IDENTITY THEFT AFFIDAVIT FORM INSTRUCTIONS

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1. WHAT IS THIS FORM FOR?

- 1.1. This form is intended to be filed with the IRS in the case of:
 - 1.1.1. Those completing our <u>Path to Freedom</u>, Form #09.015, Section 2 process. https://sedm.org/Forms/09-Procs/PathToFreedom.pdf
 - 1.1.2. Those also sending in the following form as an attachment:

<u>Change of Address and Power of Attorney</u>, Form #07.110

https://sedm.org/Forms/07-RespLtrs/1-General/ChangeAddrPwrAtty.pdf

- 1.1.3. Members who have become the wrongful or illegal target of IRS collection activity or government enforcement after completing our <u>Path to Freedom</u>, Form #09.015, Section 2 process. In this case, the information filled out on the form should be updated to reflect the exact circumstances of the wrongful enforcement that have evolved up to that point. That is why we make this short: So that it can be attached to collection notice responses and legal pleadings.
- 1.2. This form is intended to be used by members who wish to notify the IRS or state tax collectors in their collection letter response that they have been made to falsely appear as parties made liable by virtue of false information in the records of the IRS submitted against your wishes, under duress, and in violation of law.
- 1.3. Unlike other tax forms on this site, this form may be used by anyone, whether they are Compliant with our <u>Path to Freedom</u>, Form #09.015, Section 2 process or not.
- 1.4. The IRS Form 14039 is ordinarily completed AFTER you notice evidence of identity theft as documented on this form. It is not ordinarily filled out for FUTURE violations. HOWEVER, this form is worded in such a way that it may be used for past or future violations or anticipated violations.

2. PREPARATION INSTRUCTIONS:

- 2.1. This form is editable and comes with the following two forms includes:
 - 2.1.1. IRS Form 14039.
 - 2.1.2. IRS Form 14039 mandatory attachment.
- 2.2. The forms included are electronically fillable using the free Adobe Acrobat Reader available from: http://get.adobe.com/reader/
- 2.3. Using the free Adobe Reader, you can fill in this form the way you like. If you have the full version of Adobe Acrobat, you can also save the filled in form on your local hard drive for later reuse. This makes using the form very convenient.
- 2.4. IRS Form 14039
 - 2.4.1. Fill out the form containing your personal information to the best of your ability.
 - 2.4.2. Section B: Enter "See attached 'Identity Theft Affidavit Attachment' (MANDATORY) for complete details.
 - 2.4.3. Sign the form.
- 2.5. IRS Form 14039 Attachment
 - 2.5.1. Section 1: Complete by checking the Path to Freedom, Form #09.015, Section 2 forms you already sent.
 - 2.5.2. Section 2:
 - 2.5.2.1. Enter the affected tax years or leave blank.
 - 2.5.2.2. Initial all conditions that apply specifically to your situation.
 - 2.5.2.3. Guilty Party: This is:
 - 2.5.2.3.1. Whoever you know the name of that did the act mentioned at the organization in question. You may have to look them up if you don't know their name. or
 - 2.5.2.3.2. The person in charge of the organization who did it, if it is a government organization. Such as the IRS commissioner.
 - 2.5.2.3.3. The organization they work for if they are unknown and won't disclose who does that job or manages the organization.
 - 2.5.3. Section 6: Sign the perjury statement.

3. RESOURCES FOR FURTHER STUDY:

- 3.1. <u>Path to Freedom</u>, Form #09.015, Section 2 https://sedm.org/Forms/09-Procs/PathToFreedom.pdf
- 3.2. <u>Government Identity Theft</u>, Form #05.046-all the government techniques of identity theft, some of which are documented here.

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- https://sedm.org/Forms/05-MemLaw/GovernmentIdentityTheft.pdf
- 3.3. <u>Avoiding Traps in Government Forms Course</u>, Form #12.023-how government forms are abused to TACITLY kidnap you into the federal zone or an office within the national government without your knowledge or express consent. https://sedm.org/LibertyU/AvoidingTrapsGovForms.pdf
- 3.4. <u>Change of Address and Power of Attorney</u>, Form #07.110- Use this form to change your address and direct all collection correspondence to the Secretary of the Treasury https://sedm.org/Forms/07-RespLtrs/1-General/ChangeAddrPwrAtty.pdf
- 3.5. <u>About IRS Form 56</u>, Form #04.204 https://sedm.org/Forms/04-Tax/2-Withholding/Form56/AboutIRSForm56.htm
- 3.6. IRS Form 14039: Identity Theft Affidavit https://www.irs.gov/pub/irs-pdf/f14039.pdf
- 3.7. IRS Form 56: Notice Concerning Fiduciary Relationship https://www.irs.gov/pub/irs-pdf/f56.pdf
- 3.8. IRS Form 2848: Power of Attorney https://www.irs.gov/pub/irs-pdf/f2848.pdf

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Identity Theft Affidavit Attachment

Mandatory Attachment for OMB Number 1545-2139

SECTION B EXPLANATION (CONTINUED)

The attached IRS Form 14039, Affidavit of Identity Theft, is rendered FALSE and FRAUDULENT if any portion of it is redacted, or if this mandatory attachment is not included with it. All statements herein presuppose there is NO consent of any kind to anything any government does or wants to do.

1 Prior legal notices to U.S. government of criminal activity documented herein (Initial all that apply):

- 1. <u>Tax Form Attachment</u>, Form #04.201. This form is incorporated by reference in EVERY withholding form previously submitted to the IRS or any third party, and especially the Form W-9 or W-4.
 - https://sedm.org/Forms/04-Tax/2-Withholding/TaxFormAtt.pdf
 - Resignation of Compelled Social Security Trustee, Form #06.002 https://sedm.org/Forms/06-AvoidingFranch/SSTrustIndenture.pdf
- 3. <u>Change of Address and Power of Attorney</u>, Form #07.110
 - https://sedm.org/Forms/07-RespLtrs/1-General/ChangeAddrPwrAtty.pdf

The above documents are hereby MANDATORILY incorporated by reference into this one if the above are NOT initialed. Item 1 above is also included mandatorily attached by reference to every tax form I have ever filed or WILL file in the future as a way to define ALL words of art used on the form so as to prevent identity theft.

2 Specific Violations:

2.

Identity theft is the criminal abuse of someone's personal identifying information for a commercial purpose they didn't consent to in order to gain access to his/her financial resources, or other benefits, such as money, credit, or insurance benefits, government privileges, etc. It is a crime both federally as in every state of the Union. That crime is called "false personation" in 18 U.S.C. §912 and under state laws. The THEFT that it produces is acknowledged in 18 U.S.C. Chapter 31 and the FRAUD that implements it is found in 18 U.S.C. Chapter 47 .
Affected tax years: Initial:
I am (or will be) a victim of identity theft in this case because the following have occurred or inevitably will occur until your records are corrected to reflemy proper CIVIL legal status (initial all that apply):
1I was compelled under duress to submit the wrong tax withholding forms that would clearly not reflect my wishes and which I know to be materially false. These forms include such things as the Form W-4, Form W-9, FIRPTA consent forms (26 U.S.C. §897), and/or others. The corretax withholding form is ONLY the W-8SUB, Form #04.231; https://sedm.org/Forms/04-Tax/2-Withholding/W-8SUB.pdf. Its not up to the RECIPIEN

- of withholding forms to determine my civil status as either a statutory "U.S. person" or a "nonresident alien". It's up to me per 26 C.F.R. §1.1441-1 and the recipient can't change it without committing criminal FRAUD. Guilty party:

 Companies I work for are MISUSING the W-4 as a 26 U.S.C. §3402(p) "voluntary withholding agreement" in the case of private parties and thus hiding the fact that W-4 withholding requires express consent for private parties who are not statutory "employees" working for the national government. A separate agreement identifying itself as a "voluntary withholding agreement" instead is required and even then, cannot be completed by a private employee. The definition of "employee" is 26 U.S.C. §3401(c) allows only existing public employees to complete the W-4. It is also a crime in violation of 18 U.S.C. §912 for a private party not already working for the government as such statutory "employee" under 5 U.S.C. §2105(a) to unilaterally impersonate a lawfully elected or appointed officer of the national government or to pay illegally withheld income
- is also a crime in violation of 18 U.S.C. §912 for a private party not already working for the government as such statutory "employee" under 5 U.S.C. §2105(a) to unilaterally impersonate a lawfully elected or appointed officer of the national government or to pay illegally withheld income taxes under I.R.C. Subtitle C to bribe the national government to treat them AS IF they are lawful public officers. See 18 U.S.C. §210. Guilty party:
- E. ____I was compelled under duress to have or to use government issued identification numbers that I am NOT eligible for and which it would be FRAUD therefore to use. This is a criminal violation of 42 U.S.C. §408(a)(8):
 - 3.1. These include such things as CIVIL STATUTORY Social Security Numbers (SSNs), Taxpayer Identification Numbers (TINs), and International Taxpayer Identification Numbers (ITINs).
 - 3.2. As a nonresident alien not engaged in the "trade or business" excise taxable activity, I am not required to have or to use government identification numbers per 26 C.F.R. §301.6109-1(b)(2), 31 C.F.R. §1020.410(b)(3)(x), and 31 C.F.R. §306.10.
 - 3.3. Pub. L. 93–579, § 7, Dec. 31, 1974, <u>88 Stat. 1909</u> provides that it is unlawful 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 account number if there is no law that expressly mandates its disclosure. See The <u>Privacy Act, 5 U.S.C. §552a Legislative Notes</u>. In the case of "nonresident aliens" not engaged in a statutory "trade or business", its disclosure is expressly NOT required per the above, and thus, no law requires its use for tax purposes.
- 4. As a result of the submission of materially false withholding forms submitted under CRIMINAL DURESS, I was made into the UNLAWFUL and CRIMINAL target of false information returns documenting earnings that were clearly NOT connected to a "trade or business" as mandated by 26 U.S.C. §6041(a). Guilty party:
 - Terms on forms sent to the government which contained my personal information were unlawfully and criminally taken out of the intended PRIVATE context to create financial or legal obligations, or civil statutory jurisdiction that I never consented to and have no delegated authority from God to consent to. This was done by PRESUMING falsely that they had a civil statutory context for their meaning. In fact, attachments with the forms indicate they must NOT be interpreted in their statutory context but INSTEAD ONLY in the context of the definitions provided in the following form: Tax Form Attachment, Form #04.201; https://sedm.org/Forms/04-Tax/2-Withholding/TaxFormAtt.pdf. Guilty party:
- 6. I was targeted for ILLEGAL tax collection activity, STOLEN from, and slandered with my business partners or neighbors under the COLOR but without the actual AUTHORITY of law. 18 U.S.C. Chapter 41. This result is usually based on false and fraudulent information returns and any FALSE and ILLEGAL tax assessments resulting from them. Guilty party:
- 7. ___I was unlawfully assigned the CIVIL duties and obligations associated with a government public officer called a CIVIL STATUTORY "citizen", "resident", "person", "U.S. person", "taxpayer", etc because of the FALSE content of the forms I was forced to submit under duress, or which were filed against my name by third parties without my consent. Guilty party:

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8.		I was made the unjust and innocent target of FALSE notices of lien filed unlawfully outside the exclusive jurisdiction of the issuer in a					
		in state, in violation of the Federal Lien Registration Act (FLRA). Such notices are FORBIDDEN by law from being delivered to those in a					
		n state in possession of PRIVATE property that was never lawfully converted from PRIVATE to PUBLIC with the consent of the owner.					
		ing this means a conspiracy to commit grand theft between the sender and the recipient. See: <u>Property View of Income Taxation</u> , Form					
		46; https://sedm.org/LibertyU/PropertyViewOfIncomeTax.pdf. Guilty					
9.	Party	By filing information returns (such as Forms W-2, 1099, 1098, 1042s) against me or my earnings, my PRIVATE, constitutionally protected					
J.	prope	rty was made to APPEAR as if it converted from ABSOLUTE ownership by myself to property donated to a public use, a public purpose,					
		r a public office. This is CRIMINAL conversion and THEFT. See: <u>Correcting Erroneous Information Returns</u> , Form #04.001;					
		//sedm.org/Forms/04-Tax/0-CorrErrInfoRtns/CorrErrInfoRtns.pdf. Guilty party:					
10.		My credit or credibility was damaged or destroyed or adversely impacted by the false and fraudulent liens or notice of liens filed against my					
	birth i	birth name and the "res" represented by an ILLEGALLY issued Social Security Number or Taxpayer Identification Number. I don't object to such					
	numbers so long as they are ONLY used for PRIVATE purposes and never for ANY governmental purpose, and especially tax or enforcement						
	purpo						
11.		I was denied a job, fired from a job, or discriminated against as a result of pointing out any of the content of this document. Guilty					
	party:						
12.		I was criminally and unjustly investigated (often without my knowledge) or prosecuted, and slandered in front of those approached for the					
	investigation in a way that I could not defend myself because people questioned were told they could not talk about matters under active criminal						
		investigation. The LEAST you could do is approach me directly about these matters and if I am aware of anything criminal like what is in this					
		ment, I will gladly help you prosecute the wrongdoers. Only talking to legally ignorant third party witnesses to secretly SLANDER me behing ack and who will unknowingly help you further the crimes documented herein and doing so as a form of "selective enforcement" for raising					
		issues is DIABOLICALLY NARCISSISTIC and very dishonest. Guilty					
	party:	,					
13.	party.	I was made to LOOK as if I was the kind of volunteer documented below, but in fact I was a mere hostage and victim of criminal identity					
	theft.	See: How American Nationals Volunteer to Pay Income Tax, Form #08.024; https://sedm.org/Forms/08-					
		/Docs/HowYouVolForIncomeTax.pdf. Guilty					
	party						
14.		You or your employer, the government, compounded all of these problems by:					
	14.1.	Issuing Social Security Numbers ILLEGALLY to people who cannot lawfully participate. This includes MOST Americans and is a					
		MAJOR fraud upon the United States and upon the participants of the Ponzi Scheme. See: Why You Aren't Eligible for Social Security, Form					
		#06.001; https://sedm.org/Forms/06-AvoidingFranch/SSNotEligible.pdf. Guilty					
		party:					
	14.2.						
		or Use a Taxpayer Identification Number, Form #04.205; https://sedm.org/Forms/04-Tax/2-Withholding/WhyTINIllegal.pdf. Guilty					
	440	party:					
	14.3.	ILLEGALLY compelling applicants for U.S.A. passports in states of the Union to ILLEGALLY provide a Social Security Number that					
		they aren't eligible for. 26 U.S.C. §7345 or 22 U.S.C. §2714a don't apply to people domiciled in a constitutional state because of the separation of powers and can only be enforced against officers of the government and pretending that they do constitutes identity theft.					
		These numbers function as the equivalent of what the Federal Trade Commission calls a "franchise mark" that causes them to illegally be					
		treated as a privileged STATUTORY "U.S. citizen" (8 U.S.C. §1401) domiciled on federal territory, and a public officer and be targeted for					
		ILLEGAL administrative enforcement. See: Why You are a "national", "state national", and Constitutional but not Statutory Citizen, Form					
		#05.006, Section 16.1.7; https://sedm.org/Forms/05-MemLaw/WhyANational.pdf. Guilty					
		party:					
	14.4.	Falsely identifying me in your records as a STATUTORY "U.S. person" under 26 U.S.C. §7701(a)(30) domiciled and/or born on federal					
		territory rather than the nonresident alien not engaged in a "trade or business" that I truly am per 26 U.S.C. §7701(a)(31). This is done by					
		refusing to accept withholding forms correctly documenting my proper status as a nonresident alien, such as the <u>W-8SUB</u> , Form #04.231;					
		https://sedm.org/Forms/04-Tax/2-Withholding/W-8SUB.pdf. The "U.S." means federal territory, not a constitutional state of the Union, within					
		nearly all national law and all federal forms, even though you refuse to admit this in your publications or instructions. See:					
		(1) <u>U.S. Person Position</u> , Form #05.53; https://sedm.org/Forms/05-MemLaw/USPersonPosition.pdf.					
		(2) Nonresident Alien Position Course, Form #12.045; https://sedm.org/LibertyU/NRA.pdf					
		(3) <u>Proof that American Nationals are Nonresident Aliens</u> , Form #09.081; https://sedm.org/Forms/09-Procs/ProofAnNRA.pdf . Guilty party:					
	14.5.	· · · · · · · · · · · · · · · · · · ·					
	14.5.	causing them to be treated AS IF they are public officers serving without compensation in the national government. SLAVERY. See:					
		Correcting Erroneous Information Returns, Form #04.001; https://sedm.org/Forms/04-Tax/0-CorrErrInfoRtns/CorrErrInfoRtns.pdf. Guilty					
		party:					
	14.6.	Not accurately or completely defining the terms "U.S." and "United States" in your publications as federal territory under the exclusive					
		jurisdiction of Congress or the United States federal corporation documented in 28 U.S.C. §3002(15)(A). Thus, people filling out your forms					
		are made to falsely appear as though they are domiciled or are present on federal territory or are serving as an officer within your fictional					
		privileged corporation, usually without compensation or a lawful oath or appointment. This often happens without even their knowledge of					
		such SOPHISTRY. You even protect this kind of deceit by claiming that no one should trust your forms and publication. Then why fill them					
		out to begin with? See: Avoiding Traps in Government Forms Course; https://sedm.org/LibertyU/AvoidingTrapsGovForms.pdf. Guilty					
		party:					
	14.7.						
		prosecute because you derive significant revenue from such an omission. Thus, you became an accessory to it guilty of misprision of felony					
	140	in violation of 18 U.S.C. §3 and 4. Guilty party:					
	14.8.						
		under penalty of perjury as required by 26 U.S.C. §6065. See: Why Penalties are Illegal for Anything but Government Franchisees, Employees, Contractors, and Agents, Form #05.010; https://sedm.org/product/why-penalties-are-illegal-for-anything-but-government-					
		franchisees-employees-contractors-and-agents-form-05-010/. Guilty party:					
		Tanoniosos empreyesseronitastoris-anti-agonio-romi-os-romi. Ounty party.					

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14.5.	
	joined. See: Avoiding Traps in Government Forms Course; https://sedm.org/LibertyU/AvoidingTrapsGovForms.pdf. I had to make MY OWN
	W-8SUB form because you don't want ANY form that allows people to opt out of your RICO criminal mafia system of usury. Guilty
	party:
14.10.	Defending government inaction in prosecuting the perpetrators by Illegally adding to statutory definitions PRIVATE people
	and PRIVATE things outside your jurisdiction in violation of the rules of statutory construction and interpretation. See: Legal Deception.
	Propaganda, and Fraud, Form #05.014; https://sedm.org/Forms/05-MemLaw/LegalDecPropFraud.pdf. Guilty
	party:
14.11.	Refusing satisfy the civil obligations associated with the use of my private services and property you received and which I
	was compelled illegally to provide as documented in: Injury Defense Franchise and Agreement, Form #06.027; https://sedm.org/Forms/06-
	AvoidingFranch/InjuryDefenseFranchise.pdf. You call my approach to paying for YOUR unwanted services as "making a return" in your case
	and it applies BOTH ways. In other words, STEALING my private property and services without compensation in violation of the Fifth
	Amendment. This is complete anarchy and lawlessness as documented in: Your Irresponsible, Lawless, and Anarchist Beast Government,
	Form #05.054; https://sedm.org/Forms/05-MemLaw/YourIrresponsibleLawlessGov.pdf. Guilty
	party:

This submission is necessitated by the fact that personally identifiable information about me is being used for a commercial or beneficial purpose by the national and state governments in direct violation of my express wishes or consent using one or more of the above tactics. Ironically, this is being done to pay for CIVIL statutory "protection" that I do not want, do not need, which is actually HARMFUL to me, and certainly cannot be truthfully characterized as a "benefit" or a privilege that I should feel any moral obligation whatsoever to pay for. Government is a business (a corporation, to be precise, 28 U.S.C. §3002(15)(A)) that only provides four main things: CIVIL STATUTORY protection, COMMON LAW protection, CRIMINAL protection, and MILITARY protection. The last three are mandatory and unavoidable and do not require my consent. The first is optional and is rendered ONLY to voluntary members who sign up to be members of the protection club called STATUTORY "citizens", "residents", and "persons" and who have in common a VOLUNTARY civil domicile in the venue. Like any business, you as a government must recognize my right to NOT be a customer of EVERYTHING or ANYTHING that you offer from a CIVIL perspective. If you ran a private store the way you run government services, as soon as I walk through the door, it would be locked behind me by armed guards and I would be told I couldn't leave the store until I bought and paid for EVERYTHING I was ordered by the guards to buy. That's not how capitalism works and not how a government contracted to deliver services under the Constitution should ever be allowed to work. In the private sector, such conduct would be prosecuted for monopolistic restraint of trade in violation of the Sherman Antitrust Act (26 Stat. 209, 15 U.S.C. §1-7). When government does it, it's called "weaponization of government". https://sedm.org/disclaimer.htm#4.30. Weaponization of government

3 How the Internal Revenue Service is ILLEGALLY enforcing the Internal Revenue Code extraterritorially within the exclusive jurisdiction of Constitutional States

1. IRS is REFUSING to respect the legal limits on its enforcement authority in the case of those who refuse to make civil status "elections" that convert the CIVIL STATUS of themselves or their property from PRIVATE property to PUBLIC property. IRS has NO criminal or civil enforcement authority without a voluntary civil status "election", and I DO NOT make such election to join the government corporation to confer enforcement authority. Any presumption that I have made such an election is a violation of due process. Those legal limits are documented in:

Challenging Jurisdiction Workbook, Form #09.082 https://sedm.org/Forms/09-Procs/ChalJurWorkbook.pdf

- 2. Notices of Liens, IRS Form 668(Y)(c), are being filed in violation of state law and of the Federal Lien Registration Act within the exclusive jurisdiction of constitutional states. Liens must be filed in the DOMICILE of the "taxpayer" office, and not the domicile of the OFFICER VOLUNTARILY FILLING SAID OFFICE itself.
- The IRS is enforcing OUTSIDE of Internal Revenue Districts within the exclusive jurisdiction of the constitutional states and in violation of 26 U.S.C. §7601. The only remaining authorized Internal Revenue District is the District of Columbia to my knowledge.
- 4. IRS Form W-4's are being used ILLEGALLY to "elect" people into a public office in violation of 5 U.S.C. §2105(a) and in criminal violation of 18 U.S.C. §912.
 - 4.1. 4 U.S.C. §72 limits where such offices may lawfully be exercise to the District of Columbia "and not elsewhere" except as EXPRESSLY provided geographically by law.
 - 4.2. No such authorization to extend such offices to the exclusive jurisdiction of a constitutional state has ever been expressly given by Congress. The income tax applies to people ALREADY serving in public offices who are lawfully elected or appointed under Title 5 of the U.S. Code, not to people who UNILATERALLY and illegally "elect" themselves into government office using any kind of tax form.
 - 4.3. This corruption represents an unconstitutional "invasion" of the Constitutional states in violation of Article 4, Section 4.

For conformation of the above, see:

Challenge to Income Tax Enforcement Authority Within Constitutional States of the Union, Form #05.052

https://sedm.org/Forms/05-MemLaw/ChallengeToIRSEnforcementAuth.pdf

- The Social Security Administration (SSA) is maliciously HIDING information about how to correct the citizenship status of its participants in the CSP code they maintain on each account holder.
 - 5.1. For proof, see:

<u>Social Security Admin. FOIA for CSP Code Values</u>, Exhibit #01.011 https://sedm.org/Exhibits/EX01.011.pdf

5.2. SSA is doing this to allow people in constitutional states to ILLEGALLY participate in Social Security as described below:

Why You Aren't Eligible for Social Security, Form #06.001

https://sedm.org/Forms/06-AvoidingFranch/SSNotEligible.pdf

5.3. As a result, people in the constitutional states are PROHIBITED from knowing what kind of "citizen" the Social Security Administration thinks they are, and this type of citizen is a territorial and not a state citizen. This causes citizenship and eligibility records about them to be willfully FALSE in criminal violation of 18 U.S.C. §1030.

More on this scam at:

Why You are a "national", "state national", and Constitutional but not Statutory Citizen, Form #05.006, Section 14.13

https://sedm.org/Forms/05-MemLaw/WhyANational.pdf

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- IRS and SSA are HIDING methods for operating in a FOREIGN status to compel people to become DOMESTIC. By "domestic" I mean WITHIN the United States federal corporation as a public officer or agent under 28 U.S.C. §3002(15)(A) and operating in a PUBLIC capacity. By "foreign" I mean operating in a PRIVATE capacity CIVILLY protected only by the Constitution and the common law.
 - 6.1. The SS-5 Social Security Application
 - 6.1.1. The SS-5 does not define WHICH "U.S. citizen" is indicated in order to CONFUSE and EQUIVOCATE contexts: 8 U.S.C. §1401 (the only eligible parties) or the Fourteenth Amendment (ineligible).
 - 6.1.2. IRS refuses to respond to Privacy Act Requests to discover how the SSN may be transitioned from DOMESTIC to FOREIGN under the authority of 26 C.F.R. §301.6109-1(g)(1)(i).
 - 6.2. SS-4 EIN Application
 - 6.2.1. The SS-4 form does not have a "foreign" block.
 - 6.2.2. IRS refuses to respond to Privacy Act Requests to discover how the SSN may be transitioned from DOMESTIC to FOREIGN under the authority of 26 C.F.R. §301.6109-1(g)(1)(ii). See:

SEDM Exhibit #09.044; https://sedm.org/Exhibits/EX09.044-

Request%20and%20Response%20IRS%20FOIA%20for%20NRA%20Change%20form.pdf

I REMIND the recipient that government is created to protect ONLY PRIVATE property and PRIVATE rights. The first step in providing that protection is to LEAVE PRIVATE PROPERTY ALONE, which is what legal justice is defined as. In its protected state, that property is LEGISLATIVELY "FOREIGN" and NEVER "DOMESTIC". To attempt to obfuscate the legal separation between FOREIGN and DOMESTIC is a violation of the oath of public officers directed mainly at executing the ONLY reason government was created to begin with: Protecting private property. The above tactics therefore constitute a criminal conspiracy to STEAL private property, destroy the separation between PRIVATE (foreign) and PUBLIC (domestic), and invade the states of the Union in violation of Article 4, section 4 of the constitution as described in: Separation Between Public and Private Course, Form #12.025; https://sedm.org/LibertyU/SeparatingPublicPrivate.pdf. Property View of Income Taxation Course, Form #12.046; https://sedm.org/LibertyU/PropertyViewOfIncomeTax.pdf

- IRS is willfully violating the U.S. Supreme Court limitations on extraterritorial enforcement in Pennoyer v. Neff, 95 U.S. 714 (1878). When a state or government operates extraterritorially, it may only do so upon property and persons physically situated within and domiciled within the forum over which they have personal jurisdiction.
 - 7.1. People domiciled within the exclusive jurisdiction of a constitutional state and physically situated there are not domiciled within the exclusive jurisdiction of Congress under Article 1, Section 8, Clause 17, or within federal territory within the exterior limits of any United States judicial
 - It is criminal identity theft to treat the human being compelled to fill the "taxpayer", "citizen", or "resident" offices under duress AS IF they are domiciled in the District of Columbia. Making innocent and legally ignorant people into unwitting "resident agents" for a legislatively foreign office in the District of Criminals is unconscionable.

Effect upon your standing

The inevitable consequence of criminal actions on your part described above is to:

- Render any attempt to penalize me for submitting this correspondence as criminal tampering with a protected witness or informant of the crimes documented herein. 18 U.S.C. §1512.
- Establish evidence of criminal mens rea or your part, or evil intent, if you fail to respond, ignore this correspondence, or fail to act as required by law. Criminals always avoid admitting or taking legal responsibility for the consequences of their criminal acts. That is what MAKES them criminals.
- 3 Render all evidence gathered during such CRIME as INADMISSIBLE in enforcing any civil obligations connected with the criminal activities. This is called the "fruit of a poisonous tree" doctrine. Silverthorne Lumber Co. v. United States, 251 U.S. 385 (1920).
- Create legal evidence that you agree with the facts herein. Federal Rule of Civil Procedure 8(b)(6) says that a failure to deny constitutes an admission where the party has a duty to speak. You definitely have a duty to speak and to address the issues raised herein under 18 U.S.C. §3 and 4. Public officers are trustees of the public with a fiduciary duty to the public to protect their PRIVATE property. That duty BEGINS with making sure that property is never converted from PRIVATE to PUBLIC without the EXPRESS and INFORMED consent of the owner. Any attempt to jeopardize the security of private property as in this case is a direct violation of that fiduciary duty that carries with it a duty to speak and act in such a way as to recognize it and remedy it. McNally v. United States, 483 U.S. 350 (1987).
- Change the choice of law to state court, which is my preference, rather than federal court.
 - 5.1. The owner of the property is the only one who can determine the choice of law. If the property subject to taxation was never lawfully converted from PRIVATE to PUBLIC, it continues to be private, and its use or benefit is controlled EXCLUSIVELY by me as the absolute owner.
 - Ownership implies the right to exclude any and all others from using or benefitting from a thing, to control any and all who use or benefit from the property owned, to place conditions on its use, and to impose legal obligations upon the users. Those obligations are documented in: Injury Defense Franchise and Agreement, Form #06.027; https://sedm.org/Forms/06-AvoidingFranch/InjuryDefenseFranchise.pdf.
 - Choice of law in this case is further explained in: Choice of Law, Litigation Tool #01.010; https://sedm.org/Litigation/01-General/ChoiceOfLaw.pdf.

Actions Requested of the Recipient

- Records correction and expungement
 - 1.1. Update the CSP (Citizenship Status Profile) codes associated with my name in your records and those of the SSA with the value of "D" rather than "A". I am NOT a civil statutory "citizen" or "resident" (value "A") under any law of Congress.
 - 1.2. All SS-5 Social Security Applications on file attached to my name must be DELETED. I was never eligible for this program, and neither are most Americans. See: Why You Aren't Eligible for Social Security, Form #06.001; https://sedm.org/Forms/06-AvoidingFranch/SSNotEligible.pdf.
 - The SSN associated with the original SS-5 application must be converted to a Credit Number only for PRIVATE use, and which is created and owned by me and not you. It them becomes a PRIVATELY issued non-statutory number limited in its use by the following agreement: Injury Defense Franchise, and Agreement, Form #06.027; https://sedm.org/Forms/06-AvoidingFranch/InjuryDefenseFranchise.pdf

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- If this ISN'T done, the number is FRAUDULENT and anyone who uses it in connection with any civil statutory enforcement proceeding is committing a fraud upon the United States and upon me personally.
- 1.4. Modify any connection of my name under 26 C.F.R. §301.6109-1(g)(1)(i) with statutory "U.S. person" (26 U.S.C. §7701(a)(30)) status and make it instead "foreign status".
- 1.5. Update my personal records under the Privacy Act (5 U.S.C. §552a) to reflect the fact that the ONLY government identifying number I am eligible for is an ITIN.
- 2. Administrative penalties
 - 2.1. All organizations and businesses who filed information returns against my name must be penalized for filing these FALSE information returns under 26 U.S.C. §6674 (fraudulent statement), 26 U.S.C. §6682 (false information with respect to withholding).
- Criminal prosecution
 - 3.1. Prosecute ALL filers of information returns against me under 26 U.S.C. §7206 (false statement), 26 U.S.C. §7207 (fraudulent returns).
 - 3.2. Prosecute ALL those who refused to accept the proper withholding form, the W-8SUB, and instead instituted duress to file the wrong withholding form, the W-9 or W-4. This constitutes:
 - 3.2.1. Criminal peonage and human trafficking under 18 U.S.C. §1589 (forced labor)
 - 3.2.2. Extortion under 18 U.S.C. §872 (withholding agents and employers are officers of the United States)
 - 3.2.3. Receiving the proceeds of extortion under 18 U.S.C. §880.
 - 3.2.4. Theft of services and property paid in connection with private services within the special maritime jurisdiction in violation of the 18 U.S.C. §611. The District of Columbia is within the Special Maritime Jurisdiction (18 U.S.C. §7) and the statutory geographical "United States" is defined as the District of Columbia. The civil offices of "person", "taxpayer", "citizen", "resident", etc. implemented by the I.R.C. may be exercised ONLY there as required by 4 U.S.C. §72.
 - 3.3. Prosecute all those responsible for sending collection letters to me, which I find threatening and false, in criminal violation of 18 U.S.C. §876.
- 4. Change of address and power of attorney:

Perform the following change of address and power of attorney for all tax years if you REFUSE to act upon this document or any or all of the actions in this section:

Change of Address and Power of Attorney, Form #07.110; https://sedm.org/Forms/07-RespLtrs/1-General/ChangeAddrPwrAtty.pdf

For the purposes of the above, the following block values are provided:

- 4.1. Block 1.1: Name of NONTAXPAYER: Name listed on this form.
- 4.2. Block 1.2 Private Identification Number: SSN that was illegally issued to me and a substitute number is provided that I own and control.
- 4.3. Email Address of NONTAXPAYER (fill in email):

6 The Easy Method to PREVENT the above CRIMES on YOUR Part

There is an easy fix for all this, I'm sure you know based on your tactics above, which is:

- 1. Laws of property:
 - 1.1. Ensuring that the laws of property are well known by all working in government and part of the hiring process so that government doesn't violate its charter by making a profitable BUSINESS out of converting PRIVATE to PUBLIC without the express written consent of the owner. That business is called a "franchise", and most civil legislation is implemented as a franchise, unfortunately. Thus, government has become a sham trust
 - 1.2. Allowing jurists to be educated about the laws of property as part of court proceedings.

The laws of property are documented in:

Laws of Property, Form #14.018; https://sedm.org/Forms/14-PropProtection/LawsOfProperty.pdf

- 2. Government Identifying Numbers:
 - 2.1. Provide a way for people to sign up for a Credit Number for PRIVATE use ONLY with no government benefits and no ability of the government to use the number for any enforcement purpose, whether CIVIL or CRIMINAL.
 - 2.2. Provide a way for people to change the STATUS of a Social Security Number to UNLAWFULLY issued and for PRIVATE, nongovernmental use only, since participation by people in states of the Union is UNLAWFUL.
- Identification:
 - 3.1. <u>Issue NONRESIDENT identification cards</u>. Government ID creates the UNWANTED civil statutory statuses of "resident" or "citizen" that I do not want and do not need. Those who want this kind of ID are being discriminated against, mainly because of the government's lust for money and power instead of actually SERVING people by giving them ONLY what they want and need.
 - 3.2. <u>Issue driver CERTIFICATION instead of licenses</u>. The certification can still be taken away if one becomes an unsafe driver. But it isn't tied to or bundled with ANY other CIVIL STATUTORY obligation, such as requirement to have an SSN, pay child support, or participate in any OTHER government program.
- 4. Government "CIVIL Services" in general:
 - 4.1. "Civil Service" as used here is that defined in: Disclaimer, Section 4.6; https://sedm.org/disclaimer.htm#4.6. Civil Service.
 - 4.2. No "civil service" may be bundled or grouped with any OTHER government function. It must stand COMPLETELY on its own, fund itself entirely, and participants must always have the ability to quit and forms available to quit. Such bundling I call "weaponization of government" or "monopolistic practices" that destroy private rights and violates the Bill of Rights, as described in <u>Disclaimer</u>, Section 4.30; https://sedm.org/disclaimer.htm#4.30. Weaponization of government.
- 5. Choice of law:
 - 5.1. CIVIL courts must recognize the most important attribute of private property absolute ownership, which is the absolute authority of all litigants to determine the choice of law protecting their private property. That authority BEGINS with the ability to choose the Bill of rights and equity rather than the civil statutory law for all cases against the government and to PREVENT UNILATERAL removals by the national government of civil cases from state to federal court in cases involving PRIVATE property that was never consensually converted to public property. Any other approach sanctions judicial theft and conversion of private property in violation of the oaths of public officers to protect private property. That choice of law is documented in:

Choice of Law, Litigation Tool #01.010
https://sedm.org/Litigation/01-General/ChoiceOfLaw.pdf

5.2. CIVIL courts must STOP criminally recruiting people into LITERAL SLAVERY (in violation of the Thirteenth Amendment) to the CIVIL statutory CODE by MANDATING a VOLUNTARY CIVIL STATUTORY "domicile" or "residence" for everyone who may invoke their services. Neither of

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- these are necessary, because the COMMON law and CRIMINAL law are MANDATORY anyway. All that doing this does is create a caste system and perpetuate inequality between the governed and the government by creating TWO classes of those CIVILLY governed: "citizens" and "residents" (civil statutory) or foreigners (common law).
- 5.3. All government licensing must be eliminated and replaced with CERTIFICATIONS that can be taken away because of a failure to meet the certification standards. Licensing always has a government office associated with it that is unnecessary, and many other things unrelated to the thing regulated are often bundled with it, such as requirement to get an SSN, to pay taxes (beyond the license fees), etc.
- 5.4. All franchises and privileges must be eliminated and replaced with mere private contracts in which the government provider does not have official, judicial, or sovereign immunity and must compete in an open marketplace that permits competition and choice. Franchises and privileges are always implemented with public offices that are unnecessary to deliver the service. In this approach, those who don't pay the fees that support the services are merely denied service and can NEVER be criminally prosecuted for non-payment like tax cheats are. A common lawsuit filed by the government to enforce the service contract is all that would be required to collect unpaid fees for services already delivered, just like anyone else would have to do if their business associates violate their contracts.

6. Property taxes:

- 6.1. A property tax is an oxymoron. Property implies the right to exclude anyone and everyone from using or benefiting from one's property, INCLUDING the government.
- 6.2. Government can only tax property it owns. It if taxes other people's property it is stealing and pretending that IT is the absolute owner and thereby emulating God, who literally owns everything.
- 6.3. The revenues that property taxes support must be replaced with fees connected to VOLUNTARY "civil services" that the consumers have to contract for to receive.
- 6.4. The public school system must be paid for by individual parents, not through property taxes. That way the public schools would have to compete to provide cost effective education with private schools on an equal footing. This would eliminate the need to collect most of the money traditionally collected through property taxes. It would also eliminate threats to home ownership caused by equity theft for nonpayment of property tax. See Tyler v. Hennepin County, U.S. Supreme Court, No. 22-166.

A simplified system which implements all the above and builds upon existing organic and statutory codes is documented below:

Self Government Federation: Articles of Confederation, Form #13.002; https://sedm.org/Forms/13-SelfFamilyChurchGovnce/SGFArtOfConfed.pdf

When implemented, the above system would eliminate all of the force, fraud, duress, and coercion inevitably present in the defective and malicious system we have now. It would also put all the power (and especially ECONOMIC power) back in the hands of the Sovereign People where it belongs, by making the government compete in providing the most efficient and cost effective "civil services" possible. This is because they would have to compete in an open marketplace where all the ultimate consumers have final say, REAL choice, and a maximum of autonomy and self-government. If capitalism works in the private sector to create an efficient economy, it works just as effectively in the public sector. This scenario is referred to as "natural law" defined as follows: "Natural Law" Defined; https://sedm.org/disclaimer.htm#4.31. Natural law

7 Legal Resources Proving FACTS supplied in this Submission

The following documents exhaustively cover the legal basis for the claims made herein:

- 1. Laws of Property, Form #14.018
 - https://sedm.org/Forms/14-PropProtection/LawsOfProperty.pdf
- Separation Between Public and Private Course, Form #12.025-the purpose of creating governments is the protection of PRIVATE property and PRIVATE rights. That protection BEGINS by always keeping PUBLIC and PRIVATE separate and to only convert between the two with the EXPRESS, fully informed written consent of the original owner. https://sedm.org/LibertyU/SeparatingPublicPrivate.pdf
- 3. <u>Property View of Income Taxation Course</u>, Form #12.046-proves that the IRS is stealing in my case. Simplified so a jury can understand without statutes.
 - https://sedm.org/LibertyU/PropertyViewOfIncomeTax.pdf
- 4. <u>Government Identity Theft</u>, Form #05.046-techniques abused by covetous public servants to commit identity theft documented herein. https://sedm.org/Forms/05-MemLaw/GovernmentIdentityTheft.pdf
- Challenging Jurisdiction Workbook, Form #09.082-proves the IRS has no lawful enforcement authority for someone in my circumstances. https://sedm.org/Forms/09-Procs/ChalJurWorkbook.pdf
- 6. Challenge to Income Tax Enforcement Authority Within Constitutional States of the Union, Form #05.052-proves that there is no enforcement authority of the income tax within the exclusive jurisdiction of the national government EXCEPT by individual consent/comity. https://sedm.org/Forms/05-MemLaw/ChallengeToIRSEnforcementAuth.pdf
- The "Trade or Business" Scam, Form #05.001-proves that the income tax is an excise and franchise tax upon VOLUNTARY offices within the national government. https://sedm.org/Forms/05-MemLaw/TradeOrBusScam.pdf
- Money Laundering Enforcement Scam, Form #05.044-proves that money laundering statutes are based on the FALSE presumption that the targets of these statutes are engaging in "the functions of a public office" defined in 26 U.S.C. §7701(a)(26). https://sedm.org/Forms/05-MemLaw/MoneyLaunderingScam.pdf
- 9. <u>Legal Deception, Propaganda, and Fraud</u>, Form #05.014-describes all the techniques of abusing language to deceive people use by corrupt government prosecutors and judges to protect their criminal RICO mafia extortion ring and expand their power and influence illegally. https://sedm.org/Forms/05-MemLaw/LegalDecPropFraud.pdf

8 Definitions applying to all terms on this form and any attached form(s)

I, as the only person signing all forms under penalty of perjury that you might try to use as evidence to defend your actions am the ONLY one who can lawfully define the terms and even conditions of all such forms and correspondence. Any attempt to define or interpret any and all words or terms I use in communications with governments that is in conflict with my intended or expressed wishes constitutes:

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- 1. A violation of my First Amendment right of free expression.
- 2. A violation of my First Amendment right of freedom from compelled association.
- 3. An unconstitutional attempt to LEGIŠLATE reserved exclusively for the Legislative Branch and NO member of the Executive or Judicial Branches. The ability to DEFINE the meaning of statutory words or words on forms is a LEGISLATIVE function.
- 4. The right to NOT contract with the government under the "Social Compact", meaning the civil statutory law.

Therefore, the terms appearing on this form, and all past and future tax or government form submissions are defined in the following form, which is incorporated into this form by reference. Any attempt to change such definitions, their context (STATUTORY v. CONSTITUTIONAL), or the interpretation of such terms in violation of my wishes expressed below therefore violates all the above:

Tax Form Attachment, Form #04.201; https://sedm.org/Forms/04-Tax/2-Withholding/TaxFormAtt.pdf

No contract or even quasi-contract, including taxation, can be binding without mutually agreed upon definitions, consent of both parties, and mutual and LAWFUL consideration. I don't consent to anything the government wants, I don't agree with your definitions, and you aren't offering consideration that would procure the privilege to even write definitions to begin with. Definitions, after all, are just a way to control property under Article 4, Section 3, Clause 2 of the Constitution, and you have the burden of proving you OWN property before you can control it, unless you are a THIEF. Ownership of PUBLIC property offered as consideration that I WANT, in fact, is the only origin of your right to define civil statutory terms at all and I don't want and am not getting any consideration from you in this instance.

All STATUTORY government identifying numbers are legislatively created and issued by the national government and therefore absolutely owned PUBLIC property of the national government under the "trade or business" excise taxable franchise as indicated in Item 3 of Section 7 above. As such, the government owner of the number is personally and exclusively responsible for any and all PUBLIC tax liabilities and uses associated with said number and any damage or conversion from private to public resulting from the compelled use of said number. Thus, the only statutory "taxpayer" in this case is the government owner of the number, and not the submitter. Ownership and Responsibility ALWAYS go together. I have not consented to connect my otherwise private property to a public use or public office by connecting it with the SSN/TIN franchise mark. Any evidence to the contrary is false and a product of DURESS.

No tangible "benefits" are conveyed by the use of any government identifying number to parties born or naturalized and physically present within constitutional states because:

- 1. All their earnings as "nonresident aliens" except for government payments or earnings from the territory of the United States would be excluded as described in: W-8SUB, Form #04.231; https://sedm.org/Forms/04-Tax/2-Withholding/W-8SUB.pdf;
- 2. Social Security may not lawfully be offered within the exclusive jurisdiction of a constitutional state and fraud is needed to even make it look lawful. See: Why You Aren't Eligible for Social Security, Form #06.001; https://sedm.org/Forms/06-AvoidingFranch/SSNotEligible.pdf.
- 3. Paying people back their own money in a refund of withholding already paid is also not real consideration either. It's merely a return of STOLEN money you obtained through constructive fraud, which you have a constitutional, common law, and moral duty to do, whether I am a civil statutory "taxpayer" or not.
- 4. The cost of government services and service on the national debt far exceeds any benefit they deliver to me personally. Thus, the ONLY real "beneficiary" of all government franchises is the GOVERNMENT, and not the public. See: Why the Government is the Only Real Beneficiary of All Government Franchises, Form #05.051; https://sedm.org/product/why-the-government-is-the-only-real-beneficiary-of-all-government-franchises-form-05-051/. There is a quid pro quo and equitable duty of all beneficiaries to return the cost of the benefits they enjoy to those who paid for them, which means YOU owe ME, and not the other way around.
- 5. "Taxes" are also not "benefits" under <u>5 U.S.C. §553(a)(2)</u>.
- 6. Being merely "left alone" by you (which is what "justice" is defined as) costs you nothing and can never be a "benefit" you can charge for, unless of course you are a criminal mafia who wants to be paid "protection money" for the PRIVILEGE of being left alone. When "justice" becomes a taxable privilege, it becomes INJUSTICE in fact.

As such, no consideration is delivered by you to me that might form a contract or quasi-contract that could be the origin of any civil statutory obligation by the submitter. Therefore, every use of the word "taxpayer" on the accompanying original Form 14039 to describe the submitter, has been replaced with "nontaxpayer" and "taxpayer" in your records relating to me is also hereby defined as someone NOT liable offering property to the government with legal strings attached. THE ONLY one has real consideration to offer in this case is ME as the Merchant under U.C.C. §2-104(1), and that consideration is all of my absolutely owned, constitutionally protected private property. Your desire to acquire some of that property through illegal tax enforcement as a Buyer under U.C.C. §2-103(1)(a) gives me the right to define all terms governing your conditional use of said PRIVATE property and all definitions that might affect or interfere with my beneficial use of it by me as the absolute owner, including terms on every form I send any government or government agent and any word used to describe or affect my civil status in a way that would cause a surrender of PRIVATE property or PRIVATE rights or a conversion from PRIVATE to PUBLIC. I remind you that the ONLY purpose of establishing government according to the Declaration of Independence is the protection of PRIVATE property. That protection BEGINS with preventing conversion of PRIVATE property to PUBLIC property unless and until the human owner gives consent, which I do not do. See: Separation Between Public and Private Course, Form #12.025; https://sedm.org/LibertyU/SeparatingPublicPrivate.pdf. If you REALLY are a government, you will honor your oath to protect PRIVATE property by leaving it and me alone, and paying whatever I demand as the owner for the use of benefit of that property by you.

Any use of identifying numbers by the submitter in communicating with anyone other than government is hereby conclusively established as compelled under illegal duress, and shall NOT be interpreted in the context of any STATUTORY scenario identifying number such as a Social Security Number under 20 C.F.R. §422.103 or Taxpayer Identification Number under 26 U.S.C. §6109. All numbers disclosed to PRIVATE/non-governmental third parties are PRIVATE franchise licenses issued by and property of the submitter to PREVENT their use in a statutory or public or governmental sense under the following agreement governing their commercial use or benefit by third parties: Injury Defense Franchise and Agreement, Form #06.027; https://sedm.org/Forms/06-AvoidingFranch/InjuryDefenseFranchise.pdf.

Whether you want to admit it or not, statutory "taxpayers" are fictional offices in the government engaged in the excise taxable "trade or business" franchise, and their duties are not voluntary. HOWEVER, the decision to BECOME a statutory "taxpayer" IS voluntary and I choose NOT to volunteer, and therefore choose the civil status of "nonresident alien" not occupying any civil office and outside your personal jurisdiction as documented in:

1. How American Nationals Volunteer to Pay Income Tax, Form #08.024

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https://sedm.org/Forms/08-PolicyDocs/HowYouVolForIncomeTax.pdf

Why Domicile and Becoming a "Taxpayer" Require Your Consent, Form #05.002
https://sedm.org/Forms/05-MemLaw/Domicile.pdf

If becoming a civil statutory "taxpayer" or OFFICER made directly "liable TO" rather than "liable FOR" tax such as a STATUTORY "citizen", "resident" in 26 C.F.R. §1.1-1 ISN'T voluntary, then we are all literally slaves and peons in violation of the Thirteenth Amendment constitutional prohibition against involuntary servitude. And such slaves are involuntary surety for an ever-growing and endless mountain of public debt whose COSTS massively outweigh its BENEFITS.

"He who is surety for a stranger [or a politician or government] will suffer, But one who hates being surety is secure." [Prov. 11:15, Bible, NKJV]

"A man devoid of understanding shakes hands in a pledge, And becomes surety for his friend." [Prov. 17:18, Bible, NKJV]

Public debt is a much greater threat to our national security and prosperity than any foreign government, in fact. It will eventually end up in a cataclysmic financial meltdown, and a life-threatening failure of all governmental services much sooner than later.

9 Perjury Statement

I certify under penalty of perjury from without the statutory geographical "United States" (26 U.S.C. §7701(a)(9) and (a)(10)) and from within the United States of AMERICA under the Articles of Confederation per 28 U.S.C. §1746(1) that the entire content of this submission, including the mandatory attached IRS Form 14039, is truthful to the best of my knowledge and ability.								
Signature	Date	Printed Name						