledge, information, and belief.</p> <p style="text-align: right;">All Rights Reserved, _____ John Hancock, living man,</p>		

State of PERVERSION STATE )

) ss.: Jurat

County of Buzzard )

Subscribed and sworn before me on \_\_\_\_\_

Public Notary

Exp Date: \_\_\_\_\_

# AFFIDAVIT OF RIGHT TO TRAVEL

COMES NOW, **Your Name**, living soul, a free man, born in one of the several states, under the common law, mature in age, competent to testify, hereafter "I", being first duly sworn with the Lord Jesus Christ as my witness, state the following from my personal knowledge:

I hereby claim my God-given right to pursue "life, liberty, and property;" and specifically, the right to travel on public roads without harassment from "swarms of officers" as secured by Article IV, V, IX and X:

"A highway is a public road, which every citizen of the state has a right to use for the purpose of travel" (Shelby County Corners v. Castter; 33 N.E. 986, 987; 7 Ind. App. 309; and, Spindler v. Toomey 111 N.E. 2d 715, 716).

"The right of travel over a street or highway is a primary absolute right of everyone" Foster's Inc. v. Boise City, 118 P. 2d 721, 728.

"Even the legislature has no power to deny to a citizen the right to travel upon the highway and transport his property, in the ordinary course of his business or pleasure, though this right may be regulated in accordance with public interest and convenience", Chicago Coach Co. v. City of Chicago, 337 Ill. 200, 169 N.E. 22, 206.

At all times relevant, the term "Driver's License" is used in the Constitutional sense of a free man exercising his right to travel without permission from a State Corporation without regard to its technical complexity in statutes and codes.

BE IT KNOWN that I hereby claim my unalienable right to travel on public highways without harassment or detention pursuant to my God-given rights as secured by our nation's Constitution. It is self-evident that any law enforcement officer, enforcing the provisions of administrative traffic regulatory statutes, may be proceeding under color of law and color of office, and is, therefore, proceeding in his own personal capacity without protection of the law.

BE IT KNOWN that I demand to see officer's proof of bond as required by law pursuant to NM Constitution XX:1, XXII:19, **NMSA 10-2-1 through 10-2-12** of any person posing as a police officer in the State of **New Mexico**.

All Rights Reserved,

\_\_\_\_\_  
John Hancock, living man,

State of PERVERSION STATE )  
) ss.: Acknowledgement  
County of Buzzard )

Subscribed and sworn before me on \_\_\_\_\_

Public Notary

Exp Date: \_\_\_\_\_

# PUBLIC NOTICE: ASSEVERATION OF RIGHT TO TRAVEL

Thomas v. Smith, 154 SE 579 -- "The right of the citizen to travel upon the public highways and to transport his property thereon, either by carriage or by automobile, is not a mere privilege which a city may prohibit or permit at will, but a common law right which he has under the right to life, liberty, and the pursuit of happiness."

Miller v. US (5th Circuit) 230 F. 2d. 486 (1956) -- "The claim and exercise of a constitutional right cannot thus be converted into a crime"

Miranda v. Arizona 384 US 436 (1966) -- "Where rights are secured by the constitution are involved, there can be no rule making or legislation which would abrogate them."

Hale v. Henkel 201 US 43 (1906) -- "...There is a clear distinction...between an individual and a corporation...The individual may stand upon his constitutional rights as a citizen. He is entitled to carry on his private business in his own way...He owes nothing to the public so long as he does not trespass upon their rights. Upon the other hand, the corporation is a creature of the state...it's powers are limited by law."

Byars v. United States 273 US 28 (1927) ". . . it is the duty of courts to be watchful for the constitutional rights of the citizen, and against any stealthy encroachment thereon."

## PUBLIC NOTICE TO ALL OFFICERS OF THE STATE

All officers of the STATE must show me proof of authority, their oath of office, and a certified copy of their faithful performance bond (NM Constitution XX 1; XXII 19; NMSA 10-2-2 thru 10-2-7). Any officer of the STATE that seeks to force statutory law upon me for revenue collection constitutes a contract. Officer agrees, by tacit procurement, by handing me a contract instrument to be billed up to \$ 6,000 dollars for my signature, to pay \$1,000 / hour in legal fees, \$6,000 / hour of billed time for my defense, and to pay me one million dollars in silver coin for every violation of my God given rights.

All Rights Reserved,

\_\_\_\_\_  
John Hancock, living man

State of PERVERSION STATE )  
 ) ss.: Acknowledgement  
County of Buzzard )

Subscribed and sworn before me on \_\_\_\_\_

\_\_\_\_\_ Public Notary

Exp Date: \_\_\_\_\_

## STATEMENT REGARDING SELF-DEFENSE

First Name		Middle	Family Name	
Sex	DOB	Place of Birth (City, State, Country)		Citizenship
Address		City	State	Zip

**Public Notice: Asseveration of Right to Self-Defense**

“The claim and exercise of a constitutional right cannot thus be converted into a crime” (Miller v. US (5th Circuit) 230 F. 2d. 486 (1956))

BY THE GRACE OF GOD, the undersigned, a follower of the Lord Jesus Christ, mature in age, competent to testify, “endowed by my Creator with certain unalienable rights,” under the common law, do hereby claim all my God-given rights, including, but not limited to the following:

My religion teaches me that defense of life and liberty is a Christian responsibility laid upon all good men in every state of the union (Exodus 20:13, 22:2-3; Nehemiah 4:17-18; Psalm 82:4; 149:6; Proverbs 25:26;; Luke 22:36; Romans 12:19; 13:4; Declaration of Independence; Amendment II, IX, X). Any statute, code, or enactment by any legislature that infringes upon the right to bear arms is null and void (Marbury v. Madison).

BE IT KNOWN that (1) "Where rights secured by the Constitution are involved, there can be no rule-making or legislation that would abrogate them" (Justice Breyer, *Miranda v. Arizona*); that (2) I am a man deeply committed to being an honorable man and doing my neighbor no harm; (3) that I have never been convicted of a felony by a jury of my peers; (4) that I utilize any means necessary to protect my life and that of my family and friends; (5) that we live in a “fallen world” where some sinners do not respect the life, liberty, and property of others; (5) that I seek to avoid known dangerous situations; (6) that I do not, however, believe I have to give way to evil; i.e., that I have a right to stand my ground and do what a reasonable man would do; (7) that I hope, “Dear God,” that I will never be in jeopardy where I have to use force that causes bodily harm; (8) that if “needs be,” I will not hesitate to do my duty and to use resources available to protect my life and the life of my companions; that is, I follow the rule, “Deadly force is justified when undertaken to prevent imminent and otherwise unavoidable danger of death or grave bodily harm to the innocent;” (9) that I believe in the “good Samaritan rule” if I can discern the ethics of the circumstances; (10) that I have God’s permission to bear arms (Psalm 149:6).

Any attempt by a U.S. person to deny me my God-given right to elect my political status and the rights connected thereof will be subject criminal penalties of 18 U.S.C. §241, 242. I charge up to \$ 6,000 dollars for my signature, \$1,000 / hour in legal fees of billed time for my defense, and one million dollars in silver coin for every violation of my God given rights, and, or every contract forced upon me.

Nunc pro tunc to the beginning,

All Rights Reserved,

\_\_\_\_\_  
John Hancock, living man

# CONSTRUCTIVE NOTICE

To: (Person being served)	Date:
Of: (Name and Address of Institution)	

From the beginning, I, **Your Name, a man**, mature in age, competent to testify, do MAKE THE FOLLOWING NOTICE TO PUBLIC OFFICERS:

BY THE GRACE OF GOD, “endowed by my Creator with certain unalienable rights” under “the Laws of nature and of Nature’s God entitles” me to post my “station” declaring that I was born on the land in Your City State; that I am a “Person” per Article 1.2.3 and a “natural born” “Citizen of the United States” per Article 1.2.2 and a “State” “Citizen” per Article 4.2 of the organic Constitution for the united States of America; that I am a “Citizen” and not a “Resident” of **the STATE OF NEW MEXICO**

NOTICES PUBLIC OFFICERS that I am a Christian man “endowed by *my* Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness — That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed” (The Declaration).

The tyrannical practices imposed by the Real ID Act compel me to declare:

Having no duty to the State (Hale V. Henkle – 201 U.S. 43 (1906), I do not consent to be “captured” by biometric, facial, digital image technology to be “retained in electronic storage” because it violates the 5<sup>th</sup> Amendment.

I do not consent to be compelled to produce documents to be scanned and stored in a national database knowing they may well be used against me should the State accuse me of some crime or frivolous violation of some statute –a violation of the 1<sup>st</sup> & 4<sup>th</sup> Amendment; nor do I consent to be fingerprinted or have a GPS or RFID device implanted into my body or ID or blood taken from my body for DNA sampling so I can be tracked, hunted, hounded, hounded, and harassed by STATE OR FEDERAL LAW ENFORCEMENT AGENCIES.

I do not consent to be identified as a “resident,” or “citizen” of any government corporation; and,

I do not consent to the presumptions created by the Real ID Act or its evil twin the DAC that I am a “person(s)” or “citizen(s) of the United States,” or a creation of Congress, “subject to the jurisdiction thereof,” a “subject,” a “thing,” a “corporation,” an “individual,” “an entity,” “a U.S. citizen,” “U.S. person,” “officer,” “situs,” “taxpayer,” “decendent,” a “partnership,” “officer,” “resident,” “resident of the United States,” “estate,” “bankrupt state,” “trust,” “employee,” “foreign entity,” or other artificial entity without the LORD God.

I do not consent to be made “to be made” “subject” to anything by the corporate federal government for identity purposes nor can the State compel me to do so because all such enslavement is against my religious beliefs.

The Real ID Act as it appears on the face to be an act repugnant to the Constitution (Marbury v. Madison, 5 U.S. (1 Cranch) 137; 2 L. Ed. 60 (1803); Miranda v. Arizona 384 U.S. 436 (1966) and the principles of a republic.

WARNING: Any act by a U.S. person to deny me my God-given rights in order to subject me to pains and penalties due to violations of civil statutory codes in some commercial scheme will be subject criminal penalties of 18 U.S.C. §241, 242; and, one million dollars in silver coin per violation of rights, and \$1,000 per hour of legal fees.

*Nunc pro tunc* to the beginning,

All Rights Reserved,

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John Hancock, living man

NOTE: You can include any claim you wish including but not limited to of your right to refuse medical service, vaccines, or kill shots.

# NOTICE OF MEDICAL RIGHTS

**14<sup>th</sup> Amendment:** See **9<sup>th</sup> Amendment** also.

“No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; **nor shall any state deprive any person of life, liberty, or property, without due process of law;** nor deny to any person within its jurisdiction the **equal protection of the laws.**”

**NM Right to Choose** (Masks: “My Body; My Choice)

See New Mexico Right to Choose NARAL v. Johnson, 986 P.2d 450 (New Mexico 1999).

Lovelace Health System: NM Right to Refuse (Masks: “My Body; My Choice)

**The Patient Self-Determination Act** is a federal law requiring all adult patients be provided the right to accept or refuse treatment and the right to develop their own advance directive on medical care issues. Elizabeth Whitefield End-of-Life Options Act is effective in New Mexico as of June 18, 2021.

## Well Health

“When a healthcare provider sufficiently informs you about the treatment options, **you have the right to accept or refuse treatment.**” <https://www.verywellhealth.com/do-patients-have-the-right-to-refuse-treatment-2614982>

## American Patient Rights Association

When a patient has been sufficiently informed about the treatment options offered by a physician, the patient has the right to accept or refuse treatment for two reasons:

1. A patient has the freedom to decide what a physician or other healthcare professional will and won't do.
2. It is unethical to physically force or coerce a patient into a treatment against his will if he is of sound mind and is mentally capable of making an informed decision.

<https://www.americanpatient.org/do-you-have-the-right-to-refuse-medical-treatment/>

## Vermont Ethics Network

Every competent adult has the right to refuse unwanted medical treatment.

**Emergency does not create power.** Emergency does not increase granted power or remove **or diminish the restrictions imposed upon power** granted or reserved. The Constitution was adopted in a period of grave emergency. Its grants of power to the federal government and its limitations of the power of the States were determined in the light of emergency, **and they are not altered by emergency.** What power was thus granted and what limitations were thus imposed are questions which have always been, and always will be, the subject of close examination under our constitutional system.

Home Building & Loan Ass'n v. Blaisdell, 290 U.S. 398, 425-426 (1934). All Rights Reserved,

Therefore, I claim my God-given right to personal autonomy including but not limited to the right to refuse to wear a mask in public places, be injected with vaccines, or other deadly drugs.

PUBLIC NOTICE to all businesses that anyone who refuses services to me because I will not wear a mask or because I am a Christian or because I refuse to impair myself with the latest pharmaceutical wonder drug injures me and hinders my freedom to function in this society. Subsequently, this business will be subject to fines and fees up to one million dollars in silver coin per violation of my rights.

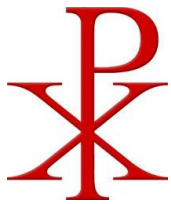
All Rights Reserved

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John Hancock, living man



## NOTICE OF CHRISTIAN RIGHTS



**Leviticus 19:16** Thou shalt not go up and down as a talebearer among thy people: neither shalt thou stand against the blood of thy neighbor; I am the LORD.

**The Declaration:** "We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.--That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed,"

**Amendment One:** "Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances".

**Notice of Your Rights:** You, the public, the citizenry of the United States, have a right to your own beliefs and opinions about the gospel of the Lord Jesus Christ and you are free to communicate those beliefs to me. You are free to rebuke and criticize my beliefs. If you blaspheme the Lord, He is able to defend Himself and to judge you for your wickedness.

**Notice of My Rights:** I am a Christian man called into the ministry to the gospel. My reputation is important to me. But if you engage in ad hominem reasoning in order to malign, lie, slander, impugn, vilify, smear, and cast aspersion at my character without substantial facts in support, you may injure my reputation or ministry. If you call me "racist" or "homophobe" or "misogynist" or "privileged white bigot," or "f\*\*\*\*in this or that" or some other untrue scurrilous pop-culture slur for addressing a cultural sin with the Holy Scripture, you damage me.

**Notice of Lawful Remedy:** When injured by careless and reckless slurs, a man has authority from Heaven to file a verifiable claim and to prosecute the crime of defamation so he can be made whole. Therefore, if you slander my ministry, I will seek a common law remedy including but not limited to true bills up to one million dollars in silver coin per infraction; and, or a defamation law suit in a court of law.

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John Hancock, His Majesty's  
Servant, Minister of the Gospel

# SSA ENCUMBRANCES

The United States has created a system where you cannot get a Passport if you have a court judgment against you such as an alleged unpaid IRS debt, an unpaid traffic ticket, or unpaid child support.

Thus, this lusty government abuses its Citizens by punishing people without a trial by jury who are in the rears on spurious liabilities based on unsigned, unverified computer-generated debt claims.

This “system” is extremely abusive for fathers who have been made indentured servants for life by an androgynist female judge, and males involved in a divorce; and, those males with bogus IRS computer-generated claims.

These freedom documents have been successful in obtaining passports, stopping court cases, removing bogus state child support court orders, removing claims of debt, and registering Identify Papers with the county clerk / Secretary of State.

However, getting a Passport without submitting a SSN has proved difficult. But, when John Hancock filled out the Passport Application with the SSN included and submitted it along with these Freedom Documents, he received his American National Passport.

In one case, Robert could not obtain a Passport because of a 30 year-old child support court order. Once he submitted the Passport Application with the Freedom Documents, the Rebel State Removed the outstanding court order and he obtained his American National Passport.

**26 U.S.C. SUBTITLE F, CHAPTER 61, SUBCHAPTER A,  
PART III, Subpart A: Information Concerning Persons Subject  
to Special Provisions**

**§6039E.**

**INFORMATION CONCERNING RESIDENT STATUS**

**(a) General rule**

Notwithstanding any other provision of law, any individual who—

- (1) applies for a United States passport (or a renewal thereof), or
- (2) applies to be lawfully accorded the privilege of residing permanently in the United States as an immigrant in accordance with the immigration laws,

shall include with any such application a statement which includes the information described in subsection (b).

**(b) Information to be provided**

Information required under subsection (a) shall include—

- (1) the taxpayer's TIN (if any),
- (2) in the case of a passport applicant, any foreign country in which such individual is residing,
- (3) in the case of an individual seeking permanent residence, information with respect to whether such individual is required to file a return of the tax imposed by chapter 1 for such individual's most recent 3 taxable years, and
- (4) such other information as the Secretary may prescribe.

**(c) Penalty**

Any individual failing to provide a statement required under subsection (a) shall be subject to a penalty equal to \$500 for each such failure, unless it is shown that such failure is due to reasonable cause and not to willful neglect.

**(d) Information to be provided to Secretary**

Notwithstanding any other provision of law, any agency of the United States which collects (or is required to collect) the statement under subsection (a) shall—

- (1) provide any such statement to the Secretary, and
- (2) provide to the Secretary the name (and any other identifying information) of any individual refusing to comply with the provisions of subsection (a).

Nothing in the preceding sentence shall be construed to require the disclosure of information which is subject to section 245A of the Immigration and Nationality Act (as in effect on the date of the enactment of this sentence).

**(e) Exemption**

The Secretary may by regulations exempt any class of individuals from the requirements of this section if he determines that applying this section to such individuals is not necessary to carry out the purposes of this section.

(Added Pub. L. 99-514, title XII, §1234(a)(1), Oct. 22, 1986, 100 Stat. 2565; amended Pub. L. 100-647, title I, §1012(o), Nov. 10, 1988, 102 Stat. 3515.)

**KNOW** that I am not a “resident” or “individual” apply for “residence” in the District of Columbia. I am a man born in one of the several states with unalienable God-given rights.

## CONSTRUCTIVE NOTICE OF CITIZENSHIP

To: (Person being served)	Date:
Of: (Name and Address of Institution)	

**F**rom the beginning, I, **Last Name, first**, a man, mature in age, competent to testify, do  
MAKE THE FOLLOWING NOTICE:

BY THE GRACE OF GOD, “endowed by my Creator with certain unalienable rights” under “the Laws of nature and of Nature’s God entitles” me to post my “station” declaring that I was born on the land near **City, State** as a native American or American National (U.S.C. §1502); that I am a “Person” per Article 1.2.3 and a “natural born“ Citizen of the United States” per Article 1.2.2 (not a government creation) and a “State” “Citizen” per Article 4.2 of the organic Constitution for the united States of America; that I am” a member of the body politic “of the people, by the people, and for the people” on the land, a child of God endowed by my Creator with unalienable rights in **New Mexico** State.

Moreover, I claim all my God-given rights including but not limited to the right of personal bodily autonomy, the right to show my face in public, self-defense and the right to stand my ground, to travel safely without a license, and the right to associate with people of my choice without interference from government.

Therefore, I waive all claims that I am a “person(s)” or “citizen(s) of the United States,” or a creation of Congress, “subject to the jurisdiction thereof,” a “subject,” a “thing,” a “corporation,” an “individual,” “an entity,” “a U.S. citizen” per Amendment 14 clause one, “U.S. person,” “officer,” “situs,” “decedent,” ”taxpayer,” “partnership,” “officer,” “resident,” “resident of the United States,” “estate,” “bankrupt state,” “trust,” “employee,” “foreign entity,” or other artificial entity involved in a “trade or business” without the LORD God.

Any attempt by a U.S. person to deny me my God-given right to elect my political status and the rights connected thereof will be subject criminal penalties of 18 U.S.C. §241, 242; and, one million dollars in silver coin per violation of rights, and \$1,000 per hour of legal fees.

*Nunc pro tunc* to the beginning,

All Rights Reserved,

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John Hancock, a living man,  
American National

## UNLAWFUL REQUEST FOR A SSN

Dear Mr. Chief Counsel:

The United States Department of State Application for a Passport [form DSP-11] requests that an applicant provide their Social Security Number (SSN) under color of "Federal Tax Law". This request is unlawful.

It is unlawful because it is not supported by a statement required by the Privacy Act of 1974 [PL93-579§7b]. In particular, the required Privacy Act Statement thereon does not mention **any authority for the Passport Office's request for the SSN**.

Furthermore, it does not cite 26 USC 6039E which provides no such authority to the Passport Office, itself.

It is unlawful because the "Federal Tax Law" section **misquotes Section 6039E** of the 1986 Internal Revenue Code, claiming that this section requires name, mailing address, date of birth, and Social Security Number. In fact, this section **only requires the TIN** ((b)(1)): that is, only the last of these four items.

Whereas,

IRS statutes require that a taxpayer applying for a passport include a statement of TIN [26 U.S.C. 6039 et.al], but it does not require a nontaxpayer to do so;

The statement requiring a "taxpayer's TIN (if any)" is required under Title 26 (Internal Revenue Service) and NOT under Title 22 (Department of State);

Therefore,

Disclosure to the IRS is mandatory, but disclosure to the Department of State is not;

Senate Report 99-313 states that the requirement under this section is "an *Internal Revenue Service information return* [italics added] to be completed in conjunction with the processing of passports in the case of citizens " This is clear intent that the information is to be returned to the Internal Revenue Service rather than to the Passport Office.

Passport information is available to any government agency merely upon request [22 C.F.R. §51.33c], without restrictions on its security thereafter;

Information returned to the IRS is far more secure [26 U.S.C. §6103] and routine security usually extends beyond the IRS to other government agencies that may obtain it;

A passport cannot be denied upon one's refusal of non-mandatory disclosure of their SSN [PL 93-579 §7 et. al];

The IRS has not promulgated regulations implementing either Subsections (b4) or (e) of 26 U.S.C. 6039E;

The IRS has not issued a form for state citizens or nationals to report this information, similar to its Form 2063 for aliens;

**Form 2063 has a stub devoid of numbers for disclosure to other branches of government, indicating that an alien has satisfied tax code obligations;**

Now, therefore, do I assert that,

Statements are required for “each person whose name is set forth” by “every corporation” making a return, but no statement is required for a national who is a noncorporate, nonresident, nontaxpayer man (Anthropos) or “living soul.” This statute appears to permit persons subject to U.S. statutes to submit a written statement as an "information return" to the IRS under its law rather than to the Department of State. Though this statute does not apply to me, this statement is cordially offered with my Passport Application to the "Person Administering Oath" (a postal employee) in a sealed envelope addressed to the OFFICE OF CHIEF COUNSEL, Internal Revenue Service, 1111 Constitution Ave NW, Washington, DC, with US postage attached for Certified Mail-Return Receipt Requested.

Respectfully,

All Rights Reserved,

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John Hancock, a living man,  
American National

## SSN NO REQUIREMENT FOR FORM-W4

With regard to the wage tax under Subtitle C, certain legal requirements may be considered mandatory. But only for the payor of the wages (the "employer") and even then, only if both the "employer" and the "covered employee" has voluntarily agreed (via voluntary application on Form W-4) to participate in the entitlement programs. Since there is ***no legal requirement*** to have a social security number (SSN) in order to live and work in the U.S. (or simply for the sake of having one); ***no legal requirement*** to enter a SSN on Form W-4, sign or submit it, and; ***no legal requirement*** for an employer to obtain an employer identification number (EIN) in order to hire workers, neither party - "employee" or "employer" - can be compelled to participate in the entitlement programs, hence compliance under Subtitle C is correctly said to be voluntary.

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Thus, any SSN submitted to my employer was / is submitted for employment purposes only without regard for its strict, narrow, limited legal intent as a courtesy to my employer. No government agency has my permission to use a W-4 form to expand its presumptions about my legal status.



## 42 USC § 407 - ASSIGNMENT OF BENEFITS

### (a) In general

The right of any person to any future payment under this subchapter shall not be transferable or assignable, at law or in equity, and none of the moneys paid or payable or rights existing under this subchapter shall be subject to execution, levy, attachment, garnishment, or other legal process, or to the operation of any bankruptcy or insolvency law.

### (b) Amendment of section

No other provision of law, enacted before, on, or after April 20, 1983, may be construed to limit, supersede, or otherwise modify the provisions of this section except to the extent that it does so by express reference to this section.

### (c) Withholding of taxes

Nothing in this section shall be construed to prohibit withholding taxes from any benefit under this subchapter, if such withholding is done pursuant to a request made in accordance with section 3402(P)(1) of the Internal Revenue Code of 1986 by the person entitled to such benefit or such person's representative payee.

LII has no control over and does not endorse any external Internet site that contains links to or references LII.

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**Note:** It is my studied belief regarding 3402(P)(1) “every employer” refers to the U.S. government; “wages” refers to earnings from the U.S. government, and, a “payroll period” of a government payroll office— This does not apply to the private sector or to senior citizens forced to live off social security. (Note: there is not a single statute in the U.S.C. that applies to the private sector. But, this won't stop the traitorous IRS from trying to steal the subsistence payments made by SS because the Agency is lawless, Godless, and Christless.)

Moreover, a “request” is not an order in the private side of life.

All codes, rules, and regulations are for government authorities only, not human/Creators in accord with God's Laws. “All codes, rules, and regulations are unconstitutional and lacking due process of Law.” (Rodriques v. Ray Donovan, U.S. Department of Labor, 769 F.2d 1344, 1348 (1985).

A “Statute’ is not a Law,” (Flournoy v. First Nat. Bank of Shreveport, 197 La. 1067, 3 So.2d 244, 248),

### Loper Bright Enterprises v. Raimondo

In the 2024 Supreme Court case Loper Bright Enterprises v. Raimondo, the court ruled that the Administrative Procedure Act requires lower courts to exercise their independent judgment when deciding if an agency has acted within its statutory authority. The court also ruled that courts may not defer to an agency's interpretation of the law simply because a statute is ambiguous, and that **this ruling overturns** Chevron v. Natural Resources Defense Council (1984).

# EXPECTATION OF PRIVACY

## Amendment X

The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.

## The Privacy Act of 1974, Section 7

### DISCLOSURE OF SOCIAL SECURITY NUMBERS

Section 7 of Publication L, p. 93-579 makes it unlawful for any Federal, State, or local government agency to deny to any individual any right, benefit, or privilege by law because of such individual's refusal to disclose his social security number.

#### Social Security Number Usage

Section 7 of the Privacy Act (found at 5 U.S.C. § 552a note (Disclosure of Social Security Number)) provides that:

“It shall be unlawful for any Federal, State or local government agency to deny to any individual any right, benefit, or privilege provided by law because of such individual's refusal to disclose his social security account number.” Sec. 7(a)(1).

“Any Federal, State or local government agency which requests an individual to disclose his social security account number shall inform that individual whether that disclosure is mandatory or voluntary, by what statutory or other authority such number is solicited, and what uses will be made of it.” Sec. 7(b).

31 CFR § 1.32 - Use and disclosure of social security numbers.

Main Source: THE UNITED STATES DEPARTMENT of JUSTICE

## AFFIDAVIT OF FACTS REGARDING SUBSISTENCE

I, John Hancock, a living man, mature in age, competent to testify, being duly sworn in the name of the LORD God, so state to the best of my knowledge, information, and ability:

State your facts:

1. Name
2. Age
3. Birthplace
4. Work
5. Financial Status
6. Social Security
7. Health, injuries, age related difficulties that make it impossible to work . . . etc.
8. Spouse Info.

Know that my wife and I depend on Social Security to meet all our needs and that we have no other income.

Furthermore saith not.

All Rights Reserved,

---

John Hancock, a living man  
4444 Freedom Way  
Anywhere, NM - 00000

# IRS ENCUMBRANCES

The State Department withholds Passports if they have received a computerized IRS debt against you. Though the IRS never verifies their tax claim assertion and though they do not have a court order, the State Department will favor the IRS 99.9% of the time. Wolves work in packs.

In one case Jim filled out his Passport Application and submitted the Freedom Documents but did not obtain a Passport because of an alleged IRS debt. Jim challenged the State Department, but they said he had to work it out with the IRS. Yea, right! The man earns 35,000 dollars a year and the IRS sent him an unsigned, unverified bill for \$284,000 in taxes. How do you work with a bloated, non-government, bureaucratic organization with 93,000 employees whose headquarters is in Puerto Rico? Who do you contact? All have a seared conscience. All want to please their boss and not the Lord.

So, if you have an alleged tax issue with the IRS, they registered this purported debt with the State Department to punish you until you give them what their computer says you owe. Jim said, “to hell with you.”

Forget the Passport and battle the IRS for a while. The IRS is formidable foe because it is the most corrupt, unaccountable, lying, abusive organization in the U.S.A. In Jim’s case, it got worse. The SSA demanded all of his social security leaving the man in peonage. Fortunately, he was able to get this stopped by filing documents included here.

So, if you have IRS issues, pursuing a Passport may not work. Contact SEDM or Nike Insights for help and use their material to fight the tyranny. The law is on the side of the private Citizen. You have rights; government agencies have power.

The IRS came after John Hancock for an purported \$296,000 of unpaid taxes in one year – a year he made less than \$50,000. The fight was on. It took John 3 years in an intense administrative process to clear up the mess – a mess that involved ten liens against his property and dozens of letters exposing the fraud. But, God worked. And, he won.

Enclosed are some documents John sent in response to IRS “love letters.”

At the end of three years, all Notices of Liens were removed. John received a letter from the IRS admitting they were wrong saying John did not owe \$296,000 dollars of back taxes; that he only owed \$50 dollars of back taxes. John wrote back and said, “Prove it! Verify it! And I will pay it.” But the IRS never wrote back and John didn’t pay them a dime.

Here are some letters John sent to the IRS. None of them are silver bullets. Be in honor by surrendering conditional acceptance letters informing them you will be glad to pay them or work out some kind of deal if their validate and verify their claim under penalties of perjury per 26 U.S.C. §6065, Fourth Amendment. Be in honor by surrendering conditional acceptance letters informing them you will be glad to pay them or work out some kind of deal if their validate and verify their claim under penalties of perjury per 26 U.S.C. 6065, notary attestation and a wet-ink signature required.

## **Keys in Dealing with IRS claims**

1. Know that the IRS has the authority to collect unpaid taxes on government employees, government corporations, and those involved in BATF activities.
2. It has no authority to enforce tax claims on private Citizens unless they are under contract to do so or foolishly fill out a 1040 Form making it a promise to pay.
3. If you are in arrears for a putative tax debt and you don't owe it, relax. There are many remedies.
4. All letters should be in the format of condition acceptance: "If you do this, I will . . ."
5. Know that IRS uses a strategy of silence in order to maintain plausible deniability. Challenge their silence as fraud because fraud is built into their computer system.

### **Principle One**

6. In dealing with the IRS it is all about claim and proof of claim. Three letter agencies can claim anything, but where is the proof. Demand proof of claim!!
7. Genuine claims are made in affidavit form under penalties of perjury. Demand they prove their claim under testamentary documentation. No claim can reach you unless there is an affidavit of probable cause -- Fourth Amendment.
8. You have Constitutional protections (Bill of Rights), but the Constitution doesn't defend itself. You must use it as a javelin to kill the beast.
9. Claims must be validated (original records) and verified (under sworn testimony). Demand the IRS agents verify their claims. They will never do this. No verification; no duty to pay!!

### **Principle Two**

10. In dealing with the IRS go on the offensive. Be respectful, but firm. Identify their errors and demand they obey the law.
11. Get off the defensive. You don't have to prove anything to them! Nothing! Nada!
12. Go on the offense. Attack, attack, attack. Confront their bogus claims. Show them why they are wrong. Be God's attack lamb. Baaaa, snort, bite, and kick. But, fight honorably as a noble warrior. No below the belt phrases or dirty tricks!
13. Be patient. The IRS is a slow-moving Gastropod. You are not dealing with a real, live person, but a computer-generated system where some low-level agent plugged you into the Matrix to receive their "love letters." Every few months their computer will spit out a love letter to you.
14. Answer all of them. Short! Quick. Accurate. Demand verification. Demand proof of claim! Expose their violations of law. Demand they correct their records.
15. You write to clarify your status and position; that is, you are preserving evidence that they are in violation of the law and that you are a law-abiding Citizen who won't give into unverified claims.

# RESPONSE TO LETTER 3228

## 3228 and a Penalty Interest Notice quoting IRC Section 6651(a)(s)

Date 00/00/0000

Hancock, John  
4444 Freedom Way-A  
Anywhere, NM - 00000  
(Non- Domestic)

John Doe, Operations Manager, ACS Support  
Po Box 24017  
Fresno, CA 93779-4017

Dear John Doe:

I am in receipt of an unsigned, computer generated letter 3228 and a Penalty Interest Notice quoting IRC Section 6651(a)(s) as the basis of your authority to assess a penalty for alleged taxes for years 1999 through 2005 or any other year.

Your letter is hereby disputed for the following reasons.

1. My name is not "JOHN HANCOCK." Therefore, I do not believe you have the proper party. Please address me by my proper name in future correspondence.
2. You quoted your authority to assess a penalties and interest as IRC Section 6651(a)(2). The enforcement authority for Section 6651 is found at 27 CFR Parts 24, 25, 70, 194 which is the enforcement authority for BATF. Since I do not sell alcohol, tobacco, or fire arms, I do not believe you have unlawfully applied the section in the IRC to me. Therefore, please send me documentation you have authority to use IRC Section 651 to Citizens in the private sector who are not involved in BATF activity.
3. In **26 USC 1313(b)** you will find stated, "...the term taxpayer means any person subject to a tax under the **applicable revenue law**." The "taxpayer" would, of course, would be a person involved in BATF activity. This does not apply to me. Since you did not quote, state, or refer to any applicable law in the tax code that applies to me, I do not accept a duty to pay an unknown, presumptive tax. Therefore, please send me a document from the federal register where Congress passed a law placing a tax on my particular activities. If I do not hear from you in writing with specificity and particularity opposing my presumptions, I will conclude you made an error and that my premises are true, correct, and certain.
4. CFR, TITLE 5, CHAPTER III, Sec. 1320.6 says that I do not have to respond to any request or solicitation from the government unless no person shall be subject to any penalty for failing to comply with a collection . . ." if the document does not "display a valid control number assigned by the director . . ." Since letter 3228 does not have an OMB number on it, I do not believe I have a duty to respond to your

solicitation. Therefore, please send me proper documentation you have authority to penalize people in the private sector for not paying an unknown, presumptive tax.

5. The Constitution of the United States 1.8.17 and Article IX and X addresses the government's jurisdiction. I believe you have acted outside the federal zone and do not have jurisdiction over me and my activities. Since I do not have a contract with the United States, please send me documentation you have jurisdiction over me and my affairs.
6. The 4<sup>th</sup> Amendment provides secures the Citizen's due process rights in a court of competent jurisdiction. I do not believe your "Penalty and Interest" is germane to a court of law and that you are violating my privacy rights by sending me such an outrageous demand. Therefore, please send me documentation from a judge that I have a duty to pay it or verify your claim under penalties of perjury per 26 U.S.C. §6065; 15 U.S.C. §1692 e.g., and the Administrative Procedures Act which notices you that the proponent of a rule of order has the burden of proof.
7. Pursuant to IRC § 6404(a)(3), or otherwise removed pursuant to Internal Revenue Manual Sub-Section 5525.1, "General," which states at paragraph (9), "Taxpayers are also entitled to have any erroneous assessment of tax, penalty and interest removed." Since I did not receive a signed assessment, I do not believe I owe the tax or the penalties and interest you claim. Therefore, please send me a hand signed assessment made under oath that I owe these penalties.
8. "...A signature requirement protects the taxpayer by ensuring that a responsible officer has approved the assessment...", CURLEY v. U.S., Cite as 791 F. Supp 52 (E.D.N.Y. 1992). Since your document is not signed with a bona fide hand written signature, I do not believe I have a duty to respond to something automated. Therefore, when you want something from me, please sign the document so I know that a real person is making the request.

If I do not hear from you, I will assume you are engaged in fraudulent collection activity and that my facts and conclusions of law are true, correct, and consistent with the supreme law of the land.

All Rights Reserved,

---

John Hancock, a living man  
4444 Freedom Way-A  
Anywhere, NM - 00000

# RESPONSE TO CP504 LETTERS

Certified Mail # 0000 0000 0000 0000 0000

Date: 3.23.2010

John Hancock  
PO Box 0000  
Bad Lands, NM 00000

## NOTICE OF RESERVATION OF RIGHTS

*Failure on Your part to respond, as stipulated, and provide, with particularity, everything in requested in NOTICE, is Your lawful, legal and binding agreement with and admission to the fact that all not provided information requested in this NOTICE is not existent and is fully binding upon You in any court in America, without Your protest or objection or that of those who represent You. Your silence is Your acquiescence (agreement, assent, acceptance, consent and compliance). See: Connally v. General Construction Co., 269 U.S. 385,391. Notification of legal responsibility is "the first essential of due process of law". See also: U.S. V. Tweel, 550 F.2d.297. Your non-response will result in the filing of a public lien.*

## DEMAND TO REMOVE LIENS

To: CHIEF, SPECIAL PROCEDURES FUNCTIONS

Successor or Assigns

c/o John Doe,

INTERNAL REVENUE SERVICE

AUSTIN, TX 73301-0025

I am in receipt of the following unsigned, unenforceable, computer generated harassment CP504 letters supplying NO contact person with name and address who accepts responsibility for these documents: Received by me circa March 21, 2012.

NOTICE	TAX YEAR	NOTICE DATE	SSN	AMOUNT
CP 504	1999	MAR 12, 2012	000-00-0000	\$ 6,000
CP 504	2000	MAR 12, 2012	000-00-0000	\$ 1,2000
CP 504	2005	MAR 12, 2012	000-00-0000	\$ 630
CP 504	2006	MAR 12, 2012	000-00-0000	\$ 630



DEMANDS, therefore, that this letter be properly delivered to the CHIEF SPECIAL PROCEDURES FUNCTIONS officer to address liens, threats of liens, CP504 letters for the above years or **ANY OTHER YEAR**.

If this letter arrives by certified mail at the IRS office in Austin Texas and the CHIEF SPECIAL PROCEDURES FUNCTIONS does not have an office there, you are to see to it that you, whoever you are, deliver this letter to him, and then send me the name and address of the SPECIAL PROCEDURES FUNCTIONS at P.O. Box 0000, BAD LANDS, NEW MEXICO, 00000.

Failure to send me the proper contact information will be considered lawful evidence that the above letters are an act of domestic terrorism by the IRS with the intent to steal, harass, and damage John Hancock, living soul in the private sector.

All Rights Reserved,

---

John Hancock, a living man  
4 Freedom Way  
Badlands, NM - 00000

# MEMORANDUM OF LAW ON THE INCOME TAX

## Income Tax Is An Excise Tax on Privileges

The memorandum seeks to answer the question what is the “income tax?” and, provides evidence that the income tax is NOT a tax on income, but a tax on privileges offered by the Federal Government and accepted by the taxpayer who then becomes liable to pay the “income tax.”

The Income Tax Is An Excise, And Excise Taxes Are Privilege Taxes.

“Taxation on income [is] in its nature an excise, entitled to be enforced as such...” (A unanimous Supreme Court in *Brushaber v. Union Pacific R. Co.*, 240 U.S. 1 (1916), re-iterating its conclusion in *Pollock v. Farmer's Loan & Trust*, 158 U.S. 601 (1895)).

"I hereby certify that the following is a true and faithful statement of the gains, profits, or income of \_\_\_\_\_, of the \_\_\_\_\_ of \_\_\_\_\_, in the county of \_\_\_\_\_, and State of \_\_\_\_\_, whether derived from any kind of property, rents, interest, dividends, salary, or from any profession, trade, employment, or vocation, or from any other source whatever, from the 1st day of January to the 31st day of December, 1862, both days inclusive, and **subject to an income tax under the excise laws of the United States.**" (The “affirmation” on the first income tax return form) (emphasis added)

“The income tax... ..is an excise tax with respect to certain activities and privileges which is measured by reference to the income which they produce. The income is not the subject of the tax; it is the basis for determining the amount of tax.” (Former Treasury Department legislative draftsman F. Morse Hubbard in testimony before Congress in 1943)

"As was said in the Thomas case, 192 U. S. 363, supra, the requirement to pay[excise] taxes involves the exercise of privileges..." (Flint v. Stone Tracy Co., 220 U.S. 107 (1911))

"Case law recognizes no distinction between a privilege tax and an excise tax. See *Bank of Commerce & Trust Co. v. Senter*, 260 S.W. 144, 148 (Tenn. 1924) (“Whether the tax be characterized in the statute as a privilege tax or an excise tax is but a choice of synonymous words, for an excise tax is an indirect or privilege tax.”); *American Airways, Inc. v. Wallace*, 57 F.2d 877, 880 (M.D. Tenn. 1937) (“The terms ‘excise’ tax and ‘privilege’ tax are synonymous and the two are often used interchangeably.”); see also 71 AM JUR. 2d State and Local Taxation §24, (“**The term ‘excise tax’ is synonymous with ‘privilege tax,’** and the two have been used interchangeably.

Whether a tax is characterized in the statute imposing it **as a privilege tax or an excise tax is merely a choice of synonymous words**, for an excise tax is a privilege tax.”) Thus, the excise tax now before us is, by more complete description, purportedly **an excise upon a particular privilege**,

assessed according to the quantity of substance possessed in enjoyment of such privilege.” (Waters v. Chumley, No. E2006-02225-COA-RV-CV Court of Appeals of Tennessee (2007)) (Emphasis added)

“**PRIVILEGE**: A particular benefit or advantage enjoyed by a person, company, or class beyond the common advantages of other citizens. An exceptional or extraordinary power of exemption. A particular right, advantage, exemption, power, franchise, or immunity held by a person or class, not generally possessed by others.” (Black’s Law Dictionary, 6th Edition)

For example:

"The 'Government' is an abstraction, and its possession of property largely constructive. Actual possession and custody of Government property nearly always are in someone who is not himself the Government but acts in its behalf and for its purposes. He may be an officer, an agent, or a contractor. His personal advantages from the relationship by way of salary, profit, or beneficial personal use of the property may be taxed..."United States v. County of Allegheny, 322 U.S. 174 (1944)

**THE “PRIVILEGE EXCISE” PRINCIPLE** is very simple. For the government to be able to charge an indirect, non-apportioned fee (tax) for engaging in an activity, the activity must be one done **by permission of the government, rather than anything done by right**. This makes “the things done” for which the fee can be charged necessarily and inherently an exercise of privilege.

Payment of an excise tax is payment for the privilege of [x], in the most basic sense of that expression. The reciprocal, of course, is that such a tax can’t apply to things for which you don’t need government permission (like trading your labor for pay with anyone except the Feds, or engaging in any other economic activity not involving federal stuff).

“Since the right to receive [commonly-defined] income or earnings is a right belonging to every person, **this right cannot be taxed as privilege**.” (Jack Cole Company v. Alfred T. MacFarland, Commissioner, 337 S.W.2d 453 (1960)) (Emphasis added)

"[Although the Legislature may declare as privileges and tax as such for State revenue purposes those pursuits and occupations that are not matters of common right], **the Legislature has no power to declare as a privilege and tax for revenue purposes occupations that are of common right**." (Emphasis added)

“The right to engage in an employment, to carry on a business, or pursue an occupation or profession not in itself hurtful or conducted in a manner injurious to the public, is a common right, which, under our Constitution, as construed by all our former decisions, can neither be prohibited nor hampered by laying a tax for State revenue on the occupation, employment, business or profession. ... Thousands of individuals in this State carry on their occupations as above defined who derive no income whatever therefrom. But, where an income is derived from any occupation, business, profession or

employment, then the Legislature may lay thereon a tax..." Sims v. Ahrens, 167 Ark. 557, 271 SW 720 594, 595 (Ark. 1925) (Emphasis added.)

"The right to follow any of the common occupations of life is an inalienable right,..."

and,

"It has been well said that 'the property which every man has in his own labor, as it is the original foundation of all other property, so it is the most sacred and in violable. The patrimony of the poor man lies in the strength and dexterity of his own hands, and to hinder his employing this strength and dexterity in what manner he thinks proper, without injury to his neighbor, is a plain violation of this most sacred property'. (Smith, Wealth of Nations, Bk. I, c. 10." Butcher's Union Co. v. Crescent City Co., 111 U.S. 746 (1883)) (Concurring opinion)

"Included in the right of personal liberty and the right of private property-partaking of the nature of each- is the right to make contracts for the acquisition of property. Chief among such contracts is that of personal employment, by which labor and other services are exchanged for money or other forms of property". (Coppage v. Kansas, 236 U.S. 1 (1915))

So, the receipts subject to the federal excise (the "income" in the federal income tax) are those produced through the exercise of certain federal privileges. Just like the name says, it's a federal income tax.

If any part of this memorandum is deemed in error by the Plaintiff, Defendant demands proof of claim with strict proof claims sworn to under penalties of perjury, wet-ink signed under Plaintiff's full commercial liability, with testamentary documentation in support thereof.

With Christ as my witness, the above brief is true and correct to the best of my knowledge, information, and belief.

Submitted this \_\_\_\_\_ of \_\_\_\_\_ in the year of our Lord \_\_\_\_\_

Respectfully Submitted with

ALL RIGHTS RESERVED,

\_\_\_\_\_  
John Hancock,  
His Majesty's Servant,

# MEMORANDUM OF LAW

## On the IRS Unlawful Taking of Subsistence Funds

To All Purporting to Represent the Government at the IRS and SSA

### STATEMENT OF ISSUE

Q: Whether the IRS has proper authority to request, demand, order the Social Administration to release funds for a tax claim against a Citizen with Congressional Authority and whether the Social Administration has proper authority to convert funds without a Congressional Law authorizing them to do so.

### HOLY SCRIPTURE

Isaiah 33:22 For the LORD is our judge, the LORD is our lawgiver, the LORD is our king; he will save us.

### U.S. CONSTITUTION: ARTICLE. VI, CLAUSE 2: ARTICLE. VI, CLAUSE 2:

This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.

### THE PREAMBLE TO THE BILL OF RIGHTS

Congress of the United States begun and held at the City of New-York, on Wednesday the fourth of March, one thousand seven hundred and eighty nine.

THE Conventions of a number of the States, having at the time of their adopting the Constitution, expressed a desire, in order to prevent misconstruction or abuse of its powers, that further declaratory and restrictive clauses should be added: And as extending the ground of public confidence in the Government, will best ensure the beneficent ends of its institution.

RESOLVED by the Senate and House of Representatives of the United States of America, in Congress assembled, two thirds of both Houses concurring, that the following Articles be proposed to the Legislatures of the several States, as amendments to the Constitution of the United States, all, or any of which Articles, when ratified by three fourths of the said Legislatures, to be valid to all intents and purposes, as part of the said Constitution; viz.

ARTICLES in addition to, and Amendment of the Constitution of the United States of America, proposed by Congress, and ratified by the Legislatures of the several States, pursuant to the fifth Article of the original Constitution.

### BILL OF RIGHTS

#### **Amendment IV:**

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

#### **Amendment V**

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

#### **Amendment X**

The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

#### **United States Code**

##### **1 U.S. Code § 101 - Enacting clause**

The enacting clause of all Acts of Congress shall be in the following form: “Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.”

##### **18 U.S. Code § 241 - Conspiracy against rights**

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured— They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

##### **18 U.S. Code § 242 - Deprivation of rights under color of law**

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the

punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

#### **42 U.S. Code § 1983 - Civil action for deprivation of rights**

Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress, except that in any action brought against a judicial officer for an act or omission taken in such officer's judicial capacity, injunctive relief shall not be granted unless a declaratory decree was violated or declaratory relief was unavailable. For the purposes of this section, any Act of Congress applicable exclusively to the District of Columbia shall be considered to be a statute of the District of Columbia.

#### **42 USC § 407 - Assignment of benefits**

- (a) In general- The right of any person to any future payment under this subchapter shall not be transferable or assignable, at law or in equity, and none of the moneys paid or payable or rights existing under this subchapter shall be subject to execution, levy, attachment, garnishment, or other legal process, or to the operation of any bankruptcy or insolvency law.

## **BENNETT v. ARKANSAS**

### **CERTIORARI TO THE SUPREME COURT OF ARKANSAS**

The Arkansas statute violates the Supremacy Clause. There is no "implied exception" to the express language of 407(a) and its clear intent that Social Security benefits not be attachable, even though the State provides for all of petitioner's needs. The State is not a statutorily intended beneficiary of petitioner's Social Security benefits. *Rose v. Rose*, 481 U.S. 619, distinguished.

Section 407(a) unambiguously rules out any attempt to attach Social Security benefits.

But in that case we held that the benefits in question were designed by Congress to support not only the recipient of the benefits, but also his dependents. Accordingly, allowing the state court in that case to enforce a valid child support order was fully consistent with the underlying intent of 3101, which was in part to "prevent the deprivation and depletion of the means of subsistence" of the beneficiaries of the federal payment

WHEREAS the Declarant has made notice, and officer or employee or agent purporting to act for the United

If you disagree with anything in this letter, then rebut that with which you disagree, in writing, with particularity, to me, within 30 days of this letter's date, and support your disagreement with evidence, fact, and law. Your failure to respond, as stipulated, with particularity and specificity is your binding agreement with and admission to that the facts, presumptions, and legal conclusions in this letter are true, correct, legal, lawful, and not misleading. Your silence is your irrevocable agreement attesting to the truth of expressed matters, fully binding upon you in any court in America, without your protest or objection or that of those who represent you.

Teste Meipso: With Christ as my witness, the above brief is true and correct to the best of my knowledge, information, and belief.

Submitted this \_\_\_\_\_ day of \_\_\_\_\_ in the year of the appearing of His Majesty, the Lord Jesus Christ, \_\_\_\_\_.

For the glory of God with all rights reserved,

“at arm's length”

---

Hancock, John  
4444 Freedom Way-A  
Anywhere, NM - 00000  
(Non- Domestic)



# DEMAND FOR VERIFICATION

Certified Mail Number:

Date \_\_\_\_\_

John Hancock  
4 Freedom Way  
Badlands, NM - 00000

PATRICIA CROOKS  
0000 MONSTER BLVD  
Badlands NM 00

## DEMAND FOR VERIFICATION OF ALLEGED DEBT AND AUTHORITY OF LAW TO SOLICIT TAX COLLECTION OF UNKNOWN TAX

Response to Letter 3174 A dated 00/00/0000

Dear PATRICIA CROOKS, SUCCESSOR OR ASSIGNS:

Warm Greetings!

COMES NOW by the Grace of God John Hancock, living soul, mature in age, competent to testify, hereafter "Affiant," being duly sworn, so state the following according to Affiant's own knowledge, information, and belief:

**WHEREAS** the affiant received Letter 3174-A (CG)(Rev. 11-2006) dated 00/00/0000tax collector PATRICIA Y. CROOKS; AND,

**WHEREAS** the corruption and scandal of the IRS has been in the news in May / June 2013; and the IRS has illegally, recklessly, maliciously target conservative, law-abiding Citizens; and, Dough Shulman, IRS Commissioner, arrogantly defied Congress on May 21, 2013 about his 118 appearances to the White House; and, Lois Lerner pleaded the 5<sup>th</sup> before Congress on May 24<sup>th</sup>, 2013; and, wherein the IRS has defaulted hundreds of times to the Affiant's good faith effort to clear up tax matters by remaining silent and unresponsive; and, because of the deficiencies of your letter; and, since the IRS has the reputation of being the most corrupt, abusive, untrustworthy, frivolous, pernicious organization in the world; and, because your letter acknowledged Affiant may "disagree with our enforcement action" wherein Affiant could ask "for appeals action;" and,

**WHEREAS YOUR LAW** that YOU are required to obey says that YOU, "the proponent of a rule or order has the burden of proof," (5 U.S.C. I, Chapter 5, II, §556); and, that the FDCPA, 15 U.S.C. 1692 e, g, states that debts must be validated; and,

**WHEREAS** the American public including your Affiant has lost all trust in the agency's integrity, your Affiant makes the following demands on YOU, PATRICIA CROOKS ENN POSSE, Patricia Crooks, en esse, your successor or assigns, as follows:

1. Please provide a certified copy of your oath of office and pledge to support and defend the Constitution; and, a certified copy of your bond; and,
2. Please clarify who you work for seeing letter 3174-A mentions a “Department of Treasury” but does not mention “U.S. Department of Treasury” nor does it list an address for the “Department of Treasury” nor does it have an IRS logo on it nor an OMB number; and,
3. Please provide a written, certified statement that You, Ms. Crooks, and Your Supervisor, that your collection efforts are NOT the result of the IRS scandal targeting Tea Party members, conservatives, whites, Christians, or patriot types when making demands upon this private sector Affiant; and,
4. Please provide the name and nature of the tax you are seeking to collect, the date it was imposed by Congress upon the activities of the Affiant, this alleged tax upon the “income” of private Citizens, and where in the Code this evasive law is supposed to be found; and,
5. Please clarify the proper party, who or what or from whom you are seeking to collect the alleged tax, as the names given us by our parents are not “JOHN R. HANCOCK” or “JO ANN HANCOCK”; and,
6. Please provide a de jure, certified, validated, and verified, statement of your assertion of “your unpaid tax” and “the amount you owe” of \$99, 335.69 and \$200, 467.84 per the FDCPA at 15 U.S.C. §1692e and §1692g under the pains and penalties of 26 U.S.C. §6065. You will find an Affidavit enclosed. Please review, sign, and mail back to the Affiant; and,
7. Please provide a statement why YOU and your AGENCY and Agents have failed to reply to the Affiant in any of the Affiant’s written, good faith efforts to resolve any and all demands made upon the Affiant for the tax years listed or any other year; and,
8. Please provide your authority to collect this unknown tax outside of Washington D.C., and the states Puerto Rico, Guam, the Virgin Island, and federal territories upon this private citizen who is not an employee of the government, nor a “taxpayer,” nor operates a “trade or business,” nor has a valid, signed, known contract with the government; and,
9. Please provide a certified copy the alleged W-4 form or 1099 with the Affiant’s signature creating the presumption of contract for the years in question.
10. Please provide your authority that YOU “may include placing a levy on your bank accounts” with due process and without a court order in violation of the 4<sup>th</sup> and 5<sup>th</sup> Amendment seeing that Congress has limited the authority of the IRS to enforce a lien upon government employees.

*Levy may be made upon the accrued salary or wages of any officer, employee, or elected official, of the United States, the District of Columbia, or any agency or instrumentality of the United States or the District of Columbia, by serving a notice of levy on the employer (as*

*defined in section [3401\(d\)](#) of such officer, employee, or elected official.*

**NOTICES YOU MS. CROOKS, AGENT OR ASSIGNS**, that the Affiant does not consent to or agree with your threatening, coercive over reaching letter, its demands, its assertions and presumptions, or to any levy or lien action by your agency without written proof of claim; and, that your solicitation is refused for cause; and,

**NOTICES YOU AGENT CROOKS** that you have ten days (10) to provide the above reasonable requests; that if I do not hear from you, that your silence is acceptance and confession of constructive fraud; and,

**NOTICES YOU AGENT CROOKS** that if the Affiant does not receive and answer from you with particularity and specificity to the above demands, the Affiant will conclude your solicitation is part of the IRS scandal; that YOU are acting outside the bounds of law; that your alleged debt cannot be validated or verified because it is untrue, null, and void; and,

**NOTICES YOU AGENT CROOKS** that YOU and your Agency is perpetually in default for failure to respond in good faith to Affiant and that your agency has demonstrated to this Affiant wantonness in integrity in violation of the God's law as well as your own constitution; and, therefore, requires you to respond with particularity to Affiant's "Notice and Demand for Particulars for Evidence of Liability 10 Day Notice to Cure, dated May 23, 2007, certified mail number 0000 0000 0000 0000 1000; to Affiant's NOTICE OF DEFAULT dated 6-19-2007, certified mail number 0000 0000 0000 0000 2000; and Affiant's CERTIFIED NOTICE OF DEFAULT AND DECLARATION OF FACTS AND CONCLUSIONS OF LAW dated 6-19-2007, certified mail number 0000 0000 0000 0000 3000 recorded in Buzzard County document number 0000000000000000, partial copies enclosed; and,

**NOTICES YOU AGENT CROOKS** this letter and all its contents are to be made a part of the Affiant's personal file; and,

**NOTICES YOU AGENT CROOKS** that without providing proof of claim and proof of integrity, You and your fellow agents are hereby ORDERED TO CEASE AND DESIST ALL HARASSMENT LETTERS.

Furthermore saith naught.

**NOTICE TO PRINCIPALS IS NOTICE TO AGENTS  
NOTICE TO AGENTS IS NOTICE TO PRINCIPALS**

**THIS IS YOUR LEGAL AND LAWFUL NOTICE**

All Rights Reserved,

---

John Hancock, a living man

On August 28, 2013

Mail # 0000 0000 0000 0000 0000

Date: August 00, 0000

John Hancock  
4 Freedom Way  
Badlands, NM - 00000  
(Non-Domestic)

To District Director and  
Chief of Special Operations Function in the District Director's Office

Internal Revenue Service  
0000 N. Central Ave., Ste.1112  
MS 0000 PHX  
Corruption Cactus, AZ 00000

Attention Advisory Group, Team 201

## **DEMAND TO RELEASE LIEN**

Misapplication of Title 26 U.S.C. §§ 6201, 6331, Signing False Documents, Ultra Vires Acts by IRS Agents, Simulating Legal Process, Filing Fraudulent Financial Instruments, Action of Fraudulent Judgment Liens, and Mail Fraud with a Demand to Remove levy and Investigate criminal actions of alleged IRS agents.

**NOTICE TO PRINCIPAL IS NOTICE TO AGENT;**

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL.**

Re: Form 668, Serial No. 940000000

Dear District Director, Successor or Assigns:

This letter is intended for the Chief of Special Operations function in the District Director's Office per 26 CFR §301.7432-1(f).

**Date of Request:** August 28, 2013

**Name of Claimant:** John Hancock, et uxor, living man, mature in age, competent to testify, hereafter, Claimant, with a mailing address of 4 Freedom Way, Badlands, New Mexico [00000] and makes his request to release lien(s) and makes indicative legal notice as follows:

This request and legal notification proceeds on the authority of Section 6325(a) as well as 26 U.S.C. § 6325, 26 CFR § 301.6325-1 and 26 C.F.R. § 301.6325 wherein the Internal Revenue Code directs its competent and law abiding agents to release a Federal Tax Lien after a notice of lien has been recognized as being unenforceable. Liens are unenforceable when agents do not comply with law.

Further, in May and June of 2013, national media outlets reported corruption within the Internal Revenue. Much of this political posturing on the part of elected officials was for

public display, but the truth of the matter is that many of your IRS agents are miscreants committing criminal acts. This letter serves as an official INDICATIVE LEGAL NOTICE to the District Director, Successor or Assigns, and, or the Chief of Special Operations Function, regarding ultra vires acts, abuse of power, and violations of law including but not limited to fraud and mail fraud by alleged agents within the IRS.

**Reason for Request:** IRS Publication 1450 (Rev. 4-2013) requires a request to state "why the lien should be released." Claimant is credibly informed and believes, and based upon that information and belief, alleges the following reasons why the enclosed liens should be released:

1. Claimant is not a tax protestor and protests no lawful tax imposed by Congress, but Claimant does object to presumptions made by its Miscreant Agents and their violations of law.
2. **Authority:** The liens are unenforceable because Miscreant Agents are not compliant with the purpose and limits of fundamental law. The Official Source for United States laws is the Statue at Large. The United States Code is only prima facie evidence of such laws. See *Royer's Inc. v United States* 265 F2d 615, 59-1 (1959, CA2 Pa).
3. **Powers of Government reach to contracts:** The liens are unenforceable because Miscreant Agents presume, but cannot show, that Claimant has a contract that compels performance: "All the powers of the government must be carried into operation **by individual agency**, either through the medium of public officers, **or contracts** made with [private] individuals"[*Osborn v. Bank of U.S.*, 22 U.S. 738 (1824)].

Miscreant Agents presume, but have not shown, that Claimant has a contract with the United States such as a voluntarily signed Form W-4; that Claimant is a "taxpayer"<sup>26</sup>, or "person"<sup>27</sup> or "individual" or "entity" with a duty to keep records, file returns, and pay taxes upon taxable activities. Claimant has no contract with the Internal Revenue Service or the United States government nor is Claimant involved in business activities which requires keeping records or filing returns like those involved in activities over which the Bureau of Alcohol, Tobacco, and Firearms has jurisdiction.

4. **Assessment Authority:** The liens are unenforceable because Miscreant Agents commit ultra vires act relying upon §§ 6201 and 6331 to assess the levy because Claimant is **not** involved in the sale or distribution of **alcohol or tobacco**.

Assessment authority rests in Title 26 U.S.C. § 6201. This legal presumption of § 6201 upon which the IRS relies is hereby refuted.

Section 6201 has its origin in the Revised Statutes of 1874. The type of taxes authorized by Congress to be assessed are described in unequivocal clarity in the Statutes at Large enacted on Dec. 24, 1872, chapter 13, section 2, volume 17, page 402 which describes authorized assessment of taxes by the Secretary and apply **only to tobacco and distilled**

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<sup>26</sup> 26 U.S.C. §7701(a)14: Taxpayer: means any person subject to any internal revenue tax.

<sup>27</sup> 26 U.S.C. §7701 The term "person" shall be construed to mean and include [throughout the Internal Revenue Code] an individual, a trust, estate, partnership, association, company or corporation.

***spirits***. The intent of Congress has not changed, as there has been no amendment to the Statue at Large to date to my knowledge.

5. **Levy by Distraint:** The liens are unenforceable because Miscreant Agents misapply §6331 of the code to the Claimant. 26 U.S.C. 6331 creates a presumption of authority to levy private citizens not backed by its historic purpose in the code. And, use of this authority is hereby refuted.

Section 6331(a) was derived from the 1954 code, which was acquired from Sections 3310, 3660, 3690, 3692 and 3700 of the 1939 Code. (Joint Committee on Taxation, Derivations of the Code Sections of the 1939 and 1954, U.S. government.)

Section 3690 is the single identifying section on the specie of tax that can be collected by distraint and was derived from Revised Statutes of 1874 and is titled "Taxes collectible by distraint". The actual Statue at Large enacted by Congress, which conclusively reveals Congressional intent as to taxes authorized to be collected by levy and distraint was enacted on July 13, 1866 and refers with great specificity ***only to taxes on cotton and distilled spirits***. (See Chapter 184, Section 9, volume 14, pages 98, and 106 of the Act. The Statue at Large has not been amended to this date, therefore the original intent of Congress has not changed.

Furthermore, § 6331 on the face does not grant authority of any IRS agent to place a levy upon private sector Citizens not in contract with the United States; but, rather, is reserved for assessment on "persons" entitled "any officer, employee, or elected official of the United States, the District of Columbia."

More further, the above Statutes rest in complete harmony with the official Code of Federal Regulations Index that clearly shows the implementing regulations for Title 26. The implementing regulation for **Title 26 §§ 6201 and 6331 is Title 27 Part 70 which is a regulation promulgated and administered by the Bureau of Alcohol, Tobacco, and Firearms** and deals exclusively with excise taxes on excise taxable events related to BATF activity.

This agency collects stamp taxes, which is the species of tax applicable to tobacco, cotton, and distilled spirits. According to CFR 1 § 21.21 each agency shall publish its own regulations and may not cross-reference to another agency unless it meets the exceptions as published in the Federal Register. The Internal Revenue Service has promulgated no implementing regulations for section 6201 and 6331, therefore no statutory authority exists to assess or levy private Citizens working in the private section; and, Claimant is not involved in BATF activities. Such a claim by the IRS that it has authority to levy the private sector is nothing short of a colossal power grab depleting the private sector of its wealth to the increase of the already immense power of the United States.

6. **Execution of Documents by Deception:** The liens are unenforceable because Miscreant Agents commit ultra vires acts when they rely upon §§ 6321, 6322, and 6323 of Title 26 to issue the frivolous penalties and fraudulent levies because Claimant is not involved in BATF activities.

The authority of the Internal Revenue Service to Lien property is 26 U.S.C. § 6321, and its implementing regulations. This section was promulgated into law by 55 F.R. §47616 and implemented [] by Title 27 CFR §70.141 Lien for Taxes:

Table I --Parallel Table of Authorities

Lien Authority 26 U.S.C. §6321 ..... 27 Part 70.

§70.141 Lien for Taxes: "If an person liable to pay any tax under provision of 26 U.S.C., enforced and administered by the Bureau [Bureau of Alcohol, Tobacco and Firearms] neglects and refuses to pay same after demand, the amount, [including interest, additional amount, addition to tax, or assessable penalty], . . . shall be a lien in favor of the United States . . ."

The only particular type of Title 26 taxes that have implementing regulations are the Part 20, Estate taxes and Part 26, Gift Taxes.

Following is a list of the only subjects of **27 CFR Part 70**, the implementing regulations for 26 U.S.C. §6321, et al. Claimant is not within the subject matter jurisdiction of 27 CFR, Part 70, pursuant to 56 F.R. §55079. Therefore 26 U.S.C. §6321, 6322, and 6323 is not applicable to the Claimant.

56 F. R. §55079 List of Subjects in 27 CFR Part 70:

"Alcohol and alcoholic beverages, Authority of delegations, Claims [Subchapter D and E] Excise taxes, **Firearms and ammunition, Government employees**, Law enforcement, Law **enforcement Officers**, Penalties, Seizures, and Forfeitures, Surety bonds, **Tobacco**."

27 CFR 70:1 sets forth the regulations and administrative rules of the "Alcohol and Tobacco and Trade Bureau for . . . (4) Distilled spirits, wines, beer, tobacco products, cigarette papers and tubes, firearms, ammunition, and explosives." Claimant is not and has never been engaged in any of these activities.

7. **Filing Fraudulent Security Instruments:** The liens are unenforceable because Miscreant Agents are filing an unsigned, unverified, unattested, unsworn nebulous and libelous liens such as Form 668 Serial No. 9434 8213, and laundered into existence a defective, fraudulent security instrument **PERJURING THE COUNTY RECORDS**; and, therefore, **committing a felony**, 18 U.S.C., §4.

8. **Exceeding Limits of Authority:** The liens are unenforceable because Miscreant Agents assessed penalties and levies beyond their powers. "The power to tax is the power to destroy." "A reasonable construction of the taxing statutes does not include vesting any tax official with **absolute power** of assessment against individuals not specified in the statutes as a person liable for the tax without an opportunity for judicial review of this status before the appellation of 'taxpayer' is bestowed upon them and their property is seized..." [Botta v. Scanlon, 288 F.2d. 504, 508 (1961).]

9. **Violation of the "Paper work Reduction Act (PRA):** The liens are unenforceable because Miscreant Agents are using Forms 668(Y)(c) that do not display a valid control number. Congress requires that any information required or extending into the private sector be approved the Office of Management and Budget as follows:

CFR, TITLE 5, CHAPTER III, Sec. 1320.6 Public protection:

"(a) Notwithstanding any other provision of law, **no person shall be subject to any penalty for failing to comply with a collection of information**



**that is subject  
to the requirements of this part if:**

"(1) The collection of information does not display, in accordance with Sec. 1320.3(f) and Sec. 1320.5(b)(1), a currently valid OMB control number assigned by the Director in accordance with the Act."

"(b) The protection provided by paragraph (a) of this section may be raised in the form of a complete defense, bar, or otherwise to the imposition of such penalty at any time during the agency administrative process in which such penalty may be imposed or in any judicial action applicable thereto."

"The PRA, 44 U.S.C. sects. 3501-20, precludes the imposition of any penalty against a person for **'failing to comply with a collection of information' if either (1) it 'does not display a valid control number' or (2) the agency fails to alert the person that he or she 'is not required to respond to the collection of information unless it displays a valid control number.'** 44 U.S.C. sect. 3512(a). A sect. 3512(a) defense may be raised at any time. See id. sect. 3512(b). Tax forms are covered by the PRA. See *Dole v. United Steelworkers of Am.*, 494 U.S. 26, 33 (1990)."

10. **Violation of 42 U.S.C. §497:** The lien [serial number 943482813] is unenforceable because Miscreant Patricia Cordova issued an unenforceable levy on Social Security Benefits of Claimant in Violation of the Intent of Congress.

42 U.S.C. §497 (a) In general : The right of any person to any future payment under this subchapter shall **not be transferable or assignable**, at law or in equity, and none of the moneys paid or payable or rights existing under this subchapter **shall be subject to execution, levy, attachment, garnishment, or other legal process**, or to the operation of any bankruptcy or insolvency law.

Congress did not intend the rights to Social Security benefits be transferred or assigned to the State because such rights were designed to prevent deprivation and depletion of one's only source of subsistence; i.e., the State is not a statutorily intended beneficiary of the affixed Social Security benefits.

See ROSE V. ROSE, 481 U.S. 619 (1987) wherein the Court intended benefits to support the beneficiary. See BENNET V. ARKANSAS, 485 U.S. 395 (1988) where the court ruled it was **"the clear intent that Social Security benefits not be attachable."** The only exception to this is where a taxpayer defaults on a duty to pay a tax and has revenue streams other than social security; then, a bonafide levy on social security benefits might be appropriate for a "person" in contract with the United States. By placing a frivolous levy on the benefits of this Claimant, Cordova violated the clear intent of Congress, the effect being deprivation and depletion of a beneficiary's only source of subsistence.

11. **Hardship:** Social security being the only source of subsistence, the frivolous penalty and frivolous levy on social security [serial number 943482813] creates a hardship--a

hardship Congress did not intend because Congress did not intend there to be a transfer or rights from the beneficiary to the State.

12. **False Claims:** The liens are unenforceable because Miscreant Agents errantly list Claimant as a "SMALL BUSINESS / SELF EMPLOYED AREA #11," on Form 668(Y)(c) but cannot prove that Claimant is involved in a trade or business as such terms are defined at s7701(a)(26) of the IRC

§ 7701. Definitions

(a) When used in this title, where not otherwise distinctly expressed or manifestly incompatible with the intent thereof--

(26) Trade or business.--The term "trade or business" includes **the performance of the functions of a public office.** [Emphasis added]

It is unknown how the Claimant holds a "public office" and ridiculous to identify the Claimant as engaged in the "performance of the functions of public office."

13. **Incomplete Sentences and Incomplete, and want of notarized Signatures:** The liens are unenforceable because Miscreant Agents do not state in unequivocal language by complete sentences containing a noun, verb, and object that Claimant owes anything. All law must be written in complete sentences. Numbers are fictions. Incomplete sentences are fictions. The title "Notice of Federal Tax Lien" is not in a complete sentence and, therefore, is not law, private law, or public law . . . but a fiction . . . and righteous law cannot enforce fiction. **Furthermore, there is not one, complete wet ink signature on any Form 668 (Y)(c) capable identifying the agent nor is one Form 668 (Y)(c) sworn or properly notarized.**

14. Who is S KILPATRIC, D. VAKE, R.A. MITCHELL, M. COX, R.RAY JOHNSON. and PATRICIA Y. CORDOVA? Are they real people? How would the Claimant know without notarization? How do you locate them in the morass of this Agency?

15. **Income:** The liens are unenforceable because Miscreant Agents do not properly identify the underlying law nor the source of income as such terms are used in IRS correspondence. If "income" means "gains separated from capital," then Claimant had no income for years in question.

16. **Kind of tax:** The liens are unenforceable because Miscreant Agents do not clearly identify what a "1040" tax is. There is a 1040 Form, but a 1040 tax? The IRC lists a 1040 tax as the transference of an estate by an executor to a decedent. It is unknown who or what this 1040 reference is doing on Form 668(Y)(c) unless the Claimant is the executor of a trust estate. If anything, such a claim is void for vagueness.

17. **Mail Fraud:** The liens are unenforceable because Miscreant Agents commit mail fraud by delivering through the Postal Service instruments with an artifice to defraud and "to obtain money or property by means of false or fraudulent pretenses," 18 U.S.C §1341. Agents, if found guilty, faces fines and up to twenty years in prison for these r crimes.

18. **No assessment:** The liens are unenforceable because Miscreant Agents did not create a bonafide assessment a.k.a. Form 23 C. While signed, verified, certified assessments may not be necessary for those in contract with the United States, they are certainly necessary for demands imposed upon the private sector absent a contract in force. Forensic research will reveal that there has been no Assessment on Claimant.

*Assessment: IRM 35.13.10.1*

Form 3552 is required in order to perfect the assessment process:

IRM, Sub-Section (35)(13)(10)1 , General Provisions

General Provisions

(1) Definition of Assessment

“Assessment” is the statutorily required recording of the tax liability. I.R.C. § 6203. Assessment is made by recording the taxpayer’s name, address, and tax liability. The assessment date is the “23C” date. The “23C” date is the Monday on which the recording of assessment and other adjustments is made in summary manner on Form 23C and signed by a service center officer. In non-TEFRA cases, the taxpayer is mailed a Form 3552, which serves as notification that a tax (plus interest and additions, if any) is due and a demand for payment.

19. **Frivolous Penalties:** The liens are unenforceable because Miscreant Agents imposed frivolous penalties (6702A; 6702) intended for those involved in BATF activities upon Claimant having no duty to file reports with the Agency. See frivolous filing claim 943482813 as an example in the Claimants first year of receiving social security benefits and in a year wherein Claimant was recovering from surgery due to being struck by a car as a pedestrian.

20. **Violation of Due Process:** The liens are unenforceable because Miscreant Agents created defective securities claiming rights on Form 668 (Y)(c) in "favor of the United States" without providing the Claimant his/her due process rights as secured by the 4th Amendment, without a trial, and without a Judge's signature on the claim. Claimant regards any collection action against the asset as a violation of Claimant's due process rights in blatant disregard of law and your Agent's limits of power.

Because Miscreant Agents, ET. AL, DID NOT COMPLY WITH THE LAW,

**THEREFORE DEMANDS** that the IRS IMMEDIATELY RELEASE ANY ALL LIENS at Bernalillo County Clerk's office in Albuquerque, New Mexico and request a Certificate of Release of Federal Tax Lien, also known as Form 668 (Z), as follows:

JOHN R HANCOCK FOR ESTATE XXX-XX-9701, and, or JO ANN HANCOCK XXX-XX-7227

Date	Lien Serial Number	Tax Year	Kind of Tax (a)	Unpaid Balance of Assessment
00/00/0000	18800000	1999	1040	3,500
00/00/0000	5610000	1999, 2000, 2001, 2002, 2005, 2006	1040 6702	58,700

00/00/0000	56000000	0000,0000,0000	1040	90,000.00
00/00/0000	60000000	0000	CIVP	25.789.00
00/00/0000	70000000	0000	670A	62,000

**Director has authority to release liens and levies per 6323 (j)** Withdrawal of notice in certain circumstances . . . and when agents do NOT COMPLY WITH THE LAW; that is, instruments become unenforceable when not in conformity to law.

(1) In general.

The Secretary may withdraw a notice of a lien filed under this section and this chapter shall be applied as if the withdrawn notice had not been filed, if the Secretary determines that—

(A) the filing of such notice **was premature or otherwise not in accordance with administrative procedures of the Secretary,** in 1821 the U.S. Supreme Court said in **Thatcher v. Powell** that no public officer can take any action affecting Claimant's property "...**unless authorized so to do by express law,** ...and that the person invested with such a power, must pursue with precision the course prescribed by law, or his act is invalid..."

**NOTICES THE DIRECTOR,** Successor or Assigns, that miscreant Agents, have been given an opportunity to cure, but that Agents have recklessly, willfully refused or neglected to remove liens per 26 U.S.C. 7432, and or curb criminal activities. See certified letters to agents including but not limited to 7000 000 000 000 0000; 7000 000 000 000 0000; 7009 7000 000 000 000 0000; 7000 000 000 000 0000; 7000 000 000 000 0000; and Public Notice Doc # 2000000000 recorded with Buzzard County Clerk.

**NOTICES THE DIRECTOR** that this is your opportunity to cure and to avoid a law suit.

Should you choose not to withdraw your frivolous penalty and nebulous liens within 30 days of receipt of this letter, Claimant requests explanation with specificity and particularity. Failure to answer or a choice to remain silent is acquiesce to an agreement that that Claimant's facts and conclusions of law are true; that silence is your permission to initiate a lawsuit against said parties and all John Does connected with the Agency.

Claimant reserves the right to file a complaint with the Treasury Inspector, the CID, and other agencies . Further, having exhausted Claimant's administrative remedies, Claimant reserves the right exercise his option to file criminal charges and transform the above Notification into Causes of Action against Patricia Cordova, et. al. using the remedy found in §§ 7432 and 7433 of the IRC.

26 CFR 601.106 Appeals Function

1) Rule I. An exaction by the U.S. Government, which is not based upon law, statutory or otherwise, is a taking of property without due process of law, in violation of the Fifth Amendment to the U.S. Constitution. Accordingly, an Appeals representative in his or her conclusions of fact or application of the law, shall hew to the law and the recognized standards of legal construction. It shall be his or her duty to determine the correct amount of the tax, with strict impartiality as between the taxpayer and the Government, and without favoritism or discrimination as between taxpayers.

26 U.S.C. §7433 Civil damages for certain unauthorized collection actions.

If, in connection with any collection of Federal tax with respect to a taxpayer, any officer or employee of the Internal Revenue Service recklessly or intentionally, or by reason of negligence, disregards any provision of this title, or any regulation promulgated under this title, such taxpayer may bring a civil action for damages against the United States in a district court of the United States.

**FURTHER NOTICES** this agency and all signators, FAIR WARNING, NOT AS A THREAT, pursuant to United States vs. Lanier on Certiori 95-1717, hereby informs this agency, its corporation, staff, and personnel, that any violation of this Citizen's Constitutional rights will be enjoined in a lawsuit as "Conspiracy Against Rights" by action under color of law according to 18 U.S.C. Sec. 242, "Deprivation of Rights Under Color of Law" and 18 U.S.C. Sec. 241, "Conspiracy Against Rights" which is punishable by fines and or imprisonment.

Signed on this \_\_\_\_ day of \_\_\_\_\_ in the year of our Sovereign Lord \_\_\_\_\_.

"All Rights Reserved"

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John Ralph Hancock,  
Respondent

# RELEASE OF LIENS GRANTED

**In truth all liens were released on December 00, 0000 and John became eligible to obtain his Passport.**

*Storm Brooks*

Copy not included

**NOTICE:** If you can't obtain an American National Passport, SEDM might be able to help. Read and study the material on the Website – the most comprehensive accurate website on taxes on the internet.

<https://sedm.org/Forms/06-AvoidingFranch/PassportNotAndDmLtr.pdf>

If you want to get out of the Tax System lawfully, consider Storm Brooks Introductory Letter to the IRS to notify the agency why you are opting out of the system.

“Opting Out of the Tax System:

<https://sedm.org/Forms/10-Emancipation/OptingOutoftheTaxSystem.pdf>

Moreover, SEDM offers other lawful ways to comply with the IRS without getting trapped by filing a 1040 Form. If you are having trouble with complying with taxes you do not owe, the IRS Hoax is a good place to start if you are having unwarranted tax issues.

<https://sedm.org/>

# PUBLICATIONS

Books we have written:

1. [Biblical Standards for Civil Rulers, Form #13.013](#)
2. [Should Christians Always Obey the State?, Form #13.014](#)
3. [The Crisis of Church Incorporation, Form #13.017](#)
4. [A Family Under God, Form #17.001](#)
5. [Origin of the Bible, Form #17.002](#)
6. [The Gospel of the Kingdom of God, Form #17.003](#)
7. [Five Pillars of the Gladiator Gospel, Form #17.004](#)
8. [Prayer Puts Power In Your Life, Form #17.005](#)
9. [Old Testament Theology, Form #17.006](#)
10. [Towards Exegetical Eschatology, Form #17.007](#)
11. [A Commentary on Revelation, Form #17.055](#)
12. [Commentary on Romans 13, Form #17.056](#)
13. [What is the Date of the Biblical Flood?, Form #17.057](#)
14. [Behold His Glory, Form #17.059](#)
15. [Proverbs for Wisdom, Form #17.060](#)
16. [The Pursuit of Piety, Form #17.061](#)
17. [101 Sermons on God and Government, Form #17.062](#)
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19. [Words for the Weary, Form #17.064](#)
20. [Correcting the Upside Down Gospel, Form #17.065](#)
21. [Sermons on the Gospel of the Lord Jesus Christ, Form #17.066](#)
22. [If I Could Do Church Again, Form #17.067](#)
23. [The Feminist War Against God's Law, Form #17.068](#)
24. [The Case for Head Coverings and Restoring God's Law Order to the Church, Form #17.069](#)
25. [The Sovereignty of God and the Madness of Politics, Form #17.070](#)
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29. [Imprecatory Psalms, Form #17.075](#)
30. [Political Psalms, Form #17.076](#)
31. [Psalms for the Troubled Heart, Form #17.077](#)
32. [Psalms Messianic, Form #17.078](#)
33. [Psalms of Asaph, Form #17.079](#)
34. [Double Through Discipleship, Form #17.080](#)
35. [The Art of Conflict Management, Form #17.081](#)
36. [Know Who You Are In Christ, Form #17.082](#)
37. [From Corinth to American Churches, Form #17.083](#)
38. [When Satan Goes to Church, Form #17.084](#)
39. [Nike Greek Grammar Manual, Form #17.085](#)

40. [The Magna Carta, Form #10.017](#)
41. [The Case for Common Law Marriage, Form #13.022](#)
42. [The Matthew 24 Preterist Interpretation, Form #17.086](#)
43. [The Passover Seder, Form #17.087](#)
44. [The Pastor Lawyer, Form #17.088](#)
45. [Justification v. Sanctification, Form #17.089](#)
46. [Doctrinal Issues in Modern Times, Form #17.090](#)
47. [Opting Out of the Tax System, Form #10.018](#)
48. [Opting Out of Property Tax, Form #14.023](#)

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