Developing Evidence of Citizenship and Sovereignty
Form #12.002
by:
Sovereignty Education and Defense Ministry (SEDM)

http://sedm.org

June 24, 2014
Course Materials

If you want a copy of this presentation after viewing the course, you can download it from:

- **Liberty University, Item #2.3**
  
  [http://sedm.org/LibertyU/LibertyU.htm](http://sedm.org/LibertyU/LibertyU.htm)

- **SEDM Form #12.002**
  
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
Introduction

• This training course will cover the “how to” in developing evidence that we are a constitutional but not statutory citizen.

• If you use these techniques, you will likely generate evidence that you are not a statutory “U.S. citizen” pursuant to 8 U.S.C. §1401 and 8 U.S.C. §1101(a)(22)(A) that will stand up in court.

• This evidence is useful especially in tax litigation, because the IRS loses its jurisdiction if you claim you are a “non-resident non-person” and do not have any income from the U.S. government or a “trade or business”. Once you have the proper evidence, IRS must treat your estate as a “foreign estate” pursuant to 26 U.S.C. §7701(a)(31).

• This sidebar builds on information presented in our previous training course entitled “Citizenship and Sovereignty”.

• Much of these procedures are covered in the section 4.5.3.13 of the following using forms contained in section 5.6. This manual is available at:

    Sovereignty Forms and Instructions Manual, Form #10.005
    http://sedm.org/Forms/FormIndex.htm

• An online electronic version of the above manual is available at:

    http://famguardian.org/TaxFreedom/FormsInstr.htm
Course Outline

- Introduction
- Rebuttal of frequent flawed citizenship arguments
- Review of various citizenship and domicile options
- What is Our definition of “Sovereign”?
- What is the legal definition of a Sovereign?
- Restoring our Sovereignty
- Why do we need evidence?
- 1. Correcting our Citizenship and Domicile Documentation
  - Why we want to be “nationals” or “state nationals”
  - Definitions of Citizenship Terms
  - Applying for a Passport
  - Registering to vote
  - Jury summons
  - Declaratory judgments relating to citizenship
Overview

• 2. Terminating Commercial Relations With the Government
  – Quitting Social Security
  – Filling Out Government Tax Forms
  – Filing Tax Returns
  – Endorsing Checks
  – Social Security Numbers on government forms

• 3. Avoid Satisfying Criteria in 28 U.S.C. §1605
  – Avoid surrendering sovereign immunity
  – Signing government forms

• Forms Useful in establishing evidence of your sovereignty
• Using your evidence of citizenship against the IRS
• Further resources
• Conclusions
• Questions?
Rebuttal of Frequent Flawed Citizenship Arguments

- Citizenship is widely misunderstood by the American public.
- That misunderstanding has been created and perpetuated by a corrupt government and legal profession.
- The MOST important subject you can learn about is citizenship. It regulates every aspect of how the government interacts with those it is charged with protecting.
- The most frequent misunderstandings about citizenship relate to the Fourteenth Amendment.
- Until these misunderstandings are eliminated through education, there is NO HOPE of ever reforming a corrupted government.
Specific Rebutted Flawed Citizenship Arguments

• If you think the Fourteenth Amendment is a threat to your freedom, then you have been deceived and should read:
  *Why the Fourteenth Amendment is NOT a Threat to Your Freedom*, Form #08.015
  DIRECT LINK: [http://sedm.org/Forms/08-PolicyDocs/FourteenthAmendNotProb.pdf](http://sedm.org/Forms/08-PolicyDocs/FourteenthAmendNotProb.pdf)
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

• If you are from the government and think people in states of the Union are statutory “U.S. citizens”, please read:
  *Flawed Tax Arguments to Avoid*, Form #08.004, Section 8.1
  DIRECT LINK: [http://sedm.org/Forms/08-PolicyDocs/FlawedArgsToAvoid.pdf](http://sedm.org/Forms/08-PolicyDocs/FlawedArgsToAvoid.pdf)
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

• For other flawed citizenship arguments, see:
  *Why You are a “national”, “state national”, and Constitutional but not Statutory “Citizen”*, Form #05.006, Section 18
  DIRECT LINK: [http://sedm.org/Forms/05-MemLaw/WhyANational.pdf](http://sedm.org/Forms/05-MemLaw/WhyANational.pdf)
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
REVIEW OF VARIOUS CITIZENSHIP AND DOMICILE OPTIONS

For further exhaustive details, see:

*Why You are a “national”, “state national”, and Constitutional but not Statutory Citizen*, Form #05.006

[http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
Citizenship, Domicile, and Tax Status

NONRESIDENTS
Domiciled within States of the Union or Foreign Countries WITHOUT the "United States**"

FOREIGN NATIONALS
Constitutional and Statutory "aliens" born in Foreign Countries
8 U.S.C. §1101(a)(3)

- "Nonresident alien" 26 U.S.C. §7701(b)(1)(B) if PUBLIC
- "non-resident non-person" if PRIVATE

DOMESTIC "nationals of the United States**"

- Naturalization 8 U.S.C. §1421
- Expatriation 8 U.S.C. §1481
- "Declaration of domicile to within the United States***" 26 C.F.R. §1.871-4

FOREIGN NATIONALS

- Constitutional Citizens of United States*** at birth
8 U.S.C. §1101(a)(21)
Fourteenth Amendment (born in States of the Union)

INHABITANTS
Domiciled within Federal Territory within the "United States***"
(e.g. District of Columbia)

"U.S. Persons"
26 U.S.C. §7701(a)(30)

- Naturalization 8 U.S.C. §1421
- Expatriation 8 U.S.C. §1481

- Statutory "Residents" (aliens)
26 U.S.C. §7701(b)(1)(A)
8 U.S.C. §1101(a)(3)
(born in Foreign Countries)

- Statutory "non-citizen of the U.S.** at birth"
8 U.S.C. §1408
8 U.S.C. §1452
8 U.S.C. §1101(a)(22)(B)
(born in U.S.** possessions)

- "Constitutional Citizens of United States*** at birth"
8 U.S.C. §1101(a)(21)
Fourteenth Amendment (born in States of the Union)

- "Tax Home" (26 U.S.C. §911(d)(3)) for federal officers and "employee" serving within the national government
Cook v. Tait, 265 U.S. 47

- Change Domicile to within the "United States***" IRS Form 1040 and W-4

- Change Domicile to without the "United States***" IRS Form 1040NR and W-8

- 8 U.S.C. §1101(a)(22)(A)

- 26 U.S.C. §7701(n)
26 U.S.C. §6039(g)

- Statutory "national and citizen of the United States** at birth"
8 U.S.C. §1401
(born in unincorporated U.S.** Territories or abroad)

- Statutory "citizen of the United States***"

- "Nonresident alien" 26 U.S.C. §7701(b)(1)(B) if PUBLIC
- "non-resident non-person" if PRIVATE

- 26 U.S.C. §7701(r)
26 U.S.C. §6039(g)

- "Declaration of domicile to within the United States***" 26 C.F.R. §1.871-4

- "Tax Home" (26 U.S.C. §911(d)(3)) for federal officers and "employee" serving within the national government
Cook v. Tait, 265 U.S. 47


- "Statutory Residents" (aliens)
26 U.S.C. §7701(b)(1)(A)
8 U.S.C. §1101(a)(3)
(born in Foreign Countries)

- 8 U.S.C. §1101(a)(22)(A)

- 26 U.S.C. §7701(n)
26 U.S.C. §6039(g)

- "Declaration of domicile to within the United States***" 26 C.F.R. §1.871-4

- "Tax Home" (26 U.S.C. §911(d)(3)) for federal officers and "employee" serving within the national government
Cook v. Tait, 265 U.S. 47


- "Statutory Residents" (aliens)
26 U.S.C. §7701(b)(1)(A)
8 U.S.C. §1101(a)(3)
(born in Foreign Countries)

- 8 U.S.C. §1101(a)(22)(A)

- 26 U.S.C. §7701(n)
26 U.S.C. §6039(g)

- "Declaration of domicile to within the United States***" 26 C.F.R. §1.871-4

- "Tax Home" (26 U.S.C. §911(d)(3)) for federal officers and "employee" serving within the national government
Cook v. Tait, 265 U.S. 47
# Citizenship Status v. Federal Income Tax Status

|---|------------------|----------------|----------|-------------------------------|-----------|-----------------------------------------------|
### Citizenship Status v. Federal Income Tax Status

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<td>3.1</td>
<td>“U.S.A.*** national” or “state national” or “Constitutional but not statutory U.S.*** citizen”</td>
<td>Constitutional state of the Union</td>
<td>State of the Union</td>
<td>NA (ACTA agreement)</td>
<td>8 U.S.C. §1101(a)(21); 14th Amend., Sect. 1</td>
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<td>Foreign country</td>
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<td>8 U.S.C. §1101(a)(21); 14th Amend., Sect. 1</td>
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<td>“U.S.A.*** national” or “state national” or “Constitutional but not statutory U.S.*** citizen”</td>
<td>Constitutional state of the Union</td>
<td>Foreign country</td>
<td>No</td>
<td>8 U.S.C. §1101(a)(21); 14th Amend., Sect. 1</td>
<td>No</td>
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<td>Yes</td>
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## Citizenship Status v. Federal Income Tax Status

<table>
<thead>
<tr>
<th></th>
<th>Citizenship status</th>
<th>Place of birth</th>
<th>Domicile</th>
<th>Accepting tax treaty benefits?</th>
<th>Defined in</th>
<th>Tax Status under 26 U.S.C/Internal Revenue Code</th>
</tr>
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<tbody>
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<td></td>
<td>“Nonresident NON-person” (not defined)</td>
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<td></td>
<td>“Nonresident INDIVIDUAL” (defined in 26 U.S.C. §7701(b)(1) (B) and 26 C.F.R. §1.1441-1(c)(3))</td>
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<td></td>
<td>“Nonresident INDIVIDUAL” (defined in 26 U.S.C. §7701(b)(1)(B) and 26 C.F.R. §1.1441-1(c)(3))</td>
</tr>
</tbody>
</table>

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**Notes:**
- **Citizen:** Defined in 26 C.F.R. §1.1-1.
- **Nonresident INDIVIDUAL:** Defined in 26 U.S.C. §7701(b)(1)(B) and 26 C.F.R. §1.1441-1(c)(3).
- **Nonresident NON-person:** Not defined.
## Citizenship Status v. Federal Income Tax Status

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<tbody>
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<td>4.4</td>
<td>“alien” or “Foreign national”</td>
<td>Foreign country</td>
<td>Foreign country</td>
<td>Yes</td>
<td>8 U.S.C. §1101(a)(21)</td>
<td>No</td>
</tr>
<tr>
<td>4.5</td>
<td>“alien” or “Foreign national”</td>
<td>Foreign country</td>
<td>Foreign country</td>
<td>No</td>
<td>8 U.S.C. §1101(a)(21)</td>
<td>No</td>
</tr>
</tbody>
</table>
"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." [Numbering Added]

[Hooven & Allison Co. v. Evatt, 324 U.S. 652, (1945)]

• The options from above are:
  – US\(^1\) - Context used in matters describing our sovereign country within the family of nations.
  – US\(^2\) - Context used to designate the territory over which the Federal Government is sovereign.
  – US\(^3\) - Context used regarding the sovereign states of the Union united by and under the Constitution.

• Now lets put the various federal statutory citizenship statuses into a diagram to make their relationships crystal clear starting on the next page:
Federal Statutory Citizenship Statuses Diagram

FEDERAL STATUTORY CITIZENSHIP STATUSES

“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.” [Numbering Added] [Hooven & Allison Co. v. Evatt, 324 U.S. 652 (1945)]

**US**1 - Context used in matters describing our sovereign country within the family of nations.

**US**2 - Context used to designate the territory over which the Federal Government is exclusively sovereign.

**US**3 - Context used regarding sovereign states of the Union united by and under the Constitution.

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**US**1

- **Statutory national & citizen at birth**
- Defined in: 8 U.S.C. §1401
- Domiciled in:
  - District of Columbia
  - Territories belonging to U.S.: Puerto Rico, Guam, Virgin Island, Northern Mariana Islands

**US**2

- **Statutory national but not citizen at birth**
- **US**3 - **Constitutional Citizen/national**
- Amended XIV of Const. Law of Nations
- Domiciled in:
  - Constitutional but not statutory “State” of the Union

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**Notes:**


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**What is Our Definition of “Sovereign”?**

**SEDM Disclaimer**

4. **MEANING OF WORDS**

The word “sovereign” when referring to humans or governments means all the following:

1. A human being and NOT a “government”. Only human beings are “sovereign” and only when they are acting in strict obedience to the laws of their religion. All powers of government are delegated from the PEOPLE and are NOT “divine rights”. Those powers in turn are only operative when government PREVENTS the conversion of PRIVATE rights into PUBLIC rights. When that goal is avoided or undermined or when law is used to accomplish involuntary conversion, we cease to have a government and instead end up with a private, de facto for profit corporation that has no sovereign immunity and cannot abuse sovereign immunity to protect its criminal thefts from the people.

2. **EQUAL** in every respect to any and every government or actor in government. All governments are legal “persons” and under our Constitutional system, ALL “persons” are equal and can only become UNEQUAL in relation to each other WITH their EXPRESS and NOT IMPLIED consent. Since our Constitutional rights are unalienable per the Declaration of Independence, then we can’t become unequal in relation to any government, INCLUDING through our consent.

3. Not superior in any way to any human being within the jurisdiction of the courts of any country.

4. Possessing the **EQUAL** right to acquire rights over others by the same mechanisms as the government uses. For instance, if the government encourages the filing of FALSE information returns that essentially "elect" people into public office without their consent, then we have an **EQUAL** right to elect any and every government or officer within government into our PERSONAL service as our PERSONAL officer without THEIR consent. See: *Correcting Erroneous Information Returns*, Form #04.001.

5. Subject to the criminal laws of the jurisdiction they are physically situated in, just like everyone else. This provision excludes “quasi criminal provisions” within civil franchises, such as tax crimes.

6. The origin of all authority delegated to the government per the Declaration of Independence.

7. Reserving all rights and delegating NONE to any and every government or government actor. U.C.C. 1-308 and its predecessor, U.C.C. 1-207.

8. Not consenting to any and every civil franchise offered by any government.

9. Possessing the same sovereign immunity as any government. Hence, like the government, any government actor asserting a liability or obligation has the burden of proving on the record of any court proceeding EXPRESS WRITTEN consent to be sued before the obligation becomes enforceable.

10. Claiming no civil or franchise status under any statutory franchise, including but not limited to “citizen”, “resident”, “driver” (under the vehicle code), “spouse” (under the family code), “taxpayer” (under the tax code). Any attempt to associate a statutory status and the public rights it represents against a non-consenting party is THEFT and SLAVERY and INJUSTICE.

11. Acting as a fiduciary, agent, and trustee on behalf of God 24 hours a day, seven days a week as an ambassador of a legislatively foreign jurisdiction and as a public officer of "Heaven, Inc.", a private foreign corporation. God is the ONLY “sovereign” and the source of all sovereignty. We must be acting as His agent and fiduciary before we can exercise any sovereignty at all. Any attempt by so-called “government” to interfere with our ability to act as His fiduciaries is a direct interference with our right to contract and the free exercise of religion. See: *Delegation of Authority Order from God to Christians*, Form #13.007

12. **Capable of being civilly sued ONLY under the common law and equity and not under any statutory civil law.** All statutory civil laws are law for government and public officers, and NOT for private human beings. They are civil franchises that only acquire the “force of law” with the consent of the subject. See: *Why Statutory Civil Law is Law for Government and Not Private Persons*, Form #05.037

13. Protected from the civil statutory law by the First Amendment requirement for separation of church and state because we Christians are the church and our physical body is the “temple” of the church. See: 1 Cor. 6:19.

14. Responsible for all the injuries they cause to every other person under equity and common law **ONLY**, and not under civil statutory law.

[SEDM Disclaimer, Section 4: Meaning of Words;]

**SOURCE:** [http://sedm.org/disclaimer.htm](http://sedm.org/disclaimer.htm)
What is the Legal Definition of a “Sovereign”?  

- **Black’s Law Dictionary:**

  "**Sovereignty.** The supreme, absolute, and uncontrollable power by which any independent state is governed; supreme political authority; paramount control of the constitution and frame of government and its administration; self sufficient source of political power, from which all specific political powers are derived; the international independence of a state, combined with the right and power of regulating its internal affairs without foreign dictation; also a political society, or state, which is sovereign and independent.


- **The essence of being “sovereign” is unaccountability or uncontrollability in some degree:**

  **Sovereignty.** Supreme power; supremacy; the possession of the highest power, or of uncontrollable power.

  [American Dictionary of the English Language, Noah Webster 1828, Vol. II, 76]

- **The dominion of a human sovereign is all of his/her PRIVATE property. Private property is independent of the CIVIL control of the state as long as it isn’t used to injure others.**

  See:  

  *Separation Between Public and Private*, Form #12.025

  [https://sedm.org/Forms/FormIndex.htm](https://sedm.org/Forms/FormIndex.htm)
The term “State” in our country means PEOPLE, not GOVERNMENT:

“State. A people permanently occupying a fixed territory bound together by common-law habits and custom into one body politic exercising, through the medium of an organized government, independent sovereignty and control over all persons and things within its boundaries, capable of making war and peace and of entering into international relations with other communities of the globe. United States v. Kusche, D.C.Cal., 56 F.Supp. 201 207, 208. The organization of social life which exercises sovereign power in behalf of the people. Delany v. Moralitis, C.C.A.Md., 136 F.2d 129, 130. In its largest sense, a “state” is a body politic or a society of men. Beagle v. Motor Vehicle Acc. Indemnification Corp., 44 Misc.2d 636, 254 N.Y.S.2d 763, 765. A body of people occupying a definite territory and politically organized under one government. State ex re. Maisano v. Mitchell, 155 Conn. 256, 231 A.2d 539, 542. A territorial unit with a distinct general body of law. Restatement, Second, Conflicts, §3. Term may refer either to body politic of a nation (e.g. United States) or to an individual government unit of such nation (e.g. California).

[...]

The people of a state, in their collective capacity, considered as the party wronged by a criminal deed; the public; as in the title of a cause, “The State vs. A.B.”

What is the Legal Definition of a “Sovereign”? 

- More on “sovereignty”
  - Sovereignty and Freedom Page
    https://famguardian.org/Subjects/Freedom/Freedom.htm
  - “Sovereign”=“Foreign”
    https://famguardian.org/Subjects/Freedom/Sovereignty/Sovereign=Foreign.htm
  - Hierarchy of Sovereignty
    https://famguardian.org/Subjects/Taxes/Remedies/PowerToCreate.htm
  - Authorities on “sovereign”: Sovereignty Forms and Instructions Online, Form #10.004, Cites by Topic
    https://famguardian.org/TaxFreedom/CitesByTopic/SovereignImmunity.htm
  - Sovereignty Forms and Instructions Online, Form #10.004
    https://famguardian.org/TaxFreedom/FormsInstr.htm
What is the Legal Definition of a “Sovereign”?

- A Sovereign is “foreign” with respect to federal and state civil jurisdiction. See:
  [http://famguardian.org/Subjects/Freedom/Sovereignty/Sovereign=Foreign.htm](http://famguardian.org/Subjects/Freedom/Sovereignty/Sovereign=Foreign.htm)
- His/her estate is a “foreign estate” pursuant to [26 U.S.C. §7701](http://sedm.org/Forms/FormIndex.htm)(a)(31)
- A person is a “Sovereign” because he/she did not surrender their sovereignty by:
  - Setting foot on privileged federal territory and committing a crime while physically there.
  - Claiming a domicile on federal territory. People become “citizens” under federal civil law by claiming a domicile in the statutory but not constitutional “United States”. See:
    - [Why Domicile and Becoming a “Taxpayer” Require Your Consent](http://sedm.org/Forms/FormIndex.htm), Form #05.002
  - Accepting a government public office. All public officers are agents of the government with no constitutional rights and only “privileges”. See:
    - [Government Instituted Slavery Using Franchises](http://sedm.org/Forms/FormIndex.htm), Form #05.030
What is the Legal Definition of a “Sovereign”?

- Being or claiming to be a *statutory* “citizen” pursuant to 8 U.S.C. §1401. 28 U.S.C. §1603(b)(3) says that you cannot be a “foreign state” or instrumentality of a foreign state if you fit the description of a *statutory* “citizen” found in 28 U.S.C. §1332(c) and (d). Instead, we must describe ourselves as a “national” or a “non-citizen” national pursuant to 8 U.S.C. §1101(a)(21) and 8 U.S.C. §1452 and a *constitutional* Citizen. See: *Why You Are a “national”, “state national”, and Constitutional but not Statutory Citizen*, Form #05.006  
  http://sedm.org/Forms/FormIndex.htm

- Engaging in “commerce” of any kind within the legislative jurisdiction of the federal government pursuant to 28 U.S.C. §1605(a)(2). This type of commerce includes
  
  » Either being in receipt of or being eligible to receive any federal benefit, such as Social Security, Medicare, etc. or being a federal “employee”, instrumentality, or “public officer”. See: *The Government “Benefits” Scam*, Form #05.040  
  http://sedm.org/Forms/FormIndex.htm

  » Using Postal Money Orders. The check says “Not valid outside the United States or possessions”, meaning the STATUTORY but not Constitutional United States.
Restoring Our Sovereignty

We can therefore restore our Sovereignty as following:

1. **Correcting the government’s records to reflect our proper citizenship status.** This is done by:
   - Sending in the following form:
     
     **Legal Notice of Change in Domicile/Citizenship Records and Divorce from the United States**, Form #10.001
     
     [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
   - Correcting voter registration or un-registering to vote
   - Terminating old passport and getting a new one as a “national” and without a federally issued number
   - Responding properly to jury summons
   - Using the proper IRS forms to describe our status. You can’t use the IRS form 1040, because it is for “citizens and residents” of the District of Columbia. The **AMENDED 1040NR** is the *only* proper form for human beings
   - Doing the following whenever we litigate in any court
     - Properly describing our status whenever we litigate in a court of law
     - Invoking *constitutional* diversity of citizenship pursuant to **Constitution Article III**, Section 2, but **NOT statutory** diversity pursuant to **28 U.S.C. §1332**

2. **Terminating all commercial relations with any and all governments.** This is done by:
   - Filing the proper tax form, which is the 1040NR instead of the 1040, and indicating no “trade or business” earnings. See:
     
     **Federal Nonresident Nonstatutory Claim for Return of Funds Unlawfully Paid to the Government-Long**, Form #15.001
     
     [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
Restoring Our Sovereignty (cont)

– Sending in the following form:  
  *Resignation of Compelled Social Security Trustee*, Form #06.002  
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

– Terminating all professional licenses that require an SSN or TIN.

– Terminating our state driver’s license, which can only be issued to those engaged in “commerce” as federal “employees”. See:  
  *Defending Your Right To Travel*, Form #06.010  
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

3. Avoiding satisfying any of the other criteria found in 28 U.S.C. §1605 for surrendering sovereignty.

4. Getting educated about sovereignty and *personally* using the law to frequently defend our rights from those who would oppress us. See:

- Liberty University  
  [http://sedm.org/LibertyU/LibertyU.htm](http://sedm.org/LibertyU/LibertyU.htm)

- Litigation Tools Page  
  [http://sedm.org/Litigation/LitIndex.htm](http://sedm.org/Litigation/LitIndex.htm)

- *Sovereignty Forms and Instructions Online*, Form #10.004  
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

- *Sovereignty Forms and Instructions Manual*, Form #10.005  
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
5. Avoiding the corrupted government or corrupted legal profession like the plague. DO NOT do business with any of them. Instead, we must:

• Be entirely self-governing within our own lives and families so that we never need the government or the legal profession for anything. See the following free book:
  *Family Constitution*, Form #13.003
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

• Get married without a marriage license, so we don’t enter into a polygamous relationship with the state. See the following book:
  *Sovereign Christian Marriage*, Form #13.009
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

• Get rid of our state driver’s license and get a private driving license. This will eliminate our domicile within the corporate, federal “State”. See the following book:
  *Defending your Right to Travel*, Form #06.010
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
Why Do We Need Evidence?

- The government doesn’t want you claiming that you are a “national” or a “state national” pursuant to 8 U.S.C. §1101(a)(21).
- The reason the government doesn’t want you claiming to be a “national” is that you cannot be a “foreign sovereign” under the Foreign Sovereign Immunities Act, 28 U.S.C. §1602 and following as a statutory “U.S. citizen” pursuant to 8 U.S.C. §1401 but you CAN as a “national” but not “citizen”. This is also confirmed by the Department of State Website:

  “Section 1603(b) defines an “agency or instrumentality” of a foreign state as an entity (1) which is a separate legal person, corporate or otherwise, and (2) which is an organ of a foreign state or political subdivision thereof, or a majority of whose shares or other ownership interest is owned by a foreign state or political subdivision thereof, and (3) which is neither a [statutory] citizen of the a state of the United States as defined in Sec. 1332(c) and (d) nor created under the laws of any third country.”

[Department of State Website, http://travel.state.gov/law/info/judicial/judicial_693.html]

- The basis for the above Dept of State Website statement originates from 28 U.S.C. §1603(b)(3):

  TITLE 28 > PART IV > CHAPTER 97 > § 1603

§ 1603. Definitions

For purposes of this chapter—

(b) An “agency or instrumentality of a foreign state” means any entity—

(3) which is neither a citizen of a State of the United States as defined in section 1332 (c) and (d) of this title, nor created under the laws of any third country.
Why Do We Need Evidence? (cont)

- The government would rather that you claim to be a **statutory** “U.S. **citizen**” under 8 U.S.C. §1401, because the income tax is only “imposed” in Internal Revenue Code section 1 on “citizens” and “resident aliens”, who collectively have a domicile on federal territory not within any state of the Union and who were born on federal territory.

- The Social Security Administration has actually CLASSIFIED their citizenship records to hide and protect their FALSE and INJURIOUS presumption that you are a statutory “U.S. citizen”. See:
  
  *Social Security Admin FOIA for CSP Code Values*, Exhibit #01.011
  
  DIRECT LINK: http://sedm.org/Exhibits/EX01.011.pdf
  
  EXHIBITS PAGE: http://sedm.org/Exhibits/ExhibitIndex.htm

- The courts have said:

  "Unless the defendant can prove he is not a citizen of the United States, the IRS has the right to inquire and determine a tax liability."

Why Do We Need Evidence? (cont.)

- “Nonresident aliens” and “resident aliens” are not equivalent or interchangeable in the tax code.
- Nonresident alien “income taxes” are prescribed in 26 U.S.C. §871. Those not employed with, under contract with, or receiving payments for the U.S. government can earn no “gross income” under that section and therefore are “nontaxpayers.”
- Therefore: Proving that you are not a statutory “citizen of the United States” pursuant to 8 U.S.C. §1401 and the I.R.C. is important!
- A “state national” or a “national” pursuant to 8 U.S.C. §1101(a)(21) or 8 U.S.C. §1101(a)(22)(B) or a “non-citizen national” pursuant to 8 U.S.C. §1452 are not a statutory “citizen of the United States” or “U.S. citizen” under I.R.C. Subtitle A. See:

  You’re Not a STATUTORY “citizen” under the Internal Revenue Code
  http://famguardian.org/Subjects/Taxes/Citizenship/NotACitizenUnderIRC.htm
1. CORRECTING OUR CITIZENSHIP AND DOMICILE DOCUMENTATION
**Why We Want to be “nationals” or “state nationals”**

- “nationals” are **not** subject to most federal statutes and codes
- “nationals” are statutory “nonresident aliens” under **26 U.S.C. §7701** (b)(1)(B) if they are serving in a public office and statutory “non-resident non-persons” if they are not serving in a public office
- “nationals” file the form 1040NR. It says that right on the form
- “nationals” pay **I.R.C. Subtitle A** “income taxes” as follows:
  - “**gross income**” which is “effectively connected with a trade or business within the [federal] United States” under **26 U.S.C. §871**(b). This is a graduated rate income tax
  - “gross income” not “effectively connected with a trade or business within in the [federal] United States” that originates from the District of Columbia at a flat rate of 30% under **26 U.S.C. §871**(a)
- **BUT(!):**
  - There is no liability statute anywhere in 26 U.S.C. making anyone responsible to pay taxes under Subtitle A of the Internal Revenue Code
  - One cannot earn “gross income” until they first earn “income”, and the Supreme Court has never defined “income” to mean anything other than “corporate profit”, because the income tax is an indirect excise tax on corporate privileges associated with foreign commerce and defined in **26 U.S.C. §7001**!
  - **26 U.S.C. §861(a)(3)(C)** excludes earnings of nonresident aliens (which includes “nationals”) from “gross income”
  - **26 C.F.R. §1.872-2(f)** says that all earnings of nonresident aliens not engaged in a “trade or business” do not are includible in “gross income”. This effectively eliminates all sources of income from outside the [federal] United States from being counted as “gross income” or being subject to tax
  - **26 C.F.R. §31.3401(a)(6)-1(b)** excludes earnings of nonresident aliens from “income tax” withholding
- **Therefore:** most “nationals” and “state nationals” are “non-resident non-persons” under subtitle A of the Internal Revenue Code are not “liable” to pay taxes or withhold on their earnings or to file any “income tax” or “withholding form”
“state nationals” and Federal Taxes

• “state nationals” who have no earnings from the District of Columbia or connected to an excise taxable activity called a “trade or business” under 26 U.S.C. §871:
  – Are “nontaxpayers” not subject to the Internal Revenue Code or the jurisdiction of any federal court in the context of their earnings
  – Cannot use the IRS form W-4 without committing perjury under penalty of perjury, which is a crime
  – Are not “liable” to deduct “kickbacks” on their earnings
  – Are not required to file the form 1040NR
  – Need not withhold:

  Title 26
  PART 31—EMPLOYMENT TAXES AND COLLECTION OF INCOME TAX AT SOURCE
  Subpart E—Collection of Income Tax at Source
  § 31.3401(a)(6)-1 Remuneration for services of nonresident alien individuals.

  [. . .]

  (b) Remuneration for services performed outside the United States.
  Remuneration paid to a nonresident alien individual (other than a resident of Puerto Rico) for services performed outside the United States is excepted from wages and hence is not subject to withholding.
Source Rules for “Gross Income”

- **26 U.S.C. Sec. 7701(a)(26)**: Definitions
  The term “trade or business” includes the performance of the functions of a public office.

- **26 C.F.R. §31.3401(a)(6)-1**: Remuneration for services of nonresident alien individuals.

  (a) In general. All remuneration paid after December 31, 1966, for services performed by a nonresident alien individual, if such remuneration otherwise constitutes wages within the meaning of §31.3401(a)-1 and if such remuneration is effectively connected with the conduct of a trade or business within the United States, is subject to withholding under section 3402 unless excepted from wages under this section. In regard to wages paid under this section after February 28, 1979, the term “nonresident alien individual” does not include a nonresident alien individual treated as a resident under section 6013(g) or (h).

  (b) Remuneration for services performed outside the [federal] United States. Remuneration paid to a nonresident alien individual (other than a resident of Puerto Rico) for services performed outside the [federal] United States is excepted from wages and hence is not subject to withholding.

- **TITLE 26 > Subtitle A > CHAPTER 1 > Subchapter N > PART I > Sec. 861.**

  Sec. 861, - Income from sources within the United States

  (a) Gross income from sources within United States

  The following items of gross income shall be treated as income from sources within the United States:

  (3) Personal services

  Compensation for labor or personal services performed in the United States; except that compensation for labor or services performed in the United States shall not be deemed to be income from sources within the United States if:

  » (A) the labor or services are performed by a nonresident alien individual temporarily present in the United States for a period or periods not exceeding a total of 90 days during the taxable year,
  » (B) such compensation does not exceed $3,000 in the aggregate, and
  » (C) the compensation is for labor or services performed as an employee of or under a contract with -

  * (j) a nonresident alien, foreign partnership, or foreign corporation, not engaged in trade or business within the United States, or
Definitions of Citizenship Terms

- We must always be aware of the context in which we are using citizenship terms, or we can become easily confused.
- There are four contexts:
  - Government forms
  - State statutes and codes
  - State constitutions
  - Federal statutes and codes
  - The U.S. Constitution
- The term “United States” and “citizen” and “citizen of the United States” have different legal meanings and definitions in each of the above contexts. THIS IS IMPORTANT AND OFTEN OVERLOOKED!
- On government forms, the terms are seldom defined and they are designed to be deliberately misleading in order to trap you into creating a false presumption on the part of the government that you are a statutory “U.S. citizen” under 8 U.S.C. §1401 or 8 U.S.C. §1101(a)(22)(A).
- If you are at all unsure about the context, then you should take the time to unambiguously define exactly what the term means in the document or form you are preparing to remove all possibility of false presumption. This will prevent your rights from being prejudiced.
- What follows is a summary of definitions in the various contexts.
### General Definitions

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<th>Federal regulations</th>
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[1] [2] [3]
Footnotes

Citizenship definitions

- “national” = a person who owes allegiance to a “state”. See 8 U.S.C. §1101(a)(21). This is a human born in any state of the Union.
- “state national” = equivalent to a “national” above
- “citizen” = “national” with ALSO has a domicile within the legislative jurisdiction. See: http://sedm.org/Forms/05-MemLaw/Domicile.pdf
- “citizen of the United States” = only ONE of the following
- “U.S. citizen” = same as above. Also called a “statutory U.S. citizen”
- “national of the United States” = a larger group that includes statutory “citizens of the United States”, “non-citizen U.S.” nationals” as defined in 8 U.S.C. §1408, and statutory “U.S. citizens”. Basically includes anyone born in or domiciled in any territory or possession of the United States. Excludes persons born in and domiciled in states of the Union.
- “nationals but not citizens of the United States” = a person who is a national but not a statutory “citizen of the United States”. Defined in 8 U.S.C. §1408
- “alien” = a “resident” of the federal zone who is neither a statutory “citizen” nor a “national of the United States”. Defined in 26 C.F.R. §1.1441-1(c)(3)(I)
- “citizenship” = nationality = “national”
- “nonresident alien” = someone who is neither a “citizen” nor a “resident” of the federal zone. Defined in 26 U.S.C. §7701(b)(1)(B). This includes both foreign nationals as well as humans born within and domiciled within any state of the Union if they are serving in a public office.
Avoiding False Presumptions About Your Citizenship

- It is important to avoid encouraging **false presumptions** about your citizenship on government forms. The following rules should help:
  - Do not use the word “**United States**” or “U.S.” in describing your citizenship
  - Do not use the word “**citizen**” in describing your citizenship.
    > This creates a **false presumption** that you have a domicile within the jurisdiction of the government. The only place that Christians can be “citizens” of is Heaven. See: *Philippians 3:20*, *Hebrews 11:13*, *1 Peter 2:1*, *James 4:4*, *Romans 12:2*
    > This term only has significance in a **statutory** context and you don’t want to be subject to any government statutes.
  - **The best way to describe your citizenship:**
    > Use the word “national” instead of “**citizen**” and relate it to a state of the Union and NOT the federal government, or “U.S.” or “**United States**”.
    > **Example:** “I’m a California National but not a citizen”.
    > Describe yourself as a “transient foreigner”, which is a person without a domicile in the place you are presently at.
  - Do not sign any government form that uses the word “**United States**” or “U.S.” in describing your citizenship. If you are presented with a government form that asks you if you are a “**U.S. citizen**”, then:
    > Then fill out and attach the following:
      - **Affidavit of Citizenship, Domicile, and Tax Status**, Form #02.001
      - [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
Avoiding False Presumptions About Your Citizenship

• **WARNING!**: DO NOT:
  – Fill out any government application for employment or benefits, because all such applications:
    » Result in a surrender of your sovereignty and sovereign immunity pursuant to 28 U.S.C. §1605(a)(2).
    » Cause you to be treated illegally as a “public officer” who is representing a federal corporation called the United States, as defined in 28 U.S.C. §3002(15)(A). Pursuant to Federal Rule of Civil Procedure 17(b), you assume the character of the corporation you represent and the laws that apply are those of the corporation, which are the laws of the District of Columbia. Since the corporation is a “U.S. citizen”, then you ALSO become a STATUTORY “U.S. citizen”.
      See: Why Your Government is Either A Thief or you are a “Public Officer” For Income Tax Purposes, Form #05.008
      http://sedm.org/Forms/FormIndex.htm
  – Describe yourself as a “citizen”. Instead use “national”
  – Describe yourself as anything that includes the words “U.S.” or “United States”. Instead use the name of your state such as the following: “California national but not citizen”
  – Describe yourself as a statutory “U.S. national”. These people are born in American Samoa and Swains Island pursuant to 8 U.S.C. §1408. Instead use “state national” or “national”. Also called a “national but not citizen AT BIRTH”.
  – Describe yourself as a “U.S. citizen”. You must modify it to at least say “National per 8 U.S.C. §1101(a)(21) but not STATUTORY citizen per 8 U.S.C. §1401” and preferably refer to the following:
      Affidavit of Citizenship, Domicile, and Tax Status, Form #02.001
      http://sedm.org/Forms/FormIndex.htm
Allow anyone to compel you to willfully misrepresent your status on a government form. If they do, they are engaging in conspiracy to commit perjury under penalty of perjury punishable under the following authorities:

- **18 U.S.C. §1001**: Statements or entries generally
- **18 U.S.C. §1621**: Perjury generally
- **18 U.S.C. §1542**: False statements in application and use of passport.
Passports as Evidence of Citizenship

- What the Supreme Court says about Passports as evidence:
  "...the only means by which an American can lawfully leave the country or return to it - absent a Presidentially granted exception - is with a passport... As a travel control document, a passport is both proof of identity and proof of allegiance to the United States. Even under a travel control statute, however, a passport remains in a sense a document by which the Government vouches for the bearer and for his conduct." [Haig v. Agee, 453 U.S. 280 (1981)]

  "It [a passport] is a document which, from its nature and object, is addressed to foreign powers; purporting to only be a request that the bearer of it may pass safely and freely, and it is to be considered rather in the character of a political document, by which the bearer is recognized in foreign countries as an American citizen(sic), and which, by usage and the law of nations, is received as evidence of that fact. But this is a very different light from that in which it is to be viewed in a court of justice where the inquiry is as to the fact of citizenship. It is a mere ex parte certificate; and, if founded upon any evidence produced to the Secretary of State establishing the fact of citizenship, that evidence, if of a character admissible in a court of justice, ought to be produced upon the trial as higher and better evidence of the fact..." [Urtetiqi v. D’Arbel, 9 Peters 692]

- A person who has “allegiance” is a “national”

  8 U.S.C. §1101 Definitions
  (a)(21) The term “national” means a person owing permanent allegiance to a state.

- For a “state national”, that allegiance is to the PEOPLE of the states of the Union and NOT to the GOVERNMENT of that union.
Applying for a Passport

- The Department of State issues U.S. passports
- Their Foreign Affairs Manual, 7 FAM 1100, does a very good job describing citizenship but does not explain everything you need to know:
  http://foia.state.gov/masterdocs/07fam/07m1110.pdf

- Form DS-11 is the form to apply for a U.S. passport:
  - Is written to encourage false presumption
  - Does not define the term “U.S.”
  - Does not define the term “U.S. citizen”
  - Does not offer the option of “national” or “state national” for the citizenship of your spouse or parents, even though this is what applies to most persons born in states of the Union. Only option is “U.S. citizen” “YES” or “NO”
  - Instructions do not indicate that states of the Union are “nations” and that you can enter your state name under “COUNTRY” in block 2 for your domicile address

- We don’t recommend using the government’s standard form without any modifications or an addendum, because it encourages false presumption.
Applying for a Passport (cont)

• You can obtain an amended form that removes all presumption below:
  – Local copy

• If the Dept. of State will not accept the Amended DS-11 form, then submit the standard form and attach the following EXCELLENT form:
  USA Passport Application Attachment, Form #06.007
  http://sedm.org/Forms/FormIndex.htm

• Detailed instructions are available for applying for a USA Passport as a state national at the address below:
  1. Getting a USA Passport as a “state national”, Form #10.013
     http://sedm.org/Forms/FormIndex.htm
  2. Getting a USA Passport as a “state national”, Forms #09.007, #10.012
     http://sedm.org/Forms/FormIndex.htm

• All of the above forms are equivalent.
Applying for a Passport (cont)

- If you already had a passport before you discovered our ministry and want to update the original application to correct your status:
  
  Passport Amendment Request, Form #06.016
  
  http://sedm.org/Forms/FormIndex.htm
Sample Passport
“citizen/national” = “citizen” OR “national”  
“/” = “virgule”
Passports: Special Endorsements

- If the Department of State approves you as an 8 U.S.C. §1452 “U.S.[**] non-citizen national”, you will know because page 24 will say you are a “U.S.[**] non-citizen national”
- This special endorsement is the only way for those born in U.S. possessions such as American Samoa and Swain’s Island to get their status specifically recognized in a passport
- If you are born in a U.S. possession and the passport you were issued doesn’t have the “U.S.[**] non-citizen national” endorsement on page 24, you can request an amendment to your passport using a form DS-19: Amendment Validation Request, but you must otherwise follow our procedures in order to qualify for the amendment
Passports: Special Endorsements

Why do they refuse to recognize those who are born in constitutional states as “U.S.[***] non-citizen nationals”? Its because:

• They don’t want to recognize the MAIN limit on their authority, which is the separation of power (Form #05.023). 50 U.S.C. §841 defines this behavior as the essence of COMMUNISM.

• They don’t want to recognize that there are three geographical contexts for the term “United States” as described by Hooven and Allison v. Evatt, 324 U.S. 652 (1945)

• They want to protect their “plausible deniability” when engaging in extra-territorial ILLEGAL and UNCONSTITUTIONAL enforcement so it will be difficult to criminally prosecute them.

• They want to keep the gravy train of PLUNDER (see The Law, by Bastiat) flowing into what Mark Twain called “The District of Criminals”. That’s why they call it “Washington, D.C.”, because they are REAL criminal money launderers (Form #05.044) who are literally “Washing” a “TON” of money every second of the day.
Overcoming the Limitations of Passports as Evidence of Citizenship

- **Passports:**
  - Simply say “citizen/national” on the back page and nothing more
  - Indicate on page 24 whether you are a “U.S. non-citizen national” under:
    - 8 U.S.C. §1452 if born in America and domiciled in either a possession or a state of the Union
  - Do not directly indicate exactly the type of citizenship you specified on your application, unless you request an amendment on page 24 showing you are a “U.S. non-citizen national” and provide evidence to support the amendment

  ... THEREFORE: most passports have almost no value as evidence of your citizenship.

- There are only two ways to prove your citizenship status:
  - The approved DS-11 application form
  - The amendment/endorsement on page 24 showing you are a “national”

- **The Department of State will:**
  - NOT give you a copy of the approved DS-11 application at the time they issue you the passport.
  - Only provide you a copy of the completed application if you obtain it under their rules and pay the $30 fee.
  - Drag their feet in providing you with the “national” amendment on page 24

- **When you get a copy of your approved DS-11 passport application,** make sure it is “certified” or authenticated with the seal of the Secretary of State so it is admissible as evidence in court under:
  - Federal Rule of Evidence 902
  - [http://www.law.cornell.edu/rules/fre/rules.htm#Rule902](http://www.law.cornell.edu/rules/fre/rules.htm#Rule902)
Obtaining Certified Copies of Passport Records

- Costs for certified copies of passport applications:
  - $30 for first request
  - $20 for additional requests
  - Free when it will be submitted as part of an application for Federal, State, or municipal benefits or when requested by a court of competent jurisdiction

- Instructions for obtaining passport records that we obtained through the Freedom of Information Act are available below on the Family Guardian website:

- Place to send requests for “certified” passport records:

  *Department of State*
  *Passport Services*
  *Research and Liaison Section*
  *Room 500*
  *1111 19th Street, N.W.*
  *Washington, D.C. 20524-1705*
“Certificates of Non-Citizen National Status”

- Mandated by Congress under **8 U.S.C. §1452**
- **8 U.S.C. §1452** says the Secretary of State shall provide them
- Documented in American Jurisprudence Legal Encyclopedia, 3C Am.Jur.2d Section 2735, p. 235
  - [http://fam guardian.org/TaxFreedom/CitesByTopic/USNational-3CAmJur2732.pdf](http://famguardian.org/TaxFreedom/CitesByTopic/USNational-3CAmJur2732.pdf)
- Current policy of the Dept. of State:
  - Will NOT issue these, even though **8 U.S.C. §1452** says they have to
  - Their website says that if you want one of these, you should apply for a U.S. passport INSTEAD. See:
    - [http://travel.state.gov/noncit_cert.html](http://travel.state.gov/noncit_cert.html)
    - [Local copy](http://travel.state.gov/noncit_cert.html)
  - Disadvantage of applying for a passport is that they don’t give you a certified copy of your approved application back that you can use as evidence, whereas the “Certificate of non-citizen National status” does provide evidence.
  - We suspect that this change in policy not authorized by law is designed to eliminate the availability of proof of “non-citizen national status” for use in income tax litigation
  - Way around this is to use the techniques on the previous slide to FOIA for the approved DS-11 application at:
    - [http://foia.state.gov/request.asp](http://foia.state.gov/request.asp)
    - [Local copy](http://foia.state.gov/request.asp)
- Since “Certificates of Non-Citizen National Status” are not longer available from the Department of State, then I can’t show you what they look like
“Certificates of Non-Citizen National Status”

**Title 8 > Chapter 12 > Subchapter III > Part II > Sec. 1452.**

**Sec. 1452. - Certificates of citizenship or U.S. non-citizen national status; procedure**

(b) **Application to Secretary of State for certificate of non-citizen national status; proof; oath of allegiance**

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 such a person 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 by this chapter of a petitioner for naturalization, the individual shall be furnished by the Secretary of State with a certificate of non-citizen national status, but only if the individual is at the time within the United States or its outlying possessions
Registering to Vote

- Registering to vote is done by the county registrar of voters.
- Most state voter registration forms have a check box in all capital letters under citizenship that says:
  
  US CITIZEN: YES NO

- Voter registration forms seldom define exactly what the term “US CITIZEN” means on the form.
- If you fill out a voter registration form, since the terms aren’t defined, then the following attachment form ensures that you define the term “US CITIZEN” unambiguously so that it properly reflects your status as a “non-resident” to federal jurisdiction. See:

  http://famguardian.org/TaxFreedom/Forms/Emancipation/VoterRegAttachment.htm

- If you use the attachment above, it’s best to put a notation on the voter registration application in pen and ink at the bottom indicating:
  - Page ___ of ___
  - Not valid without enclosed signed attachment

- After the registrar of voters accepts your voter registration, make sure you get a certified copy for your records.
- Some registrars of voters will give you trouble for using the above attachment to clarify what you mean by “US CITIZEN” on the application. If they do, tell them that they:
  - Are violating your First Amendment right to free speech
  - Are depriving you of the right to vote, even though you claim to have allegiance and nationality requisite to qualify
Registering to Vote (cont.)

- A synopsis of the citizenship requirements to be an elector in all 50 states is available on the web at the following address:
  [http://famguardian.org/Subjects/LawAndGovt/Citizenship/PoliticalRightsvCitizenshipByState.htm](http://famguardian.org/Subjects/LawAndGovt/Citizenship/PoliticalRightsvCitizenshipByState.htm)

- We have never heard of anyone not being able to register to vote after they clarify or correct their choice of citizenship status using the above paperwork

- The following form is recommended as an attachment to all state voter registration applications:
  
  **Voter Registration Attachment**, Form #06.003
  
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

- Additional less useful information on this subject is available at (OFFSITE LINK):
  - **Sovereignty Forms and Instructions Online**, Form #10.004:
    Form #4.9: Voter Registration Attachment
Jury Summons

• Serving on jury duty is an important civic duty that keeps our government honest and you should make every effort to participate.
• Either the state of federal courts may summons you to appear for jury service.
• The jury summons will ask you if you are a “US CITIZEN” without defining the term and ask you to send in the completed form. This ambiguity is deliberate and is meant to create a false presumption on the part of the government that you are a statutory “U.S. citizen” pursuant to 8 U.S.C. §1401 or 8 U.S.C. §1101(a)(22)(A).
• To prevent false government presumptions based on the form, we recommend writing on the jury summons response above the signature
  “Not valid without attached ‘Affidavit of Citizenship, Domicile, and Tax Status”
and then attaching the following attachment to your Jury Summons response:

  Affidavit of Citizenship, Domicile, and Tax Status, Form #02.001
  http://sedm.org/Forms/FormIndex.htm
Declaratory Judgments Relating to Citizenship

- A declaratory judgment is a judgment issued by a court of competent jurisdiction and which addresses the issues before the court absent involvement by a jury.
- Declaratory judgments are commonplace in the context of citizenship.
- The only type of declaratory judgment relating to citizenship that is worth getting is one declaring you to be any one of the following, which are all equivalent:
  - A “national” under 8 U.S.C. §1101(a)(21), which is a human born in America and domiciled in a state of the Union.
- There are two places you can get a declaratory judgment about your citizenship status:
  - State court
  - Federal court
Declaratory Judgments: Requirements in State Court

- We could find no references on obtaining declaratory judgments about citizenship in state court
- If you initiate your request for a declaratory judgment in state court, the typical response is:
  - The state court will try to transfer the case to federal court
  - The state court will claim sovereign immunity, and thereby refuse to recognize YOUR sovereign immunity as a “national but not a citizen”
  - Will claim they have no jurisdiction over the case, because it is a federal matter, which is HOGWASH
- You should be prepared for all of the devious abuses documented above and have an argument against them in your Petition for Declaratory Judgment
Declaratory Judgments: Requirements in Federal Court

- The process of obtaining declaratory judgments in federal court is described in the *American Jurisprudence Legal Encyclopedia, 2d* (also called *Am.Jur.2d*), Volume 3C, Aliens and Nationality, sections 2738 through 2752, pages 235-241.

  **WARNING:** This procedure is for a declaratory judgment as a “U.S. National” and NOT a “national” but not a citizen. It is only intended for those born within American Samoa or Swains Island. No procedure is documented anywhere we could find for obtaining a declaratory judgment as a “national” or “state national” but not a “U.S. National”. Therefore, you should use the above reference as a guide on how to do it, but consider that it will need to be tailored for your unique circumstances.

- Requirements for getting a declaratory judgment relating to citizenship in *federal* court:
  - Cannot relate to an exclusion proceeding under the Immigration and Nationality Act (INA). See 3C Am.Jur.2d 236
  - Denial of claim must be related to a right or privilege of being a “U.S. national”. See 3C Am.Jur.2d 236
  - Denial must have been of claim by person within the *federal* United States at the time of the offense. Offense must occur inside the federal zone. NEVER admit that you LIVE in the federal zone, only that the offense occurred in the federal zone. See 3C Am.Jur.2d 237 and 8 USCA 1503(a).
Declaratory Judgments: Requirements in Federal Court (cont)

- Administrative remedies must have been exhausted. See 3C Am.Jur.2d 238
- An actual controversy must exist. See 3C Am.Jur.2d 238
- Must be instituted within 5 years after the final administrative denial of right occurred based on lack of “national of the United States” status. See 3C Am.Jur.2d 239.
- Must be brought against the head of the department or agency in the government that violated your rights as a “U.S. national”. See 3C Am.Jur.2d 239-240
- Court may require a blood test in the process. See 3C Am.Jur.2d 241.
- There is no right of trial by jury! See 3C Am.Jur.2d 240
- If there are not disputes over fact, the petition cannot be filed in a District Court and must instead be filed in a Circuit Court

• Bottom line: Since you don’t get a jury trial and the outcome is entirely up to a judge who is beholden to IRS extortion, your chances of success in federal court are prejudiced. State court is better, and then you can get the federal court to recognize the state ruling in the proceeding against the official. If you do try to get the declaratory judgment in federal court, emphasize that you don’t have a domicile in or reside in any judicial district, but that the offense occurred in the district. This is important!
Declaratory Judgments: Requirements in Federal Court

- Where an alien has been ordered to remove him/herself from the United States, 8 U.S.C. § 1252(b)(5) says that declaratory judgments relating to citizenship MUST be obtained in:
  - Federal District Court if there is a dispute with the government over facts
  - Federal Circuit Court if there is no dispute with the government over facts of the dispute

- Text of 8 U.S.C. § 1252(b)(5):

  TITLE 8 > CHAPTER 12 > SUBCHAPTER II > Part V > § 1252

  § 1252. Judicial review of orders of removal

  (b) Requirements for review of orders of removal

  (5) Treatment of nationality claims

  (A) Court determination if no issue of fact If the petitioner claims to be a national of the United States and the court of appeals finds from the pleadings and affidavits that no genuine issue of material fact about the petitioner’s nationality is presented, the court shall decide the nationality claim.

  (B) Transfer if issue of fact If the petitioner claims to be a national of the United States and the court of appeals finds that a genuine issue of material fact about the petitioner’s nationality is presented, the court shall transfer the proceeding to the district court of the United States for the judicial district in which the petitioner resides for a new hearing on the nationality claim and a decision on that claim as if an action had been brought in the district court under section 2201 of title 28.

  (C) Limitation on determination The petitioner may have such nationality claim decided only as provided in this paragraph.
Petition for Declaratory Judgment: Examples

- **How NOT to do it:**
  Petition of Barbara Martin
  [http://famguardian.org/Subjects/Freedom/Sovereignty/BarbaraMartin/BarbaraMartin.htm](http://famguardian.org/Subjects/Freedom/Sovereignty/BarbaraMartin/BarbaraMartin.htm)

- **How TO do it:**
  [http://sedm.org/](http://sedm.org/)

- **Further Study Resources in preparing your own petition:**
  - *Citizenship, Domicile, and Tax Status Options*, Form #10.003-use this form for depositions and as an attachment to court pleadings
    [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  - *Rules of Presumption and Statutory Interpretation*, Litigation Tool #01.006-attach to legal pleadings to prevent the court and your opponent from making presumptions that jeopardize the benefits of your citizenship and domicile status choice
    [http://sedm.org/Litigation/LitIndex.htm](http://sedm.org/Litigation/LitIndex.htm)
  - *Why you are a “national”, “state national”, and Constitutional but not Statutory Citizen*, Form #05.006
    [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  - *Why Domicile and Becoming a “Taxpayer” Require Your Consent*, Form #05.002
    [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  - *Federal Civil Trials and Evidence Practice Guide, Rutter Group*
Legal Notice of Change in Domicile/Citizenship Records and Divorce from U.S.

• We have prepared a standard notice you can send to the federal and state governments of your desire to update all their records reflecting your citizenship and domicile
• The form is sent to the Secretary of State of the United States and your State, and several other entities
• The form is a fillable Acrobat form. Just fill in your name and send it off via Registered mail
• If you:
  – Send this form via certified mail with a Certificate of Service and keep the original and the Certificate of Service
  – Wait 30 days for the government to respond.
  . . . then you now have legally admissible proof of your citizenship status and have placed the government in a position of Equitable Estoppel regarding your legal, political, and citizenship status.
• You can obtain this FREE form as follows

  Legal Notice of Change in Domicile/Citizenship Records and Divorce from the United States, Form #10.001
  http://sedm.org/Forms/FormIndex.htm
2. TERMINATING COMMERCIAL RELATIONS WITH THE GOVERNMENT
Resignation of Compelled Social Security Trustee

• We MUST quit Social Security in order to terminate commercial relations with the government.
• Participation in Social Security is the main thing that makes us into “taxpayers” and “public officers” of the U.S.
  – You cannot collect federal benefits without working for the government. See: http://famguardian.org/Subjects/Taxes/Articles/PublicVPrivateEmployment.htm
  – A person who works for the federal government is described in the I.R.C. as a person “effectively connected to a trade or business”. See: The “Trade or Business” Scam, Form #05.001 http://sedm.org/Forms/FormIndex.htm
• It is ILLEGAL for a person domiciled in a state of the Union to participate in Social Security, Medicare, or any other federal benefit.
  – The definition of “State” within the original 1935 Social Security Act itself, section 1101(a)(1) does not include states of the Union
  – The definition of “State” within the current act, 42 U.S.C. §1301(a)(1) does not include any state of the Union
• Terminating SS participation is done using the following: Resignation of Compelled Social Security Trustee, Form #06.002 http://sedm.org/Forms/FormIndex.htm
Filling out Government Tax Forms

• Be careful filling out STANDARD government tax forms because they try to create the following FALSE presumptions about you:
  – That you are a “taxpayer” who made himself voluntarily subject to “trade or business” federal franchise codified in I.R.C. Subtitles A and C
  – That you are a statutory “U.S. citizen”
  – That you are an “individual”, which is a “public officer” acting in a representative capacity for the “United States” federal corporation defined in 28 U.S.C. §3002(15)(A). See 5 U.S.C. 552a(a)(2) and (a)(13) for details.

• To prevent false presumptions about your status, our Member Agreement, Form #01.001 MANDATES that any STANDARD government tax form you fill out MUST have the following form attached:
  Tax Form Attachment, Form #04.201
  http://sedm.org/Forms/FormIndex.htm
Filing Tax Returns

- If you are a “national” but not a “citizen”, then you **can’t** file the IRS form 1040. [IRS Document 7130](http://famguardian.org/TaxFreedom/Forms/IRS/IRSDoc7130.pdf) confirms that only **statutory** “citizens” and statutory “residents” (aliens with a domicile) of the District of Columbia pursuant to [8 U.S.C. §1401](http://sedm.org) and [26 U.S.C. §7701(b)(1)(A)](http://sedm.org) can file IRS form 1040.

  1040A 11327A Each
  U.S. Individual Income Tax Return

  Annual income **tax return filed by citizens and residents of the United States**. There are separate instructions available for this item. The catalog number for the instructions is 12088U.


- **The only form that a “national” but not a “citizen” can file is the IRS form 1040NR!**

- Don’t undo all your hard work to document your status as a “national” but not a “citizen” and a “non-resident non-person” and then turn around and lie to the IRS about your status under penalty of perjury by submitting the WRONG form, the IRS form 1040, and thereby discredit not only yourself, but us!
Filing Tax Returns

• The above considerations are the reason why our Member Agreement, Form #01.001 requires that you must file an Amended IRS form 1040NR if you file any tax form. That form is found below:

  Federal Nonresident Nonstatutory Claim for Return of Funds Unlawfully Paid to the Government, Form #15.001

http://sedm.org/Forms/FormIndex.htm
Endorsing Checks

- Whenever you endorse the back of checks you are cashing, be sure to write the following under your signature:
  
  "All rights reserved, UCC 1-308

  A foreign estate under 26 U.S.C. §7701(a)(31)"

- The reason you are a “foreign estate” is because you are not involved in a “trade or business”, which is a federal franchise defined in 26 U.S.C. §7701(a)(26) as “the functions of a public office”. That public office is in the United States government. You’re a “Kelly Girl” on loan to your private employer from Uncle Sam if you’re a “taxpayer”!
Social Security Numbers

• Social Security Numbers are the property of the government, and NOT you. See 20 C.F.R. §422.103(d). It is illegal to use “public property” for a “private purpose” or for personal benefit. See 18 U.S.C. §641.

Title 20: Employees' Benefits
PART 422—ORGANIZATION AND PROCEDURES
Subpart B—General Procedures
§ 422.103 Social security numbers.

(d) Social security number cards.
A person who is assigned a social security number will receive a social security number card from SSA within a reasonable time after the number has been assigned. (See §422.104 regarding the assignment of social security number cards to aliens.) Social security number cards are the property of SSA and must be returned upon request.
Social Security Numbers

• Social Security Numbers may only lawfully be issued to federal “employees” and “public officers”. See 20 C.F.R. §422.104. It is for use ONLY on official duty while conducting official government business. Note that 20 C.F.R. is entitled “employee benefits”. The “employee” they are talking about are “public employees” and federal instrumentalities!


• People domiciled in legislatively (but not constitutionally) foreign states such as states of the Union cannot have ANY status under federal law, including “person”, “U.S. citizen”, “U.S. resident”, or “U.S. person” and may not lawfully ALIENATE constitutional rights by acquiring such statuses per the Declaration of Independence.
Social Security Numbers

• Using a Social Security Number creates a usually false “presumption” that you are:
  – A federal instrumentality, such as a “public official”, “employee”, agent, or contractor on official business
  – domiciled in the “United States”, which is defined in the I.R.C. as the “District of Columbia” in 26 U.S.C. §7701(a)(9) and (a)(10). Both statutory “U.S. citizens” (8 U.S.C. §1401) and “residents” (aliens, 26 U.S.C. §7701(b)(1)(A)) have in common a domicile in the “United States”:

  26 C.F.R. § 301.6109-1(g)

  (g) Special rules for taxpayer identifying numbers issued to foreign persons—
  (1) General rule--
  (i) Social security number. A social security number is generally identified in the records and database of the Internal Revenue Service as a number belonging to a U.S. citizen or resident alien individual. A person may establish a different status for the number by providing proof of foreign status with the Internal Revenue Service under such procedures as the Internal Revenue Service shall prescribe, including the use of a form as the Internal Revenue Service may specify. Upon accepting an individual as a nonresident alien individual, the Internal Revenue Service will assign this status to the individual's social security number.

• 5 U.S.C. §552a(a)(13) says that all those who receive immediate or deferred federal retirement benefits are “federal personnel”. That means “federal employees”. This includes Social Security, FICA, Medicare, and any other federal “benefit”.
Social Security Numbers

- The federal employment or contract relationship is the main if not **ONLY** thing that makes most people a “taxpayer” under **I.R.C. Subtitle A**
- The following article describes in detail the difference between “PUBLIC” and “PRIVATE” employers and workers. VERY IMPORTANT!
  
  *Public v. Private Employment: You Really Work for Uncle Sam if You Receive Federal Benefits*
  
  [http://famguardian.org/Subjects/Taxes/Articles/PublicVPrivateEmployment.htm](http://famguardian.org/Subjects/Taxes/Articles/PublicVPrivateEmployment.htm)

- If you want to know more about this scam and how to leave the system, please see:
  
  *Resignation of Compelled Social Security Trustee, Form #06.002*
  
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
Social Security Numbers on Government Documents

• NEVER put any Social Security Number on any government document with your name on it because it creates a false presumption that you are a federal instrumentality or “employee” and either a statutory “U.S. citizen” under 8 U.S.C. §1401 or a statutory “resident alien” under 26 C.F.R. §1.1-1(a)(2)(ii). See 20 C.F.R. §422.104 for proof.

• If you put a Social Security Number on any government form and you are not in deed and in fact a federal instrumentality, “public official”, or “employee” executing official government business, then you are committing perjury under penalty of perjury and a crime in violation of 18 U.S.C. §912:

  TITLE 18 > PART I > CHAPTER 43 > § 912
  § 912. Officer or employee of the United States

  Whoever falsely assumes or pretends to be an officer or employee acting under the authority of the United States or any department, agency or officer thereof, and acts as such, or in such pretended character demands or obtains any money [GOVERNMENT “BENEFIT”], paper, document, or thing of value, shall be fined under this title or imprisoned not more than three years, or both.
Social Security Numbers on Government Documents

- If you are asked for a number put one of the following:
  - **Nothing**: Wait if they ask you. If they insist, put one of the following 3
  - “NA” = “None Available” or Not Applicable”
  - “NONE” = NONE or “NONE TO GIVE”
  - “Privacy Act” = you don’t have to give it out. See 5 U.S.C. §552a
  - “Fifth Amendment”
  - “42 U.S.C. §408” = makes it a crime to compel disclosure of SSNs.

- You aren’t obligated to explain what any of the above mean to the agent. Since IRS doesn’t have to define the terms they use on their forms, then neither do you! If they don’t have to tell the complete truth on their forms, then so can you. See:

  [http://famguardian.org/Subjects/Taxes/Articles/IRSNotResponsible.htm](http://famguardian.org/Subjects/Taxes/Articles/IRSNotResponsible.htm)
## Why you don’t “have” a Social Security Number and why the one you think you have isn’t “yours”

- A Social Security Number is a **fact**, a piece of information. It is **not** a physical “thing”
- You can only “have” a physical thing. **Facts cannot** be **possessed**: they can only be understood
- You can’t “have” a fact, but you can “know” a fact
- **Knowing** a fact does not make it “belong” to you, because you can’t own knowledge
- You probably never asked for the number you **think** you “have”. Your parents probably did before you reached majority, and they do not have the right to contract for you beyond the age of majority (18 years old)
- After you die, the government will recycle what you “think” is “your” number, so it was never really yours because you don’t have PERMANENT possession or control of it
- If it was “yours”, you could lawfully order the IRS and the government to **STOP** using it, but in fact they won’t, so it can’t be yours
Why you don’t “have” a Social Security Number (cont.)

• Definition of “have” from Merriam Webster’s Collegiate Dictionary, 1983:
  1. a: to hold or maintain as a possession, privilege, or entitlement;
  2: to feel obligation in regard to;
  3: to stand in a certain relation to;
  4 a: to acquire or get possession of: OBTAIN; b: RECEIVE;
  5 a: to be marked or characterized by…

• If the Social Security Number is to be considered a “privilege” or an “entitlement”, then it must also be **contractual**. Without a **contract** entitling you to collect, then it can’t be called entitlement. At best it is gambling, and the right of “entitlement” is about as trustworthy as our politician’s ability to balance the budget.

• The U.S. Supreme Court has ruled that Social Security is not a contract, so it can’t be “possessed” and you can’t “have” a number because it doesn’t guarantee anything. See *Helvering v. Davis*, 301 U.S. 619 (1937) and *Flemming v. Nestor*, 363 U.S. 603 (1960)
Why you don’t “have” a Social Security Number (cont.)

• Declaration of Independence:
  “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, “

• Any government power \textit{not} derived from \textit{consent} is unjust:
  – If you didn’t consent to receive the number your parents gave you as a minor, it is a usurpation and tyranny
  – Your parents do not have the right to contract for your beyond the age of 18
  – When you reach majority, you can eliminate your number and your participation using:
    » SSA Form 521
    » IRS Form 4029
  – Even if decide to use an SSN, you do not have to consent in all cases to use, and for those cases you don’t consent to:
    » You don’t “have” one because you choose not to “possess” it in that instance
    » You can truthfully put “NONE”

• If you want to know more about the mandatory requirement for consent to all government enforcement actions, see:
  \textit{Requirement for Consent}, Form #05.003
  \url{http://sedm.org/Forms/FormIndex.htm}
**Compelled Use of Social Security Numbers on Government Forms**

- The federal government or people acting as its agents cannot lawfully penalize a human being for failing to provide an SSN on a government form:
  - Article 1, Section 10 of the Constitution makes it unconstitutional for the government to institute a Bill of Attainder, which is a penalty absent a court hearing
  - There are no implementing regulations authorizing any penalties on human beings for failure to use or provide Social Security Numbers. See: *IRS Due Process Meeting Handout*, Form #03.008 [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  - 42 U.S.C. 408(a) makes it a felony to compel the disclosure of SSNs which could result in a five year prison sentence:
    - TITLE 42 - THE PUBLIC HEALTH AND WELFARE
    - CHAPTER 7 - SOCIAL SECURITY
    - SUBCHAPTER II - FEDERAL OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE BENEFITS
    - Sec. 408. Penalties
    - (a) In general
      - Whoever —-
      - (8) discloses, uses, or compels the disclosure of the social security number of any person in violation of the laws of the United States; shall be guilty of a felony and upon conviction thereof shall be fined under title 18 or imprisoned for not more than five years, or both.
  - 26 U.S.C. §6724(a) says:
    - “No penalty shall be imposed under this part with respect to any failure if it is shown that such failure is due to reasonable cause and not willful neglect.”

- A private employer who is acting as a voluntary agent of the government by forcing you to fill out and submit tax withholding forms also comes under the provisions of the above law
Compelled Use of Social Security Numbers on Government Forms (cont)

• If your employer asks you to complete a W-4, then you:
  – Aren’t required to provide an SSN on it
  – Shouldn’t use this form. The correct form is the modified form W-8BEN using the instructions below:

    About IRS Form W-8BEN, Form #04.202
    http://sedm.org/Forms/FormIndex.htm

    NEVER, EVER use a form W-4. It is the wrong form for withholding if you are a “national” and/or a STATUTORY “non-resident non-person” who does not consent to work for the federal government as one of its instrumentalities

• If a bank asks you for a Social Security Number to open an account, you can tell them that you don’t have one and give them the amended W-8BEN form above

• IRS Publication 1586 addresses how Public (not PRIVATE, but PUBLIC) Employers should deal with persons who do not have an SSN. See:

    IRS Publication 1586

• For more details on SSNs, see:

    About SSN’s/TINs on Tax Correspondence, Form #05.012
    http://sedm.org/Forms/FormIndex.htm
3. AVOID SATISFYING CRITERIA IN 28 U.S.C. §1605
Avoid Surrendering Sovereign Immunity

- Do NOT sign any application for government benefits such as SSA Form SS-5
- Do NOT provide any personal information to any government agency unless compelled to do so
- Use pseudonyms when you fill out government forms. See: *Notice of Pseudonym Use and Unreliable Tax Records*, Form #04.206 [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
- Quit all government benefit programs you participate in. See: *Resignation of Compelled Social Security Trustee*, Form #06.002 [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
- Do not obtain or use a state-issued driver’s license.
  - It causes you to have a domicile within the Corporate state/federal zone
  - It forces you to use SSN’s
Avoid Surrendering Sovereign Immunity

- Instead of state issued driver’s licenses
  - Start your own sovereignty group and change your domicile to that group. See:
    - Sovereignty Federation Government: Articles of Confederation, Form #13.002
      http://sedm.org/Forms/FormIndex.htm
  - Issue your own license
  - Use the same procedures as the state does. Most state vehicle codes recognize foreign licenses, as long as you use the same guidelines, booklets, and driving tests as they do. Use theirs and have a friend in your sovereignty group document the test on an affidavit that gets notarized
  - A “private” license is a “foreign license” within the meaning of state vehicle codes. Foreign licenses may be used indefinitely in most jurisdictions because they can’t compel you to choose a domicile in their jurisdiction and being a “resident” is a prerequisite to being issued a license.
  - For further details, see:
    - Defending Your Right To Travel, Form #06.010
      http://sedm.org/Forms/FormIndex.htm
Signing government forms

- When you sign government forms, write under your signature:
  
  "All rights reserved, U.C.C. 1-308 and its predecessor, U.C.C. 1-207"

- This will prevent any surrender of rights in the process of providing information.

- You may also want to copyright or license the information provided on the application you provide in order to prevent the government from using it for any commercial or tax purpose. For an example of how to do this, see:

  Tax Form Attachment, Form #04.201
  http://sedm.org/Forms/FormIndex.htm

- For more details on traps in government forms, see:

  Avoiding Traps in Government Forms Course, Form #12.023
  http://sedm.org/Forms/FormIndex.htm
## Forms Useful in Establishing Evidence of Your Sovereignty

<table>
<thead>
<tr>
<th>Form</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>#05.006</td>
<td><em>Why You Are a “National”, “State National”, and Constitutional but not Statutory Citizen</em>&lt;br&gt;<a href="http://sedm.org/Forms/FormIndex.htm">Link</a></td>
</tr>
<tr>
<td>#10.003</td>
<td><em>Citizenship, Domicile, and Tax Status Options</em>&lt;br&gt;<a href="http://sedm.org/Forms/FormIndex.htm">Link</a></td>
</tr>
<tr>
<td>#10.001</td>
<td><em>Legal Notice of Change in Domicile/Citizenship Records and Divorce from the United States</em>&lt;br&gt;<a href="http://sedm.org/Forms/FormIndex.htm">Link</a></td>
</tr>
<tr>
<td>#06.003</td>
<td><em>Voter Registration Attachment</em>&lt;br&gt;<a href="http://sedm.org/Forms/FormIndex.htm">Link</a></td>
</tr>
<tr>
<td>#06.007</td>
<td><em>USA Passport Application Attachment</em>&lt;br&gt;<a href="http://sedm.org/Forms/FormIndex.htm">Link</a></td>
</tr>
<tr>
<td>#09.007, 10.012</td>
<td><em>Getting a USA Passport as a “state national”</em>&lt;br&gt;<a href="http://sedm.org/Forms/FormIndex.htm">Link</a></td>
</tr>
</tbody>
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developing evidence of citizenship and sovereignty, copyright sovereignty education and defense ministry (sedm) [http://sedm.org](http://sedm.org)
### Forms Useful in Establishing Evidence of Your Sovereignty

- **Passport Amendment Request**, Form #06.016-for those who already have a passport and want to update the DS-11 application without getting a new passport  
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

- **Affidavit of Citizenship, Domicile, and Tax Status**, Form #02.001. Attach this to employment applications, withholding forms, and government forms to ensure your correct citizenship is reflected in the government record.  
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

- **Citizenship, Domicile, and Tax Status Options**, Form #10.003-use this form for depositions and as an attachment to court pleadings  
  [http://www.ruttergroup.com/cartfcte.htm](http://www.ruttergroup.com/cartfcte.htm)

- **Rules of Presumption and Statutory Interpretation**, Litigation Tool #01.006-attach to legal pleadings to prevent the court and your opponent from making presumptions that jeopardize the benefits of your citizenship and domicile status choice  
  [http://sedm.org/Litigation/LitIndex.htm](http://sedm.org/Litigation/LitIndex.htm)

- **Tax Form Attachment**, Form #04.201. Prevents your status from being misconstrued through presumption whenever submitting any tax or government form  
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

- Section 1.10 of the Forms Page entitled “Establishing Your Sovereignty”  
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
Using Your Citizenship Evidence Against the IRS

- An EXCELLENT form you can use in many situations which clearly identifies your citizenship, domicile, and tax status is found on our website: 
  **Affidavit of Citizenship, Domicile, and Tax Status**, Form #02.001
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
- We highly encourage the frequent use of the above form in all your financial and government interactions to prevent false presumptions about your status that will endanger your sovereignty
- You should provide a copy of your evidence of citizenship to any government official who argues with you about your citizenship status
- When you present your evidence, send it with an affidavit under penalty of perjury. The only way an IRS agent can trump the value of such evidence is with an affidavit himself for facts about which he has a personal knowledge, which no IRS agent has
- The **Declaratory Judgments Act, 28 U.S.C. §2201(a)** PROHIBITS federal courts from assuming any status other than what you declare yourself under penalty of perjury in the context of federal taxes. YOU ARE THE SOVEREIGN!
- If the official continues to argue about respecting your rights as a “national”, then sue for damages
## Conclusions

- The government doesn’t want you to be able to prove that you are not a **statutory “U.S. citizen”** under [8 U.S.C. §1401](http://www.larc.info/USC/2014/008/01450101.htm) or [8 U.S.C. §1101(a)(22)(A)](http://www.larc.info/USC/2014/008/01100101.htm) because then they lose their jurisdiction to tax you under **Subtitle A of the Internal Revenue Code**

- They have made it very hard to get proof that you are **not a statutory “U.S. citizen”** by:
  - Confusing the terms relating to citizenship so you will have a hard time asking for or explaining exactly what you need
  - Refusing to comply with the requirements of [8 U.S.C. §1452](http://www.larc.info/USC/2014/008/01450201.htm) by refusing to give you a **“Certificate of non-citizen National status”**
  - Forcing you to go into court and ask for a declaratory judgment without a jury trial

- You should make a concerted effort to develop certified evidence that you are **not an 8 U.S.C. §1401 statutory “U.S. citizen”** that is admissible in court

- The easiest and best way to get proof of your citizenship is to request a passport and then FOIA for a certified copy of the approved application showing you are a “national”
Resources for Further Study

- **Liberty University**: Study the free resources here to be able to defend your sovereignty
  [http://sedm.org/LibertyU/LibertyU.htm](http://sedm.org/LibertyU/LibertyU.htm)

- **MANUALS**:
  - *Sovereignty Forms and Instructions: Online*, Form #10.004. Online version of the above.
    [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  - *Sovereignty Forms and Instructions Manual*, Form #10.005. How to apply what you learned here to most situations to become sovereign.
    [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
Resources for Further Study

- Government References:
  - Title 8, U.S. Code: Aliens and Nationality:
    https://www.law.cornell.edu/uscode/text/8/
  - Dept. of State Foreign Affairs Manual, Volume 7, sections 1100 through 1180, and especially section 1100:
    https://fam.state.gov/Fam/FAM.aspx?ID=07FAM
  - Social Security Administration, Program Operations Manual (POM), section RS00204.015: Developing Evidence of U.S. Citizenship:
    https://secure.ssa.gov/apps10/poms.nsf/Inx/0300204015

- Resources on the Family Guardian website:
  - See the section entitled “CITIZENSHIP” in Section 10 of the white area and read the articles:
    http://famguardian.org/Subjects/Taxes/taxes.htm
Citizenship Resources

• **Citizenship Status v. Tax Status**, Form #10.011-excellent summary of all the laws governing citizenship for easy reference
  
  https://sedm.org/Forms/10-Emancipation/CitizenshipStatusVTaxStatus/CitizenshipVTaxStatus.htm

• **Why You are a “national”, “state national”, and Constitutional but not Statutory Citizen**, Form #05.006-detailed research
  
  - DIRECT LINK: http://sedm.org/Forms/05-MemLaw/WhyANational.pdf
  - FORMS PAGE: http://sedm.org/Forms/FormIndex.htm

• **Citizenship, Domicile, and Tax Status Options**, Form #10.003-form to attach to legal pleadings describing your citizenship
  
  - DIRECT LINK: http://sedm.org/Forms/10-Emancipation/CitDomTaxStatusOptions.pdf
  - FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
Citizenship Resources

- **Why Domicile and Becoming a “Taxpayer” Require Your Consent**, Form #05.002 – how domicile is the origin of civil jurisdiction and its effect of citizenship
  - FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

- **Affidavit of Citizenship, Domicile, and Tax Status**, Form #02.001 – form to attach to tax forms documenting your citizenship
  - DIRECT LINK: [http://sedm.org/Forms/02-Affidavits/AffCitDomTax.pdf](http://sedm.org/Forms/02-Affidavits/AffCitDomTax.pdf)
  - FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

- **W-8 Attachment: Citizenship**, Form #04.219 – for use with withholding documents in explaining citizenship concepts
  - DIRECT LINK: [https://sedm.org/Forms/04-Tax/2-Withholding/W-8BEN/W-8Attachment-CITIZENSHIP.pdf](https://sedm.org/Forms/04-Tax/2-Withholding/W-8BEN/W-8Attachment-CITIZENSHIP.pdf)
  - FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
Citizenship Resources

- **Why the Fourteenth Amendment is NOT a Threat to Your Freedom**, Form #08.015
  - DIRECT LINK: [http://sedm.org/Forms/08-PolicyDocs/FourteenthAmendNotProb.pdf](http://sedm.org/Forms/08-PolicyDocs/FourteenthAmendNotProb.pdf)
  - FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

- **Getting a USA Passport as a “state national”**, Form #09.007, #10.012
  - DIRECT LINK: [https://sedm.org/compliant-member-only-forms/getting-a-usa-passport-as-a-state-national-form-09-007/](https://sedm.org/compliant-member-only-forms/getting-a-usa-passport-as-a-state-national-form-09-007/)
  - FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

- **Getting a USA Passport as a “state national”**, Form #10.013
  - FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)