Ministry Introduction
Form #12.014
Dedication

“Those who forsake the law praise the wicked,
But such as keep [and learn] the law contend with them.
Evil men do not understand justice,
But those who seek the LORD understand ALL.”
[Prov. 28:4-5, Bible, NKJV]

“This I say, therefore, and testify in the Lord, that you should no longer walk as the rest of the Gentiles walk,
in the futility of their mind, having their understanding darkened, being alienated from the life of God, because of the [legal] ignorance that is in them, because of the blindness of their heart; who, being past feeling, have given themselves over to lewdness, to work all uncleanness with greediness.”
[Eph. 4:17-19, Bible, NKJV]
What this Course and We are NOT

- We do not claim or advocate that we are any of the following:
  - “Sovereign citizens” - Being a “sovereign” and a statutory “citizen” at the same time is an oxymoron used mainly by MORONS
  - “Sovereigns” - God is the ONLY sovereign
  - “Sovereign” - God is the ONLY sovereign
  - Any other label or stereotype you want to put on us that would allow you to EVADE discussing, learning, obeying, or enforcing the law, which is our main goal

- If you simply can’t resist branding us with a malicious and undeserved stereotype so you don’t really have to THINK, LEARN, or exercise RESPONSIBLE CITIZENSHIP, then you are a terrorist who needs to be prosecuted for hate crimes. Minds, like parachutes, only work when they are OPEN. BIGOTS deserve to be government slaves, and slaves of their own ignorance and the bigotry that perpetuates it.

- For more information on this subject, see:

  Policy Document: Rebutted False Arguments About This Website, Form #08.011, Sections 4, 9.1-9.5

  FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
  DIRECT LINK: http://sedm.org/Forms/08-PolicyDocs/RebFalseArgAgWebsite.pdf
Our Religious Goals

• To love and therefore OBEY God and His holy laws.
• To love our neighbor (including non-believers) by:
  – Protecting our neighbor.
  – Preventing harm to him/her.
  – Prosecuting and punishing the wrongdoers.
• The above goals are supposed to be implemented by government as “God’s minister for justice” but they are the WORST violators of it. For proof, see:
  Government Corruption, Form 11.401
  http://sedm.org/home/government-corruption/
• For the basis for the above, see Matt. 22:34-40:
  The Scribes: Which Is the First Commandment of All?

  But when the Pharisees [lawyers] heard that He had silenced the Sadducees, they gathered together. Then one of them, a lawyer, asked Him a question, testing Him, and saying, “Teacher, which is the great commandment in the law?”

  Jesus said to him, “‘You shall love the LORD your God with all your heart, with all your soul, and with all your mind.’ This is the first and great commandment. And the second is like it: ‘You shall love your neighbor as yourself.’ On these two commandments hang all the Law and the Prophets.”

  [Matt. 22:34-40, Bible, NKJV]
Our Religious Goals

- SEDM is not a political organization, but our activities must have a political effect in order to IMPLEMENT our religious goals, or our religion and our faith are vain according to God. See James 2:14-26.

- ALL of the intended “political effects” of our ministry, including those on the next few pages, therefore IMPLEMENT this purely religious goal. They are not a SUBSTITUTE for or ADDITION to it.

- This goal, in turn, is God’s LEGAL definition of “JUSTICE”.

  "Blessed are those who keep justice, And he who does righteousness at all times!"
  [Psalm 106:3, Bible, NKJV]

  "Righteousness and justice are the foundation of Your [God's] throne; Mercy and truth go before Your face."
  [Psalm 89:14, Bible, NKJV]

  “Do not strive with a man without cause, If he has done you no harm.”
  [Prov. 3:30, Bible, NKJV]
Intended Political Effects that Satisfy our Religious Goals

• No service or product should be provided at the barrel of a gun. Government is not here to provide services, but to protect PRIVATE INDIVIDUAL rights by KEEPING them from being converted to franchises or PUBLIC rights or PUBLIC property without the express written consent of the owner (Declaration of Independence).

• “Customers” in search of “services” have a choice; victims have no choice.
  – When the government forces a service on you at the point of a gun, you are a victim—not a customer, not a freeman.
  – The fact that they call this service “protection” really means they are engaged in a “protection racket” and the money you pay them is protection money to protect you not from others, but THEM.

• The reason the present de facto government is unconstitutional is that it:
  – LIES by calling things voluntary and yet MALICIOUSLY REFUSES to protect your right to NOT volunteer.
  – Compels you to contract with them by unlawfully forcing a civil status upon you that you cannot lawfully have.
  – Uses sovereign immunity to protect its own right to NOT volunteer but refuses to recognize the SAME EQUAL RIGHT on your part.
  – Continues to force services down the throats of people at the point of a gun—fines, jail, etc. WITHOUT respecting the requirement for consent that is the origin of ALL of their authority to even exist or civilly govern.

22APR2014
Ministry Introduction, Copyright Sovereignty Education and Defense Ministry (SEDM) http://sedm.org
Intended Political Effects that Satisfy our Religious Goals

• When the government offers a “service” the answer is always:
  – No service or product, including “protection” should be provided at the barrel of a gun.
  – REAL de jure governments are NOT established to provide “services” or “social services”, but to promote **JUSTICE** by protecting PRIVATE INDIVIDUAL rights.
  – The FIRST step in protecting PRIVATE rights is to prevent them from being converted into PUBLIC rights or privileges without the **EXPRESS and CONTINUING consent of the owner**.
  – **The legal definition of “justice”** is the right to simply be LEFT ALONE. Hence, government’s FIRST duty is to LEAVE YOU ALONE if you want to be left alone and not be “serviced”. See: *Requirement for Consent*, Form #05.003, Section 3 [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  – It costs the government NOTHING to simply leave you alone, so they can’t make the right to be LEFT alone into a **taxable privilege or franchise**.
  – If the right to be LEFT ALONE becomes a taxable privilege, the government is a MAFIA PROTECTION RACKET!
  – All “services” should be abolished and/or privatized.
  – Every “service” government provides should be subject to choice, privatization, and competition and SHOULD NOT be protected from competition or expanded by abusing **sovereign, official, or judicial immunity**.
Intended Political Effects that Satisfy our Religious Goals

• The ONLY area where force or compulsion should be used is:
  – **Criminally:** To enforce the criminal laws
  – **Civilly:**
    » To enforce the delivery of obligations that you have agreed in writing to assume
    » To compensate those you have injured through your own actions. A failure to consent to participate in a government franchise is NOT an injury.

• Government should NEVER be able to take property administratively (distraint), through either administrative liens or levies.
  – This is a “superior” or “supernatural” power the average man doesn’t have, and therefore makes the government into a pagan idol. ALL are equal under REAL “law”.
    See:
    Requirement for Equal Protection and Equal Treatment, Form #05.033
    [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  – The only people they can lawfully administratively enforce against are public officers on official business WITHIN the government. See:
    Why Your Government is Either a Thief or You are a “Public Officer” for Income Tax Purposes, Form #05.008
    FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
    DIRECT LINK: [http://sedm.org/Forms/05-MemLaw/WhyThiefOrPubOfficer.pdf](http://sedm.org/Forms/05-MemLaw/WhyThiefOrPubOfficer.pdf)
  – Government MUST use judicial process just like everyone else to effect enforcement IF they are dealing with a PRIVATE party who is NOT a public officer. See:
    Federal Enforcement Authority Within States of the Union, Form #05.032
    [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
Intended Political Effects that Satisfy our Religious Goals

• Real de jure governments do ALL of the following:
  – Regard their main job as being enforcing the requirement for EXPRESS WRITTEN consent and FREEDOM OF CHOICE in ALL human interactions. This is the SAME requirement it places on those who want to sue it in its own courts: an express waiver of sovereign immunity and consent to be sued. That same requirement should apply against them when THEY want to collect or enforce against EVERYONE, and especially in the case of “taxes”.
  – Place themselves on an equal footing with everyone else and not above ANYONE else.
  – Do not place the rights of the collective above or superior to the rights of the individual. A government of delegated power that comes from the people INDIVIDUALLY cannot have any more power than a single human being and must operate in EQUITY.
  – Recognizes that all CIVIL law it passes can and does regulate only its own officers and employees. It would be involuntary servitude for them to regulate YOUR conduct without your express consent. Click here for details.
  – Tell you right up front in every “code” or “franchise” they publish whether compliance requires consent and how consent is manifested. They don’t publish a code that is private law and then pretend like everyone has to obey it. This is FRAUD. Click here for details.
  – Procure your consent in writing and do not use IMPLIED consent or trickery.
  – Teach you about the law and how to enforce your rights in PUBLIC SCHOOL. They don’t manufacture ignorance in the public fool system and exploit that manufactured ignorance to harvest your property when you enter the work force. Right now, all they manufacture are “USEFUL IDIOTS” for their socialist agenda.
  – Provide forms that recognize AND PROTECT the right to NOT CONSENT in ANY government program or “service”. This means a “nontaxpayer” block on every tax form and helping NONTAXPAYERS equally with TAXPAYERS
  – Provide EVERY STATUS OPTION AVAILABLE on government forms, instead of the ones they want you to have or that they will accept or profit from. Example: “nontaxpayer”, “non-resident non-person”, “human being”.
  – PROTECT all those who refuse to consent to procure their services from reprisals and enforcement actions, all of which are ILLEGAL and a CRIMINAL TORT when instituted against those who don’t consent.
  – Require that the government has to collect its debts just like everyone else IN EQUITY and can’t use criminal sanctions to improve “voluntary compliance”, which itself is an OXYMORON

• For more information on this ESSENTIAL subject, see:

Requirement for Consent, Form #05.003
FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
DIRECT LINK: http://sedm.org/Forms/05-MemLaw/Consent.pdf
There are only TWO types of governments

- **Government by consent.** Also called “de jure” government. This type of government rules through and derives all its authority from the “consent of the governed”, as the [Declaration of Independence](http://sedm.org) so states... OR
- **Terrorist government.** Also called “de facto” government. This type of government rules by force, fraud, or duress.

**We define any government as “TERRORIST” and therefore “DE FACTO” which:**

- Imputes any more rights to itself than the people it governs have, and therefore:
  - Imputes to itself an unconstitutional “Title of Nobility”.
  - Denies [equal protection](http://sedm.org).
  - FORCES you to engage in idolatry.
- Claims a monopoly on ANYTHING. This is anti-competitive and leads to adhesion contracts.
- Refuses to recognize PRIVATE rights.
- Calls anything “VOLUNTARY” without recognizing and ACTIVELY PROTECTING your right NOT to volunteer both informally and on their forms.
- Hides or refuses to recognize judicial or administrative remedies or forms used for the protection of PRIVATE rights.
Terrorist Government

- Refuses to discuss the limits placed by law upon their delegated authority. 50 U.S.C. §841 describes such behavior as “communism”. The IRS frequently says at audits “we’re not here to discuss the law” when confronted with evidence of their own criminal activity.
- Punishes or sanctions non-franchisees for refusing to consent to the obligations of a franchisee. This is an unconstitutional bill of attainder.
- Interferes with those trying to invoke the common law RATHER than statutory law in court.
- Abuses its authority to protect only its own criminal activities and denies to others remedies against its own abuses.
- Refuses to dismiss any controversy in a franchise court against anyone who claims they DO NOT consent to be a franchisee.
- Forces ANY statutory civil status upon you. This is identity theft.
- Links any franchise status under one service to ALL OTHER franchise statuses. For instance, a “driver” under the vehicle code is treated as a “resident” under all other government codes, even if the party has no intention to become a “resident” and does NOT want to be a “resident”. This is compelled association or “privilege induced slavery” which destroys and prevents competition.
- Does NOT provide a status on their forms that permits you NOT to contract with or do business with them for any particular transaction. For instance, they don’t provide a “nontaxpayer” or “non-resident non-person” status option on their tax forms. This is a denial of EQUAL PROTECTION mandated by the law and an interference with your right NOT to contract.
Terrorist Government

– Abuses its publications to DECEIVE the public with impunity or publishes anything that is not verified under penalty of perjury AS REQUIRED BY LAW. See 26 U.S.C. §6065 and:

  Reasonable Belief About Income Tax Liability, Form #05.006
  DIRECT LINK: http://sedm.org/Forms/05-MemLaw/ReasonableBelief.pdf

– Bribes anyone to overlook their own disrespect for consent. This includes bribing state officials with BRIBES under any federal franchise in order to overlook ILLEGAL enforcement of federal law/franchises within their borders.

– Places any decision maker with a financial conflict of interest in charge of deciding anything that affects private rights. This means that no one who receives public assistance or “benefits” of any kind can lawfully participate as a voter or jurist or they are guilty of criminal bribery.

– Refuses to recognize the requirement for express written consent in every “service” it officers INDIVIDUALLY. They instead try to lump ALL services together and calling those who unconditionally consent to EVERYTHING “citizens” or “residents”. Would YOU write a BLANK check to ANYONE?

– Allows you to become a “resident” or “citizen” in a jurisdiction you have never physically been present in. This is called KIDNAPPING and devolves a “government” into a private, for profit corporation that forces everyone to contract with them.

– Offers or enforces franchises to or against anyone domiciled in a constitutional state of the Union, or outside their own federal territory. This is international terrorism and an “invasion” within the meaning of Article 4, Section 4 of the United States Constitution.
Our Position in a Nutshell

• IN SHORT:

– We seek to prevent acts of international terrorism in which the states of the Union are “nations” as declared by the U.S. Supreme Court

  “Congress, in admitting a state, cannot restrict such state by bargain. The state, by so contracting with Congress, is in no way bound by such a contract [compact], however irrevocable it is stated to be. It is said that subject to the restraint and limitations of the Federal Constitution, the states have all the sovereign powers of independent nations over all persons and things within their respective territorial limits.”

  [16 American Jurisprudence 2d, Constitutional law, §281]

– Any government that rules without the continuing express consent of the governed rules by duress and is a TERRORIST government

  [Original (pre-Orwellian) Definition of the Word "Terrorism" Funk and Wagnalls New Practical Standard Dictionary (1946)]

– Here’s how this form of terrorism works internationally, including within states of the Union in the case of the tax system:

  How the World Works, SEDM Liberty University, Section 2.6
  https://sedm.org/liberty-university-2-6-how-the-world-works/
Our Position in a Nutshell

– The government’s own definition of “terrorism”:

*Title 28: Judicial Administration*

**PART 0—ORGANIZATION OF THE DEPARTMENT OF JUSTICE**

**§ 0.85 General functions.**

(I) Exercise Lead Agency responsibility in investigating all crimes for which it has primary or concurrent jurisdiction and which involve terrorist activities or acts in preparation of terrorist activities within the statutory jurisdiction of the United States. Within the United States, this would include the collection, coordination, analysis, management and dissemination of intelligence and criminal information as appropriate. If another Federal agency identifies an individual who is engaged in terrorist activities or in acts in preparation of terrorist activities, that agency is requested to promptly notify the FBI. **Terrorism includes the unlawful use of force and violence against persons or property to intimidate or coerce a government, the civilian population, or any segment thereof, in furtherance of political or social objectives.**

– The “political objective” spoken above is to turn a de jure government into a **de facto government** in which:

  » All property is government/PUBLIC property and there is no PRIVATE property or PRIVATE rights.

  » All “citizens” and “residents” are public officers within the government RATHER than private human beings. [Click here](http://sedm.org) for details.

  » The “citizen/government” relationship is replaced with the **employee/employer** relationship.

  » There are no constitutional Article III Courts in a true judicial branch, but only legislative Article IV franchise courts that operate in a political capacity within the executive branch.
Our Position in a Nutshell

– For more definitions of “terrorism”, see:
  » 18 U.S.C. §2331
  » 6 U.S.C. §101(16)
  » Sovereignty Forms and Instructions Online, Form #10.004; Cites by Topic: Terrorism
    http://famguardian.org/TaxFreedom/CitesByTopic/terrorism.htm

– For a more detailed list of these goals, see:
  Reforms We Seek
  http://sedm.org/Ministry/ReformsWeSeek.htm

• For a detailed plan on how to accomplish the reforms we seek, see:
  Self Government Federation: Articles of Confederation, Form #13.002
  FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
  DIRECT LINK: http://sedm.org/Forms/13-SelfFamilyChurchGovnce/SGFArtOfConfed.pdf
Course Materials

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

- **Opening page of our website, by clicking on “MINISTRY INTRODUCTION”**
  [http://sedm.org](http://sedm.org)

- **Liberty University, Section 1**
  [http://sedm.org/LibertyU/LibertyU.htm](http://sedm.org/LibertyU/LibertyU.htm)

- **SEDM Forms Page, Form #12.014**
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
Disclaimer

- Information appearing in this presentation is educational in nature.
- Everything presented is based on:
  - Thousands of hours of scriptural and legal research
  - Review and use of the resulting research by the over 1 Million people who have visited and are currently using the [SEDM Website](http://sedm.org) and [Family Guardian Website](http://familyguardian.org)
  - Continuous feedback from our many readers that have improved the quality of the information over time.
- If you find anything inaccurate in this presentation, our [Member Agreement, Form #01.001](http://sedm.org/MemberAgreement.html) makes it a DUTY of all members to promptly bring the error to our immediate attention with supporting evidence so that we may continually improve our materials. Your evidence must be completely consistent with our presentation below:
  
  *Reasonable Belief About Income Tax Liability*, Form #05.007
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  DIRECT LINK: [http://sedm.org/Forms/05-MemLaw/ReasonableBelief.pdf](http://sedm.org/Forms/05-MemLaw/ReasonableBelief.pdf)
- The application of this information to your specific legal circumstances is exclusively your choice and responsibility.
- The information presented is copyrighted and subject to the copyright restrictions found at: [http://sedm.org/footer/disclaimer/](http://sedm.org/footer/disclaimer/)
## Course Outline

1. What is “property”?
2. Do you live in the “United States”?  
3. Are you a “U.S. citizen”?  
4. Are you a “resident”?  
5. Is the “United States” a government?  
6. Are you a “taxpayer” under federal law?  
7. Are you an “employee” under federal law?  
8. Are Federal Reserve Notes (FRN) money?  
9. Do you think you are subject to federal law as a human being domiciled in a state of the Union?  
10. Do you think federal law allows you to participate in Social Security?  
11. Do you think that you are eligible for a “license”?  
12. Things are Not as they Appear
<table>
<thead>
<tr>
<th></th>
<th>Course Outline (cont.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>13.</td>
<td>We have Answers!</td>
</tr>
<tr>
<td>14.</td>
<td>The Way Things REALLY are</td>
</tr>
<tr>
<td>15.</td>
<td>Slavery Through Deception</td>
</tr>
<tr>
<td>16.</td>
<td>The Bible is a Trust Indenture</td>
</tr>
<tr>
<td>17.</td>
<td><strong>De Facto Government</strong> is a <strong>State Sponsored Satanic Religion</strong></td>
</tr>
<tr>
<td>18.</td>
<td>Why the government doesn’t want you to know what we teach</td>
</tr>
<tr>
<td>19.</td>
<td>Ministry background</td>
</tr>
<tr>
<td>20.</td>
<td>Ministry Materials and Services</td>
</tr>
<tr>
<td>21.</td>
<td>Get Free and Restore Your Sovereignty!</td>
</tr>
<tr>
<td>22.</td>
<td>Limitations Upon Our Ministry</td>
</tr>
<tr>
<td>23.</td>
<td>Rebutted False Arguments Against This Ministry</td>
</tr>
<tr>
<td>24.</td>
<td>Our Relationship to <strong>Family Guardian Fellowship</strong></td>
</tr>
<tr>
<td>25.</td>
<td>Getting Connected</td>
</tr>
</tbody>
</table>
Introduction

- It may seem strange to begin a course in ministry with a definition of “property”
- It isn’t really because religious law and property are as related to each other as is civil law and property.
- In fact
  - Three of the Ten Commandments address the private ownership of property:
    » “Thou shalt not murder” (one’s life is one’s property);
    » “Thou shalt not steal”; and
    » “Thou shalt not covet thy neighbor’s property.”
    What could be plainer?
  - The Bible identifies THE ENTIRE EARTH and everything and everyone on it as God’s property under our temporary stewardship and control as believers and His “trustees”
    “Indeed heaven and the highest heavens belong to the Lord your God, also the earth with all that is in it.”
    [Deuteronomy 10:14, Bible, NKJV]
- And so let us begin...
Legal Definition of “property”?

• Definition:

Property. That which is peculiar or proper to any person; that which belongs exclusively to one. In the strict legal sense, an aggregate of rights which are guaranteed and protected by the government. Fulton Light, Heat & Power Co. v. State, 65 Misc.Rep. 263, 121 N.Y.S. 536. The term is said to extend to every species of valuable right and interest. More specifically, ownership; the unrestricted and exclusive right to a thing; the right to dispose of a thing in every legal way, to possess it, to use it, and to exclude every one else from interfering with it. That dominion or indefinite right of use or disposition which one may lawfully exercise over particular things or subjects. The exclusive right of possessing, enjoying, and disposing of a thing. The highest right a man can have to anything; being used to refer to that right which one has to lands or tenements, goods or chattels, which no way depends on another man's courtesy.

The word is also commonly used to denote everything which is the subject of ownership, corporeal or incorporeal, tangible or intangible, visible or invisible, real or personal, everything that has an exchangeable value or which goes to make up wealth or estate. It extends to every species of valuable right and interest, and includes real and personal property, easements, franchises, and incorporeal heriditaments, and includes every invasion of one's property rights by actionable wrong. Labberton v. General Cas. Co. of America, 53 Wash.2d 180, 332 P.2d 250, 252, 254.

Property embraces everything which is or may be the subject of ownership, whether a legal ownership, or whether beneficial, or a private ownership. Davis v. Davis. Tex.Civ-App., 495 S.W.2d 607. 611. Term includes not only ownership and possession but also the right of use and enjoyment for lawful purposes. Hoffmann v. Kinealy, Mo., 389 S.W.2d 745, 752.

Property, within constitutional protection, denotes group of rights inhering in citizen's relation to physical thing, as right to possess, use and dispose of it. Cereghino v. State By and Through State Highway Commission, 230 Or. 439, 370 P.2d 694, 697.

The essence of ownership is the “right to exclude”

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

[Nollan v. California Coastal Comm'n, 483 U.S. 825 (1987)]

“In this case, we hold that the "right to exclude," so universally held to be a fundamental element of the property right,[11] falls within this category of interests that the Government cannot take without compensation.”

[Kaiser Aetna v. United States, 444 U.S. 164 (1979)]

Chief Characteristics of “Property”

- That which belongs exclusively to one
- Term “property” extends to every species of valuable right and interest
- Property includes everything which is or could be the subject of ownership
- Even RIGHTS protected by the Constitution are property
- Includes:
  - RIGHT to control use of it by others
  - RIGHT to exclude everyone else from benefitting from its use in any way
  - RIGHT to penalize others for unauthorized use
- Use and control over your property in no way depends on another’s discretion or courtesy
- You can give your property rights away WITHOUT EVEN REALIZING IT. . .
“Property” = “pursuit of Happiness”

• In the Declaration of Independence the word “Happiness” in the phrase “Life, Liberty, and pursuit of Happiness” has been equated by the U.S. Supreme Court as the RIGHT TO OWN PROPERTY.

  “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."

  [Declaration of Independence]

• Any government that interferes or intends to interfere with the protection of PRIVATE rights and PRIVATE property therefore has the EXPRESS and/or IMPLIED goal of MALICIOUSLY making you:

  —UNHAPPY!
“Property” = “pursuit of Happiness”

- **Fourteenth Amendment, Section 1**:  
  - “nor shall any State deprive any person of life, liberty, **or property**, without due process of law;”
- Meaning of “life, liberty, or property” in the above:

  “The provision [Fourteenth Amendment, Section 1], it is to be observed, places property under the same protection as life and liberty. Except by due process of law, no State can deprive any person of either. **The provision has been supposed to secure to every individual the essential conditions for the pursuit of happiness;** and for that reason has not been heretofore, and should never be, construed in any narrow or restricted sense.”  
  
  [Munn v. Illinois, 94 U.S. 113 (1876)]
PragerU on “Unhappiness”

- The following video shows HOW government deprives you of happiness, which is using what Dennis Prager calls “benefits” or “entitlements”.

https://youtu.be/xxmORnnP3WI
**PragerU on “Unhappiness”**

- What PragerU calls government “benefits” and “entitlements” are actually synonyms for FRANCHISES, which we cover in the following:
  - *The Government “Benefits” Scam*, Form #05.040
    [https://sedm.org/Forms/FormIndex.htm](https://sedm.org/Forms/FormIndex.htm)
  - *Government Franchises Course*, Form #12.012
    [https://sedm.org/Forms/FormIndex.htm](https://sedm.org/Forms/FormIndex.htm)
  - *Government Instituted Slavery Using Franchises*, Form #05.030
    [https://sedm.org/Forms/FormIndex.htm](https://sedm.org/Forms/FormIndex.htm)

- Additional proof that government franchises cause unhappiness are the following:
  - *Socialism Makes People Selfish*, PragerU
    [https://youtu.be/l3GfCmbPDN0](https://youtu.be/l3GfCmbPDN0)
  - *Supreme Court Justice Antonin Scalia on Whether Socialism is Conducive to Christian Public Good*
    [https://youtu.be/fkChru9L3xA](https://youtu.be/fkChru9L3xA)
How You Give Away Your Property and Rights

- Contracting them away in writing to a PRIVATE (not government) third party in exchange for a PRIVILEGE. You can’t lawfully contract rights away in relation to a REAL, de jure government (inalienable, Form #12.038).
- Accepting a government “benefit”, which is property that ALWAYS has legal strings attached:

  "...Congress has frequently employed the Spending Power to further broad policy objectives... by conditioning receipt of federal moneys upon compliance by the recipient... with federal statutory and administrative directives. This Court has repeatedly upheld... against constitutional challenge... the use of this technique to induce governments and private parties to cooperate voluntarily with federal policy."

  [Fullilove v. Klotznick, 448 U.S. 448, at 474 (1990)]

- Accepting temporary custody of government property, such as a Social Security Card which is GOVERNMENT property with strings attached. See 20 C.F.R. §422.103(d) and the BACK of the SS card.

  “The rich rules over the poor, And the borrower is servant to the lender.”

  [Prov. 22:7, Bible, NKJV]

- Implied consent through inaction or acquiescence.

  “SUB SILENTIO. Under silence; without any notice being taken. Passing a thing sub silentio may be evidence of consent”


- Being intimidated or exploited or extorted by lawyers because of legal ignorance.

  "My people are destroyed for lack of knowledge..!“

  [Hosea 4:6, Bible, NKJV]
How You Give Away
Your Property and Rights

• Maxims of common law that apply:
  (From Bouvier’s Maxims of Law, 1856, SOURCE:
  – Cujus est commodum ejus debet esse incommodum.
    He who receives the benefit should also bear the disadvantage.
  – Que sentit commodum, sentire debet et onus.
    He who derives a benefit from a thing, ought to feel the disadvantages attending it. 2 Bouv. Inst. n. 1433.
  – Invito beneficium non datur.
    No one is obliged to accept a benefit against his consent. Dig. 50, 17, 69. But if he does not dissent he will be considered as assenting. Vide Assent.
  – Privatum incommodum publico bono peusatur.
    Private inconvenience is made up for by public benefit.
  – Quilibet potest renunciare juri pro se inducto.
    Any one may renounce a law introduced for his own benefit. To this rule there are some exceptions. See 1 Bouv. Inst. n. 83.

• If you want MORE examples of how you voluntarily give away your rights, often without even knowing it, see:
  Requirement for Consent, Form #05.003
  FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
  DIRECT LINK: http://sedm.org/Forms/05-MemLaw/Consent.pdf
REAL Ownership

• Real possession and ownership of your property, your rights, your body (life), your land, buildings, objects, and so forth, depend on NO ONE’S courtesy or patronage or whim (unless you turn your rights in for CIVIL STATUTORY privileges (Form #05.037), which this course will help you avoid)

• FUNDAMENTAL PRINCIPLES OF PROPERTY AND OWNERSHIP:
  – Ownership implies the right to EXCLUDE or take away from ANYONE and EVERYONE.
  – When your ownership transmutes from ABSOLUTE to QUALIFIED, you LOSE the right to take it away and need permission from the other SHARED owners to do so.
  – If you want to know if government is the owner, look at when and how they take it away against your will or without your consent (Form #05.003).
  – The CREATOR of the thing is always the OWNER. See: Hierarchy of Sovereignty: The Power to Create is the Power to Tax, Family Guardian Fellowship https://famguardian.org/Subjects/Taxes/Remedies/PowerToCreate.htm

• More at:
  – Ownership and Property-Larken Rose https://sedm.org/ownership-and-property/
REAL Ownership

• QUESTION: DO YOU OWN:
  – YOUR BODY (self-ownership)? If God Created you in His image, can Caesar destroy you without your consent? Jer. 1:5.
  – YOUR OWN LABOR? (are you a SLAVE?). The Thirteenth Amendment applies EVERYWHERE IN THE COUNTRY, INCLUDING federal territory, and it outlawed “involuntary servitude”.
  – YOUR LAND AND THE BUILDINGS ON THEM? If God created the Heavens and the Earth and owns it all and has outlived EVERY government on Earth, how can ANY government be the lawful owner? Neh. 9:6, Deut. 10:14.
  – YOUR MARRIAGE? (Family Court). If God created and “ordained” it, can Caesar destroy it? See Form #11.108.
  – YOUR CHILDREN? (Child Protective Services). If God created them and appointed parents ONLY as their steward (Exodus 20:12), can government take them away without your consent (Form #05.003)?

• ANSWER: Not if someone can charge you a fee or a tax on your property or if they can impose DUTIES on you in relation to the use of your own property that you aren’t hurting others with!
  – A “property tax” means the government is the REAL owner and you pay ‘rent’ to live on THEIR property. You are a mere tenant with qualified rather than absolute ownership.
  – If you don’t pay the tax, the de facto government owners CLAIM the right to take the property from you because, as stated earlier, the word property implies the right to exclude non-owners (you, for example, who have equitable rather than legal title) from the use or enjoyment of the property
  – Involuntary servitude was outlawed by the Thirteenth Amendment so you must have volunteered. Do you know WHEN and HOW you did that?
"Freedom is the Right to Choose, the Right to create for oneself the alternatives of Choice. Without the possibility of Choice, and the exercise of Choice, a man is not a man but a member, an instrument, a thing [of a larger collective]."

[Thomas Jefferson]

"The true foundation of republican government is the equal right of every citizen in his person and property and in their management."

[Thomas Jefferson to Samuel Kercheval, 1816. ME 15:36 ]

"Nothing is ours, which another may deprive us of."

[Thomas Jefferson to Maria Cosway, 1786. ME 5:440 ]

"He who is permitted by law to have no property of his own can with difficulty conceive that property is founded in anything but force."

[Thomas Jefferson to Edward Bancroft, 1788. ME 19:41 ]
DON’T BELIEVE US?

• This is who YOUR PUBLIC SERVANTS think the owner of YOUR property is. This document was the basis for outlawing REAL money:

"The ultimate ownership of all property is in the State; individual so-called "ownership" is only by virtue of Government, i.e., law, amounting to mere user; and use must be in accordance with law and subordinate to the necessities of the State."

[Senate Document #43, Senate Resolution No. 62, p. 9, paragraph 2, 1933
SOURCE: http://www.famguardian.org/Subjects/MoneyBanking/History/SenateDoc43.pdf]

• The above document was enacted after socialist FDR took office and THIS was his real agenda

• If they say it’s “YOUR SOCIAL SECURITY NUMBER” (Form #05.012), doesn’t that mean you have a right to use it to control THEM and place conditions on its use and especially COMMERCIAL use? Why aren’t you doing this to protect yourself from their GREED and covetousness?
“But,” you might ask:

“. . .how can that be? If I paid for the land, how does the government get to be the owner?”

Or...

“If God gave me my rights, how can a government take them away?”

“How can I give away an Unalienable right, even WITH my consent?”

If those questions haunt you, AND THEY SHOULD, then you will benefit from this course. Would you like to know more?

You will learn about modern day property ownership where...

- The government is the actual legal owner
- You are actually the equitable owner
- “Trust deeds” place the real property into a trust
- You are the beneficiary of the trust
- The government is the trustee or owner holding legal title

Bet you didn’t know all THAT!

How could something that seems so simple, like ownership of property, actually be so complex and confusing about who owns what (and who gets to dictate the terms of use, and who gets to enjoy the property and under what conditions)?

The answers to those and other questions are the central focus of this course.
Course Goal

- To answer the questions about who actually owns, controls and enjoys property that you think is strictly your own (including your God-given rights)...
  - You must read and understand the definitions in the law
  - You have to consider your citizenship status in America based on those definitions...
  - You must understand that citizenship in America is widely misunderstood

- You may think that you are, and everyone else is, a “U.S. citizen”, and that you all live in the land of the free known as the “United States”. And it is this actually very nice thought that is at the basis of the loss of rights and other property.

- In this course, using the law itself (which includes the Declaration of Independence and the U.S. Constitution, as well as law created by legislatures) and relevant rulings by the Supreme Court...you may be surprised to discover that:
  - You are not, or at least not born as, a statutory “U.S. Citizen”
  - You may not live in the “United States”

- Here is why...
Do You Live in the “United States”?  

- There are THREE GEOGRAPHICAL “United States”, according to the U.S. Supreme Court:
  
  "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. [Abbreviated "United States*" in our materials]

  2. It may designate the territory over which the sovereignty of the United States extends, or [Abbreviated "United States***" or "federal United States" or "federal zone" in our materials]

  3. It may be the collective name of the states which are united by and under the Constitution. “[Abbreviated "United States***" in our materials]”


- In addition, there is also a LEGAL FICTION ”person” (Form #05.042) called ”United States” which is a federal corporation per 28 U.S.C. §3002(15)(A). We call this ”United States****” or ”United States4” on our website.

- Do YOU know which one they mean on government forms and government issued ID? They can only mean ONE of the FOUR! See:

  Geographical Definitions and Conventions, Form #11.215
  https://sedm.org/SampleLetters/DefinitionsAndConventions.htm
The FOUR “**United States**”

- Context 4 below is the context for most federal law, including the Internal Revenue Code. See:

  *Non-Resident Non-Person Position*, Form #05.020, Sections 4 and 5.4
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

<table>
<thead>
<tr>
<th>#</th>
<th>Abbreviation</th>
<th>Type</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>United States*</td>
<td>Geographical</td>
<td>Country United States</td>
</tr>
<tr>
<td>2</td>
<td>United States**</td>
<td>Geographical</td>
<td>Federal territory</td>
</tr>
<tr>
<td>3</td>
<td>United States***</td>
<td>Geographical</td>
<td>States of the Union</td>
</tr>
<tr>
<td>4</td>
<td>United States****</td>
<td>Legal person</td>
<td>Government of the United States</td>
</tr>
</tbody>
</table>
Do You Live in the “United States”?

• If they mean United States**** the legal person and corporation, then being ”in” THAT ”United States” means to be LEGALLY in and not PHYSICALLY in, which is another way of saying you are a statutory EMPLOYEE or PUBLIC OFFICER by contract.

• The one they mean on government forms and government ID is Definitions 2 (United States**) or 4 (United States****) above.
  – This area EXCLUDES constitutional states of the Union.
  – Did YOU know your identity is being legally kidnapped and transported to a place not protected by the Constitution without your consent or even your knowledge? This is being maliciously done by abusing presumption, ”words of art”, and selective enforcement.

• Below is an example from the U.S. Supreme Court proving that stockholders of corporations (Form #05.024) are public officers. Today, those stockholders are people using fiat currency, which is a debt instrument rather than real money, as we prove in The Money Scam, Form #05.041:
Are you LEGALLY but not PHYSICALLY within “United States” the corporation?

If the Bank be constituted a public office, by the connexion between it and the government, it cannot be the mere legal franchise in which the office is vested; the individual stockholders must be the officers. Their character is not merged in the charter. This is the strong point of the Mayor and Commonalty v. Wood, upon which this Court ground their decision in the Bank v. Deveaux, and from which they say, that cause could not be distinguished. Thus, aliens may become public officers, and public duties are confided to those who owe no allegiance to the government, and who are even beyond its territorial limits.

With the privileges and perquisites of office, all individuals holding offices, ought to be subject to the disabilities of office. But if the Bank be a public office, and the individual stockholders public officers, this principle does not have a fair and just operation. The disabilities of office do not attach to the stockholders; for we find them every where holding public offices, even in the national Legislature, from which, if they be public officers, they are excluded by the constitution in express terms.

If the Bank be a public institution of such character as to be justly assimilated to the mint and the post office, then its charter may be amended, altered, or even abolished, at the discretion of the National Legislature. All public offices are created [22 U.S. 738, 775] purely for public purposes, and may, at any time, be modified in such manner as the public interest may require. Public corporations partake of the same character. So it is distinctly adjudged in Dartmouth College v. Woodward. In this point, each Judge who delivered an opinion concurred. By one of the Judges it is said, that public corporations are generally esteemed such as exist for public political purposes only, such as towns, cities, parishes and counties; and in many respects they are so, although they involve some private interests; but, strictly speaking, public corporations are such only as are founded by the government for public purposes, where the whole interest belongs also to the government. If, therefore, the foundation be private, though under the charter of the government, the corporation is private, however extensive the uses may be to which it is devoted, either by the bounty of the founder, or the nature and objects of the institution. For instance, a bank, created by the government for its own uses, whose stock is exclusively owned by the government, is, in the strictest sense, a public corporation. So, a hospital created and endowed by the government for general charity. But a bank, whose stock is owned by private persons, is a private corporation, although it is erected by the government, and its objects and operations partake of a public nature. The same doctrine may be affirmed of insurance, canal, bridge, and turnpike companies. In all these cases, the uses may, in a certain sense, be called public, but the corporations are private; as much [22 U.S. 738, 776] so, indeed, as if the franchises were vested in a single person.[ . . .]

Do You Live in the “United States”?  

• Knowing WHICH “United States” (Form #10.011, Section 1) you are “within” is critical information that can make all the difference in the world to whether or not you, or the government, owns or controls your property, including your rights.

• Do YOU know:
  – If you are a public officer representing a federal corporation and legal person who is LEGALLY but not PHYSICALLY within the ”United States” corporation (Form #05.024)?
  – WHICH “United States” that?:
    » You are domiciled or resident within (which is DIFFERENT from ”living in”)
    » You are a ”citizen” of
    » Your land is physically OR LEGALLY situated within
    » You are physically standing within at any given time...

• If you DON’T know the answer to the above, you are GUARANTEED to be a victim of criminal identity theft and a cage is reserved for you on the Federal Plantation!

  Government Identity Theft, Form #05.046
<table>
<thead>
<tr>
<th>Question</th>
<th>Analysis</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is the light bulb on yet?</td>
<td></td>
</tr>
<tr>
<td>Are you MAD yet? You should be.</td>
<td></td>
</tr>
<tr>
<td>They don’t teach this stuff in the GOVERNMENT/public school because they want to graduate what the Soviets called “Useful Idiots” who do what they are told by people who are supposed to be serving them but instead are controlling them.</td>
<td></td>
</tr>
<tr>
<td>How does it feel to be a “Useful Idiot” for socialist tyrants (Form #05.016)?</td>
<td></td>
</tr>
</tbody>
</table>

**You’ve been deceived, folks!**
Do You Live in the “United States”? 

- According to the Internal Revenue Code, you may NOT. The I.R.C. defines the “United States” as follows: 

  TITLE 26 > Subtitle F > CHAPTER 79 > Sec. 7701. [Internal Revenue Code] 
  Sec. 7701. - Definitions 
  (a) When used in this title, where not otherwise distinctly expressed or manifestly incompatible with the intent thereof—

  (9) United States 
  The term "United States" when used in a geographical sense includes only the States and the District of Columbia.

  (10) State 
  The term "State" shall be construed to include the District of Columbia, where such construction is necessary to carry out provisions of this title.

- The term “the States” refers to the following 

  TITLE 4 - FLAG AND SEAL, SEAT OF GOVERNMENT, AND THE STATES 
  CHAPTER 4 - THE STATES 
  Sec. 110. Same; definitions 

  (d) The term "State" includes any Territory or possession of the United States.

- So “United States” and “State” means federal territory and no part of any Constitutional state of the Union IN A GEOGRAPHIC SENSE, but sometimes they mean the GOVERNMENT sense instead.
Do You Live in the “United States”?

"Territories' or 'territory' as including 'state' or 'states." While the term 'territories of the' United States may, under certain circumstances, include the states of the Union, as used in the federal Constitution and in ordinary acts of congress "territory" does not include a foreign state.

"As used in this title, the term 'territories' generally refers to the political subdivisions created by congress, and not within the boundaries of any of the several states."

[86 C.J.S. [Corpus, Juris, Secundum, Legal Encyclopedia], Territories]

- If you want to see this amazing information for yourself, visit: Legal Information Institute, U.S. Code http://www.law.cornell.edu/uscode/
- It is a rule of statutory construction and interpretation that:
  - When a definition is provided in the code, that definition SUPERSEDES RATHER THAN ENLARGES the ordinary meaning of a word:

"When a statute includes an explicit definition, we must follow that definition, even if it varies from that term's ordinary meaning. Meese v. Keene, 481 U.S. 465, 484-485 (1987) ("It is axiomatic that the statutory definition of the term excludes unstated meanings of that term"); Colautti v. Franklin, 439 U.S. at 392-393, n. 10 ("As a rule, `a definition which declares what a term "means" . . . excludes any meaning that is not stated'"); Western Union Telegraph Co. v. Lenroot, 323 U.S. 490, 502 (1945); Fox v. Standard Oil Co. of N.J., 294 U.S. 87, 95-96 (1935) (Cardozo, J.); see also 2A N. Singer, Sutherland on Statutes and Statutory Construction § 47.07, p. 152, and n. 10 (5th ed. 1992) (collecting cases). That is to say, the statute, read "as a whole," post at 998 [530 U.S. 943] (THOMAS, J., dissenting), leads the reader to a definition. That definition does not include the Attorney General's restriction -- "the child up to the head." Its words, "substantial portion," indicate the contrary."

[Stenberg v. Carhart, 530 U.S. 914 (2000)]
Do You Live in the “United States”?  

What is NOT EXPRESSLY included in the definition of words MUST be presumed to be PURPOSEFULLY EXCLUDED

“Expressio unius est exclusio alterius. A maxim of statutory interpretation meaning that the expression of one thing is the exclusion of another. Burgin v. Forbes, 293 Ky. 456, 169 S.W.2d 321, 325; Newblock v. Bowles, 170 Okl. 487, 40 P.2d 1097, 1100. Mention of one thing implies exclusion of another. When certain persons or things are specified in a law, contract, or will, an intention to exclude all others from its operation may be inferred. Under this maxim, if statute specifies one exception to a general rule or assumes to specify the effects of a certain provision, other exceptions or effects are excluded.”


• Public servants are unlawfully abusing “word games” and presumption in order to:
  – DECEIVE and STEAL FROM rather than REALLY protect you
  – Kidnap your legal identity and transport it to a place not protected by the constitution. See 26 U.S.C. §7701(a)(39) and 7408(d). Form #05.046.
  – Unlawfully enlarge their very limited jurisdiction
  – Destroy equal protection and the separation of powers that are the foundation of the United States Constitution and replace them with privileges, franchises and unconstitutional “titles of nobility”. Form #05.030.
  – Conduct a conspiracy to destroy your constitutional rights in violation of 18 U.S.C. §242. They protect this conspiracy by PRETENDING they don’t know these things. This preserves “plausible deniability” so they can PRETEND like they aren’t CRIMINALS. But IGNORANCE OF THE LAW IS NO EXCUSE!
Do You Live in the “United States”?

- THEFT by **PRESUMPTION** and OMISSION (in invoking the CORRECT definition) is a violation of the Constitution:
  
  “The power to create presumptions is not a means of escape from constitutional restrictions.”


- For further details see:
  - **Non-Resident Non-Person Position**, Form #05.020, Section 4: Meaning of the United States
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  - **Geographical Definitions and Conventions**, Form #11.215
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  - **Citizenship Status v. Tax Status**, Form #10.011
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  - **An Investigation Into the Meaning of “United States”**
  - **Legal Deception, Propaganda, and Fraud**, Form #05.014
    FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
    DIRECT LINK: [http://sedm.org/Forms/05-MemLaw/LegalDecPropFraud.pdf](http://sedm.org/Forms/05-MemLaw/LegalDecPropFraud.pdf)
Are You a “U.S. citizen”?

• Just as there are THREE GEOGRAPHICAL “United States”, there must also be THREE types of GEOGRAPHICAL “U.S. citizens”.

• Do YOU know WHICH of the three GEOGRAPHICAL “United States” you are a “citizen” of?
  – The government can only mean ONE of the three.
  – If they try to make you believe they are all equivalent, they are trying to STEAL from you using a logical fallacy called “equivocation”. See Form #05.014.

• The one they mean in the Internal Revenue Code:
  – Is NOT a CONSTITUTIONAL Citizen mentioned in the Fourteenth Amendment
  – Is the type of STATUTORY “U.S. Citizen” defined INSTEAD by 26 C.F.R. §1.1-1(c).
  – Because this type of STATUTORY citizen is created and defined by Congress rather than the Constitution, it must be domiciled (Form #05.002) on federal territory that is no part of any state of the Union. Is that where you are domiciled?
Are You a “U.S. citizen”?

- Is NOT protected by the U.S. Constitution

“Indeed, the practical interpretation put by Congress upon the Constitution has been long continued and uniform to the effect [182 U.S. 244, 279] that the Constitution is applicable to territories acquired by purchase or conquest, only when and so far as Congress shall so direct. Notwithstanding its duty to 'guarantee to every state in this Union a republican form of government' (art. 4, 4), by which we understand, according to the definition of Webster, 'a government in which the supreme power resides in the whole body of the people, and is exercised by representatives elected by them,' Congress did not hesitate, in the original organization of the territories of Louisiana, Florida, the Northwest Territory, and its subdivisions of Ohio, Indiana, Michigan, Illinois, and Wisconsin and still more recently in the case of Alaska, to establish a form of government bearing a much greater analogy to a British Crown colony than a republican state of America...”

[Downes v. Bidwell, 182 U.S. 244 (1901)]

- We’ve shown you what the de facto “government” (Form #05.043) thinks you are, and we know that is NOT what you REALLY are.
The Court today holds that the Citizenship Clause of the Fourteenth Amendment has no application to Bellei [an 8 U.S.C. §1401 STATUTORY citizen]. The Court first notes that Afroyim was essentially a case construing the Citizenship Clause of the Fourteenth Amendment. Since the Citizenship Clause declares that: 'All persons born or naturalized in the United States *** are citizens of the United States ***.', the Court reasons that the protections against involuntary expatriation declared in Afroyim do not protect all American citizens, but only those 'born or naturalized in the United States.' Afroyim, the argument runs, was naturalized in this country so he was protected by the Citizenship Clause, but Bellei, since he acquired his American citizenship at birth in Italy as a foreignborn child of an American citizen, was neither born nor naturalized in the United States and, hence, falls outside the scope of the Fourteenth Amendment guarantees declared in Afroyim. One could hardly call this a generous reading of the great purposes the Fourteenth Amendment was adopted to bring about. While conceding that Bellei is an American citizen, the majority states: 'He simply is not a Fourteenth-Amendment-first-sentence citizen.' Therefore, the majority reasons, the congressional revocation of his citizenship is not barred by the Constitution. I cannot accept the Court's conclusion that the Fourteenth Amendment protects the citizenship of some Americans and not others.

[...] The Court today puts aside the Fourteenth Amendment as a standard by which to measure congressional action with respect to citizenship, and substitutes in its place the majority's own vague notions of 'fairness.' The majority takes a new step with the recurring theme that the test of constitutionality is the Court's own view of what is 'fair, reasonable, and right.' Despite the concession that Bellei was admittedly an American citizen, and despite the holding in Afroyim that the Fourteenth Amendment has put citizenship, once conferred, beyond the power of Congress to revoke, the majority today upholds the revocation of Bellei's citizenship on the ground that the congressional action was not 'irrational or arbitrary or unfair.' The majority applies the 'shock-the-conscience' test to uphold, rather than strike, a federal statute. It is a dangerous concept of constitutional law that allows the majority to conclude that, because it cannot say the statute is 'irrational or arbitrary or unfair,' the statute must be constitutional.

[...] Since the Court this Term has already downgraded citizens receiving public welfare, Wyman v. James, 400 U.S. 309, 91 S.Ct. 381, 27 L.Ed.2d. 408 (1971), and citizens having the misfortune to be illegitimate, Labine v. Vincent, 401 U.S. 532, 91 S.Ct. 1917, 28 L.Ed.2d. 288, I suppose today's decision downgrading citizens born outside the United States should have been expected. Once again, as in James and Labine, the Court's opinion makes evident that its holding is contrary to earlier decisions. Concededly, petitioner was a citizen at birth, not by constitutional right, but only through operation of a federal statute.

[Rogers v. Bellei, 401 U.S. 815 (1971)]
Are You a “U.S. citizen”?

- How does it feel to have your legal identity **KIDNAPPED (Form #05.046)** through self serving **PRESUMPTIONS** facilitated by your own ignorance of the laws we showed you and transported to a **foreign jurisdiction (Form #05018)** with no natural or constitutional rights?

- Isn’t kidnapping an act of **international terrorism**? (see **18 U.S.C. §2332B(1)(B)**)

- Where is the **Department of Homeland Security (DHS)** when you REALLY need them?

- For more information on this SCAM, see:
  - *Citizenship Status v. Tax Status*, Form #10.011 [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  - *Citizenship Diagrams*, Form #10.010 [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  - *Geographical Definitions and Conventions*, Form #11.215 [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  - *Why You are a “national”, “state national”, and Constitutional but not Statutory Citizen*, Form #05.006-detailed study
    FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
    DIRECT LINK: [http://sedm.org/Forms/05-MemLaw/WhyANational.pdf](http://sedm.org/Forms/05-MemLaw/WhyANational.pdf)
  - **You’re Not a STATUTORY “citizen” under the Internal Revenue Code**-Family Guardian Fellowship
Are You a “resident”?

- Just as there are three definitions of “United States” and as a result three types of “citizens”, other common words also have different meanings. For instance, the word “resident”

- All “residents” within federal law:
  - Are statutory “aliens”.
  - Maintain a domicile and physical presence on federal territory not protected by the Constitution

- Definition of a “resident” used by the Founding Fathers:
  “Residents, as distinguished from citizens, are aliens who are permitted to take up a permanent abode in the country. Being bound to the society by reason of their dwelling in it, they are subject to its laws so long as they remain there, and, being protected by it, they must defend it, although they do not enjoy all the rights of citizens. They have only certain privileges which the law, or custom, gives them. Permanent residents are those who have been given the right of perpetual residence. They are a sort of citizen of a less privileged character, and are subject to the society without enjoying all its advantages. Their children succeed to their status; for the right of perpetual residence given them by the State passes to their children.”
  [The Law of Nations, Vattel, Book 1, Chapter 19, Section 213, p. 87]

- For example, the Internal Revenue Code and the Social Security Act
  - Define “residents” as ALIENS (26 U.S.C. §7701(b)(1)(A))…AND
  - Presume the alien has a domicile and physical presence on federal territory not protected by the Constitution
Are You a “resident”?  

**QUESTIONS:**

- Are you an “alien”? If you aren’t, then you aren’t a “resident”
- Do you have a **domicile** on **federal territory**? If not, then you have been committing FRAUD and CRIME for most of your life to complete IRS Form 1040, which is only for ALIENS. Even the statutory “U.S. citizen” who is the subject of the form is an “alien” under a tax treaty with a foreign country per 26 U.S.C. §911 and 26 C.F.R. §1.1441-1(c)(3). **NOWHERE** in the I.R.C. is the term “**individual**” EVER defined to include a “citizen” of any kind, and if it AIN’T in the definition, then the rules of statutory construction **FORBID** you presume they are included.
- Did you know that the I.R.S. treats all “residents” as CONSTITUTIONAL aliens (foreign nationals) or federal contractors engaged in a **public office franchise within the government**? Are YOU a federal contractor under a franchise and do you occupy a public office in the U.S. government? If not, you are committing a CRIME (18 U.S.C. §912) to file a resident tax form such as IRS Form 1040. See 26 U.S.C. §7206 and 7207.

**For further details, see:**

- **You’re Not a STATUTORY “resident” under the Internal Revenue Code**- Family Guardian Fellowship  
- **Non-Resident Non-Person Position**, Form #05.020  
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)  
Is the “United States” a Government?

• Did you know that in 1871, the District of Columbia was set up by Congress to be a **PRIVATE CORPORATION (Form #05.024)**? THAT is the “United States” that federal law talks about, and not a “government”. See:
  
  16 Stat. 419-429: District of Columbia Organic Act of 1871, Exhibit #08.008
  
  EXHIBITS PAGE: [http://sedm.org/Exhibits/ExhibitIndex.htm](http://sedm.org/Exhibits/ExhibitIndex.htm)
  DIRECT LINK: [http://sedm.org/Exhibits/EX08.008.pdf](http://sedm.org/Exhibits/EX08.008.pdf)

• Did you know that Congress defines the “United States” as a **FEDERAL CORPORATION**? See 28 U.S.C. §3002(15)(A).

• How can you be a “citizen” of a company? You can’t be.

• The only relationship you can have to a corporation is as a “customer” or “employee”. WHICH one are you?

• IRS forms refer to you as a “customer” and NOT a “citizen”. This ought to be a clue that it’s not a government. See:
  

• The IRS refers to itself as “The Service”.
  
  – Question: WHOM do they “serve”?
  – Answer: CUSTOMERS!

Did YOU volunteer to become a “customer”, and if so HOW?

22APR2014

Ministry Introduction, Copyright Sovereignty Education and Defense Ministry (SEDM) [http://sedm.org](http://sedm.org)
<table>
<thead>
<tr>
<th>QUESTION</th>
<th>What is the difference between a private corporation and a REAL government (Form #05.043)?</th>
</tr>
</thead>
<tbody>
<tr>
<td>ANSWER</td>
<td>Corporations sell you products, but governments don’t. What they are required to do is protect private rights and private property and provide equal protection (Form #05.033) to all.</td>
</tr>
<tr>
<td></td>
<td>How do you pay for the protection? Through taxes.</td>
</tr>
<tr>
<td></td>
<td>A government that won’t recognize or protect private rights or private property is NOT a government, but a private corporation.</td>
</tr>
<tr>
<td></td>
<td>As we have said earlier, you have no private property or private rights (Form #10.002) if you are a STATUTORY “U.S. citizen” or “resident” under federal law because everything that happens on federal territory is federal property.</td>
</tr>
<tr>
<td></td>
<td>Is the United States a Government? The answer is NO!</td>
</tr>
<tr>
<td></td>
<td>According to Congress, the United States is a federal corporation. Therefore it can’t be a government as conceived by the founders under the Constitution. Why? Because during the Constitutional debates, the founders rejected a corporate government.</td>
</tr>
</tbody>
</table>
Is the “United States” a “Government”?  

- Remember. There are only TWO types of governments
  - Government by consent. Also called “de jure” government. This type of government rules through and derives all its authority from the “consent of the governed”, as the Declaration of Independence so states . . . OR
  - Terrorist government. Also called “de facto” (Form #05.043) government. This type of government rules by force, fraud, or duress.

- Which of the above two types of governments do you think we have now? See also:
  - Overview of America, Form #12.011
    https://sedm.org/liberty-university/liberty-university-9-5-overview-of-america/
  - The Story of Your Enslavement, Stefan Molyneux
    https://sedm.org/media/the-story-of-your-enslavement/

- For exhaustive proof justifying the above, see:
  - Government Corruption, Form #11.401
    http://sedm.org/home/government-corruption/
  - De Facto Government Scam, Form #05.043
    FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
    DIRECT LINK: http://sedm.org/Forms/05-MemLaw/DeFactoGov.pdf
  - Corporatization and Privatization of the Government, Form #05.024
    FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
    DIRECT LINK: http://sedm.org/Forms/05-MemLaw/CorpGovt.pdf
De Facto Government

• WHAT is a de facto government? It’s a CORPORATION and NOT a body politic, all of whose “citizens and residents” are, in fact, public officers within the de facto government and franchisees:

“de facto: In fact, in deed, actually. This phrase is used to characterize an officer, a government, a past action or a state of affairs which must be accepted for all practical purposes, but is illegal or illegitimate. Thus, an office, a position or status existing under a claim or color of right such as a de facto corporation. In this sense it is the contrary of de jure, which means rightful, legitimate, just, or constitutional. Thus, an officer, king, or government de facto is one who is in actual possession of the office or supreme power, but by usurpation, or without lawful title; while an officer, king, or governor de jure is one who has just claim and rightful title to the office or power, but has never had plenary possession of it, or is not in actual possession. MacLeod v. United States, 229 U.S. 416, 33 S.Ct. 955, 57 L.Ed. 1260. A wife de facto is one whose marriage is voidable by decree, as distinguished from a wife de jure, or lawful wife. But the term is also frequently used independently of any distinction from de jure; thus a blockade de facto is a blockade which is actually maintained, as distinguished from a mere paper blockade. Compare De jure.”

President Obama Admits We Have a De Facto Government!

- THIS de facto government is exactly what President Obama said we have in his Farewell Address!

  President Obama Admits in His Farewell Address that “citizen” is a public office, SEDM Exhibit #01.018;

Why the U.S. Government is De facto

Notice the following phrases within the definition that betray WHY the present government is DE FACTO rather than DE JURE:

- “but is illegal or illegitimate”. It is illegal or illegitimate or illegitimate from a civil perspective because it does not proceed from the consent of the people AND does things CIVILLY that the people would not individually consent to if offered an informed choice.

- “an office, position, or status existing under a claim or color of right”. That status is YOUR status as a PRESUMED but not ACTUAL public officer in the government. This office is illegally created and maintained using DISSIMULATION on government forms and economic coercion.

- “by usurpation, or without lawful title”. This describes all enforcement actions governing use of PRIVATE property, which are accomplished without title or interest in that property. All such actions are illegal and illegitimate. Government FALSELY PRESUMES that they are the ABSOLUTE owner of everything because they own the CIVIL STATUS of STATUTORY “citizen” that you exercise. As a borrower of government property, which is the civil status, you need permission and license (SSN/TIN) to use or keep EVERYTHING you falsely THINK you own. The borrower is always servant to the lender.

- “such as a de facto corporation”. That’s what we have, folks: A body corporate in which all “citizens” technically are actually full-time public officers rather than merely public officers when serving on jury duty or voting and PRIVATE at all other times.
# You’re a Victim of Government Identity Theft!

1. **Legal Deception, Propaganda, and Fraud**, Form #05.014  
   FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)  
   DIRECT LINK: [http://sedm.org/Forms/05-MemLaw/LegalDecPropFraud.pdf](http://sedm.org/Forms/05-MemLaw/LegalDecPropFraud.pdf)

2. **Separation Between Public and Private**, Form #12.025  
   [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

3. **Government Identity Theft**, Form #05.046  
   [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

4. **Government Identity Theft Playlist**  
   [https://www.youtube.com/playlist?list=PLin1scINPTOup5IPJW1u0exug2GtgPRwF](https://www.youtube.com/playlist?list=PLin1scINPTOup5IPJW1u0exug2GtgPRwF)

5. **Liberty University, Section 4: Avoiding Government Franchises, Licenses, and Identity Theft**  
   [http://sedm.org/LibertyU/LibertyU.htm](http://sedm.org/LibertyU/LibertyU.htm)

6. **Property and Privacy Protection, Section 5: Identity Theft-Family Guardian Fellowship**  
   [http://famguardian.org/Subjects/PropertyPrivacy/PropertyPrivacy.htm](http://famguardian.org/Subjects/PropertyPrivacy/PropertyPrivacy.htm)

7. **Money, Banking, and Credit Topic, Section 6: Privacy and Identity Theft-Family Guardian Fellowship**  
   [http://famguardian.org/Subjects/MoneyBanking/MoneyBanking.htm](http://famguardian.org/Subjects/MoneyBanking/MoneyBanking.htm)
9. *The Identity Trap*-Freedom Taker

https://youtu.be/lQI4lET97o4
Civil violations committed by turning “Citizens and residents” into Public Officers and/or “employees”

- **The Separation of Powers Doctrine.** See: 
  "Government Conspiracy to Destroy the Separation of Powers," Form #05.23
  [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

- **4 U.S.C. §72: Public offices; At Seat of Government**

- **26 U.S.C. §7601: Canvass of Districts for Taxable Persons or Objects.** IRS may NOT enforce outside the District of Columbia, which is the only remaining internal revenue district.

- **28 U.S.C. §144: Bias or Prejudice of Judge.** Any judge that officiates simultaneously over government franchises AND over protecting EXCLUSIVELY PRIVATE rights has a bias or prejudice. PUBLIC and PRIVATE must be separated at ALL TIMES.

- **28 U.S.C. §455: Disqualification of Justice, Judge, or Magistrate Judge.** Any judge that officiates simultaneously over government franchises AND over protecting EXCLUSIVELY PRIVATE rights has a bias or prejudice.
Crimes committed by turning “Citizens and residents” into Public Officers and/or “employees”

- **18 U.S.C. §912: Impersonating an Officer or Employee of the United States.** Those who do any of the following are impersonating a public officer:
  - Claim the civil status (Form #13.008) of “taxpayer” under 26 U.S.C. §7701(a)(14).
  - Claim any of the public rights associated with the status of “taxpayer”, such as EVERYTHING in the Internal Revenue Code, any taxpayer forms, or any statutory remedies.
  - Enforce the rights associated with the public office against those not lawfully occupying said office.

- **18 U.S.C. §201: Bribery of public officials and witnesses.** All tax withholdings are classified as Tax Class 5, which means estate or gift taxes. They are also identified in 31 U.S.C. §321(d) as “gifts” to the Secretary of Treasury. Hence, they are “bribes” to the public officers who receive them illegally, and especially if given involuntarily or coerced.

- **18 U.S.C. §208: Acts affecting a personal financial interest.** It is a financial conflict of interest for any judge or IRS agent whose pay or benefits derive directly or indirectly from the tax at issue to decide anything that might affect those benefits, including whether you are liable.

- **18 U.S.C. §210: Officer to procure appointive public office.** The funds illegally paid by non-taxpayers in the form of illegal withholdings constitute bribes to procure a public office called “taxpayer”. All statutory “taxpayers” are public officers in the U.S. and not state government.

- **18 U.S.C. §211: Acceptance or solicitation to obtain appointive public office.** The acceptance of the illegally withheld funds from withholding or from tax returns WITHOUT prosecuting the crimes that caused them to be sent constitutes the acceptance by the IRS agent and the solicitation by you to obtain or be treated as having obtained a public office in the U.S. government called “taxpayer”.

22APR2014
Ministry Introduction, Copyright Sovereignty Education and Defense Ministry (SEDM) http://sedm.org
Crimes committed by turning “Citizens and residents” into Public Officers and/or “employees”

- **18 U.S.C. §1201: Kidnapping.** Changing the status of a person from PRIVATE to PUBLIC shifts their effective domicile to a legislatively foreign jurisdiction without their consent and has the same practical effect as kidnapping. See:
  - Federal Rule of Civil Procedure 17(b), and 26 U.S.C. §§ 7701(a)(39) and 7408(d).
  - Why You are a “national”, “state national”, and Constitutional but not Statutory Citizen, Form #05.006-describes how false presumptions about citizenship cause the above mechanisms to operate that switch the choice of law rules illegally.

- **18 U.S.C. §654: Officer or employee converting PRIVATE property to PUBLIC property**-any private property subject to taxation, IRS enforcement, or reporting is unlawfully converted if the owner is not offered an opportunity NOT to donate it or is DENIED said opportunity.
Are You a statutory “taxpayer”?

- All “taxpayers” are “public officers” within the U.S. government. See: Why Your Government is Either a Thief or You are a “Public Officer” for Income Tax Purposes, Form #05.008
  - DIRECT LINK: http://sedm.org/Forms/05-MemLaw/WhyThiefOrPubOfficer.pdf
  - FORMS PAGE: http://sedm.org/Forms/FormIndex.htm

- All STATUTORY “taxpayers” are “aliens” and not “citizens”. See 26 C.F.R. §1.1441-1(c)(3) (Form #04.225). “Citizens” interface to the I.R.C. as statutory “aliens” and ONLY when abroad under 26 U.S.C. §911.

- All “public offices” in the U.S. government MUST be exercised ONLY in the District of Columbia AND “NOT ELSEWHERE” pursuant to 4 U.S.C. §72

- Tax forms:
  - Do NOT CREATE public offices
  - May only be filled out by EXISTING public officers lawfully occupying said office through a lawful election or appointment

- QUESTION: Are you a “public officer”?

- If you answered no and you are filling out tax forms, you are committing the crime of impersonating a public officer in violation of 18 U.S.C. §912
Are You a statutory “taxpayer”?  

- QUESTIONS:
  - Why does the IRS mission statement not recognize “nontaxpayers”?  
  - Why does the IRS only help or even recognize STATUTORY “taxpayers”?  
  - If they won’t help you because their mission statement only requires them to recognize and help “taxpayers”, then aren’t they indirectly admitting you are NOT a statutory “taxpayer”?  
  - If they are sworn to protect your PRIVATE property and PRIVATE rights as REAL “public officers”, doesn’t the fulfillment of that oath as a bare minimum require them to at least RECOGNIZE the existence of those who are exclusively PRIVATE and whose property is absolutely owned, private, and beyond their jurisdiction?  (Form #12.025)  
  - If the only party expressly made “liable” for the income tax are “withholding agents” in 26 U.S.C. §1461, then aren’t they the only REAL “taxpayers”?  See Form #05.013.  
  - If the ONLY party who can do a lawful assessment is the statutory “taxpayer” per 26 U.S.C. §6020, and the IRS allegedly does an assessment, then aren’t THEY the only real “taxpayer” and party liable for the amount they assess and NOT you?  See:  
    - *Why the Government Can’t lawfully Assess Human Beings With an Income Tax Liability Without Their Consent*, Form 05.011  
      https://sedm.org/Forms/FormIndex.htm  
    - *Tax Deposition Questions*, Form #03.016, Section 13  
      https://famguardian.org/TaxFreedom/Forms/Discovery/Deposition/Deposition.htm  

22APR2014  Ministry Introduction, Copyright Sovereignty Education and Defense Ministry (SEDM)  http://sedm.org
Are You a statutory “taxpayer”?

• More at:
  – Sovereignty Forms and Instructions Online, Form #10.004, Cites by Topic: “taxpayer”
    https://famguardian.org/TaxFreedom/CitesByTopic/taxpayer.htm
  – Who are “Taxpayers” and Who Needs a “Taxpayer Identification Number”?, Form #05.013
    https://sedm.org/Forms/05-MemLaw/WhoAreTaxpayers.pdf
  – Your Rights as a “Nontaxpayer”, Publication 1a, Form #08.008
    https://sedm.org/LibertyU/NontaxpayerBOR.pdf
Are You an “Employee” Under Federal Law?

- You can’t be a “customer” of the United States federal corporation (Form #05.024) because the fiat currency you pay them:
  - Does not create any legally enforceable obligation on their part to do anything in a REAL Article III court. You have to go to an administrative franchise court as a public officer WHORE of SATAN himself to get any remedy at all and lick the hands that feed you:
    
    "We must conclude that a person covered by the Act has not such a right in benefit payments... This is not to say, however, that Congress may exercise its power to modify the statutory scheme free of all constitutional restraint."
    
    [Flemming v. Nestor, 363 U.S. 603 (1960)]
  - Delivers the goods to PRIVATE people NOT in the government. That means “taxes” are being abused UNCONSTITUTIONALLY for wealth transfer.

- If you are not a “customer”, then the only other thing you can be in relation to the private “United States” corporation is an “employee” or public officer as defined in 5 U.S.C. §2105(a).

- So how do we become statutory and not common law “employees” of the mother federal corporation?

- As we pointed out earlier, there is a great deal of trickery in the way Congress abuses common words with special meanings.
  - This tactic is malicious and deceptive because it is done purposefully
  - Lawyers call it “words of art”
Are You an “Employee” Under Federal Law?

• Like any “employment”, you MUST fill out an application. Which application?
  – The Social Security Form SS-5 is application to procure a de facto license to act as a public officer in the context of your formerly private employment. Your “employee” number is called a social security number. They don’t call it a “license” because they want to hide the truth from you and deceive you. In payroll parlance, this is called “making fictitious employees” to STEAL from your REAL employer, who is God.
  – The IRS Form W-4 is used to connect your specific job to the de facto license (Form #05.012) and gives your PUBLIC employer power of attorney to transfer your earnings to the IRS. They CANNOT do it without your consent.

• Do you know that the W-4 is a CONTRACT that requires your consent and is completely voluntary? See 26 U.S.C. §3402(p), 26 C.F.R. §31.3401(a)-3(a), and 26 C.F.R. §31.3402(p)-1.

• In short: Filling out government forms constitutes the following in a legal sense:

  You made the decision to donate private property (your labor) to a public use to procure the benefits (Form #05.040) of a government franchise. In the tax code, this is called an “election”. You elected yourself into public office in the federal corporation!
Are You an “**Employee**” Under Federal Law?

- Let’s look at the **definitions** in **“the code” (encrypted truth)** to prove these assertions
- **Definition:**
  - **26 U.S.C. § 3401(c) Employee**
    
    For purposes of this chapter, the term "employee" includes [is limited to] an officer, employee, or elected official of the United States, a State, or any political subdivision thereof, or the **District of Columbia**, or any agency or instrumentality of any one or more of the foregoing. The term "employee" also includes an officer of a [federal and not state] corporation.
  
  - **26 C.F.R. §31.3401(c)-1 Employee**
    
    "...the term [employee] includes officers and employees, whether elected or appointed, of the United States, a [federal] State, Territory, Puerto Rico or any political subdivision, thereof, or the **District of Columbia**, or any agency or instrumentality of any one or more of the foregoing. The term 'employee' also includes an officer of a [federal] corporation."
Are You an “Employee” Under Federal Law?

• ANSWER to question of whether you are a statutory “employee”:
  – You aren’t one of these!
  – Its illegal for you to sign up for Social Security to BECOME one of these unless you are elected or appointed into public office BEFORE you signed up!
  – If every “citizen” or “resident” becomes one of these, there AIN’T NO GOVERNMENT, but just a HUGE public “employer” that is a corporate monopoly that abuses its authority and adhesion contracts to force EVERYONE to become an officer of a federal corporation and a government WHORE called “Babylon the Great Harlot”

• If you sign any government form that says “employee” on it, including a W-4, and you aren’t one of these, you are committing a CRIME in violation of 18 U.S.C. §912

• What have you been drinking all these years: Government Kool-Aid at the public fool academy called “public/government school”?

22APR2014 Ministry Introduction, Copyright Sovereignty Education and Defense Ministry (SEDM) http://sedm.org
Are You an “Employee” Under Federal Law?

• You’re a CRIMINAL if you do any of the following and do not lawfully occupy a public office:
  – Ask for a tax or government form from a person who you know does not lawfully occupy a public office. See 18 U.S.C. §211.
  – Elect yourself into public office by filling out a government form, such as IRS form W-4, SS-5, 1040, etc. That’s called election fraud. See 18 U.S.C. §210.
  – Accept or exercise the benefits or privileges of the office you don’t lawfully occupy. See 18 U.S.C. §912.
  – Bribe anyone with any amount of money, including tax withholdings that may only be done against public officers. See 18 U.S.C. §201 and 210.
  – File an information return (Forms W-2, 1042-S, 1098, 1099, etc) against anyone who does not lawfully occupy a public office in the U.S. and NOT state government. See: 
    Correcting Erroneous Information Returns, Form #04.001
    http://sedm.org/Forms/FormIndex.htm
  – Accept any bribe, INCLUDING ESPECIALLY GOVERNMENT “benefits”, that might influence how you vote, and especially in the case of candidates or issues that affect the AMOUNT of those “benefits”. See 18 U.S.C. §201(a)(1), 208, and 597, 600.
  – Simultaneously act as BOTH a public officer of the FEDERAL government AND of a specific STATE government. See:
    » The “Trade or Business” Scam, Form #05.001, Section 11
    http://sedm.org/Forms/FormIndex.htm
Are You an “Employee” Under Federal Law?

• NOW do you know why they don’t teach law or the Constitution in GOVERNMENT school?
  – The servants want to take over the house and send the master to the barn (see Luke 12:45-47)
  – They want GOOD SHEEP who will willingly go to slaughter for them!
  – They want what the communists call “Useful Idiots” for their socialist and collectivist agenda. See Form #05.016.

• WAKE UP PEOPLE!

• For more details, see:
  – Why Your Government is Either a Thief or You are a “Public Officer” for Income Tax Purposes, Form #05.008
    FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
    DIRECT LINK: http://sedm.org/Forms/05-MemLaw/WhyThiefOrPubOfficer.pdf
  – Income Tax Withholding and Reporting, Form #12.004
    FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
    DIRECT LINK: http://sedm.org/LibertyU/WithngAndRptng.pdf
  – Federal and State Tax Withholding Options for Private Employers, Form #09.001
    FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
    DIRECT LINK: http://sedm.org/Forms/09-Procs/FedStateWHOptions.pdf
Are Federal Reserve Notes “Money”? 

- **Definition of lawful “money”:**
  
  "*Money:* In usual and ordinary acceptation it means coins and paper currency used as circulating medium of exchange, and **does not embrace notes, bonds, evidences of debt, or other personal or real estate. *Lane v. Railey, 280 Ky. 319, 133 S.W.2d 74, 79, 81.*"


- Now look at what you “think” is “money”

  ![Federal Reserve Note](image.jpg)

- What does it say: “Federal Reserve NOTE”. It isn’t **money**!
- What exactly IS it, then?
Are Federal Reserve Notes “Money”?

- If you want to learn what that monopoly money in your pocket REALLY IS, see:

  *The Money Scam*, Form #05.041
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  DIRECT LINK: [http://sedm.org/Forms/05-MemLaw/MoneyScam.pdf](http://sedm.org/Forms/05-MemLaw/MoneyScam.pdf)
Are You Subject to Federal Law?

- On this subject, the U.S. Supreme Court has held:
  
  "It is no longer open to question that the general government, unlike the states, Hammer v. Dagenhart, 247 U.S. 251, 275, 38 S.Ct. 529, 3 A.L.R. 649, Ann.Cas.1918E 724, possesses no inherent power in respect of the internal affairs of the states; and emphatically not with regard to legislation."
  
  [Carter v. Carter Coal Co., 298 U.S. 238, 56 S.Ct. 855 (1936)]

- The U.S. Supreme Court has also held that the government has NO POWER to regulate or interfere with PRIVATE conduct:

  "The power to "legislate generally upon" [PRIVATE] life, liberty, and property, as opposed to the "power to provide modes of redress" against offensive state action, was "repugnant" to the Constitution. Id., at 15. See also United States v. Reese, 92 U.S. 214, 218 (1876); United States v. Harris, 106 U.S. 629, 639 (1883); James v. Bowman, 190 U.S. 127, 139 (1903). Although the specific holdings of these early cases might have been superseded or modified, see, e.g., Heart of Atlanta Motel, Inc. v. United States, 379 U.S. 241 (1964); United States v. Guest, 383 U.S. 745 (1966), their treatment of Congress' §5 power as corrective or preventive, not definitional, has not been questioned."

  [City of Boerne v. Flores, Archbishop of San Antonio, 521 U.S. 507 (1997)]

- For more details on how your public SERVANTS BYPASS the above limitations unlawfully, see:

  Federal Jurisdiction, Form #05.018

  FORMS PAGE: http://sedm.org/Forms/FormIndex.htm

  DIRECT LINK: http://sedm.org/Forms/05-MemLaw/FederalJurisdiction.pdf
Is it Lawful for You To Participate in Social Security?

• Eligibility for Social Security is described in 20 C.F.R. §422.104:

   TITLE 20--EMPLOYEES’ BENEFITS
   CHAPTER III--SOCIAL SECURITY ADMINISTRATION
   PART 422 ORGANIZATION AND PROCEDURES--Table of Contents
   Subpart B General Procedures
   Sec. 422.104 Who can be assigned a social security number.

   (a) Persons eligible for SSN assignment. We can assign you a social security number if you meet the evidence requirements in Sec. 422.107 and you are:
   (1) A United States citizen; or
   (2) An alien lawfully admitted to the United States for permanent residence or under other authority of law permitting you to work in the United States (Sec. 422.105 describes how we determine if a nonimmigrant alien is permitted to work in the United States); or

• As we already pointed out:
  – If you were born in a state of the Union, then you are NEITHER of the above
  – The “United States” they are referring to is federal territory and excludes any state of the Union

• Furthermore, Social Security is a franchise, and it is unlawful to establish federal franchises within the borders of a state of the Union, as held by the U.S. Supreme Court in the License Tax Cases, 72 U.S. (5 Wall.) 462 (1866).
Is it Lawful for You To Participate in Social Security?

• For exhaustive details, see:
  – *Why You Aren’t Eligible for Social Security*, Form #06.001
    FORMS PAGE:  http://sedm.org/Forms/FormIndex.htm
    DIRECT LINK:  http://sedm.org/Forms/06-AvoidingFranch/SSNotEligible.pdf
  – *Resignation of Compelled Social Security Trustee*, Form #06.002-how to terminate an unlawful application to participate
    FORMS PAGE:  http://sedm.org/Forms/FormIndex.htm
    DIRECT LINK:  http://sedm.org/Forms/06-AvoidingFranch/SSTrustIndenture.pdf
  – *Why It is Illegal for Me to Request or Use a “Taxpayer Identification Number”*, Form #04.205
    FORMS PAGE:  http://sedm.org/Forms/FormIndex.htm
    DIRECT LINK:  http://sedm.org/Forms/04-Tax/2-Withholding/WhyTINIllegal.pdf
  – *Government Instituted Slavery Using Franchises*, Form #05.030-proves that it is ILLEGAL to establish or enforce franchises within states of the Union
    FORMS PAGE:  http://sedm.org/Forms/FormIndex.htm
    DIRECT LINK:  http://sedm.org/Forms/05-MemLaw/Franchises.pdf
  – *Social Security: Mark of the Beast*, Form #11.407
    FORMS PAGE:  http://sedm.org/Forms/FormIndex.htm
    DIRECT LINK:  http://famguardian.org/Publications/SocialSecurity/TOC.htm
Do You Think You Are Eligible for a License?

- Within states of the Union, rights are "unalienable" (Form #10.002), according to the 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, -"

  [Declaration of Independence]

  "Unalienable. Inalienable; incapable of being aliened, that is, sold and transferred."


- The only place where anything can be licensed is on federal territory not protected by the Constitution that is no part of any state of the Union

- The only way you can be eligible for a license of anything is to LIE on a government form about your physical location, your citizenship (Form #05.006), or your domicile (Form #05.002)

- On this subject, the U.S. Supreme Court has held the following and NEVER overruled this holding:
  
  "Congress cannot authorize ["license"] a trade or business within a State in order to tax it."

  [License Tax Cases, 72 U.S. 462, 18 L.Ed. 497, 5 Wall. 462, 2 A.F.T.R. 2224 (1866)]
Do You Think You Are Eligible for a License?

• Social Security Numbers (SSNs) and Taxpayer Identification Numbers (TINs) are de facto license numbers.
  – The fact that they aren’t expressly called “licenses” by the government doesn’t change what they are and how they behave as the equivalent of “franchises”.
  – The U.S. Supreme Court, like Jesus, has also held that we should judge things based on how they FUNCTION, not how they LOOK.
    “Do not judge according to appearance, but judge with righteous judgment.”
    [John 7:24, Bible, NKJV]
  – If your public servants told you the truth that they are licenses (Form #05.012), they would have to admit that they are violating the law, in fact, to enforce them within states of the Union. That, in fact, is their “dirty little secret” that they hope you won’t figure out.

• Social Security Numbers satisfy The Federal Trade Commission’s definition of “franchise mark”. See Form #05.012, Section 2.

• For further details on this subject, see:

  Government Instituted Slavery Using Franchises, Form #05.030
  FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
  DIRECT LINK: http://sedm.org/Forms/05-MemLaw/Franchises.pdf
By now, we hope you are beginning to realize that:

- You have been **DECEIVED (Form #05.014)** by your corrupted public servants and a corrupted legal profession.
- The **public schools didn’t teach you what you needed to know** about law because they are run by the government and the servants don’t want you to know that they have taken over the house and fired their boss and made you into THEIR statutory “employee” and servant without compensation.
- The corrupt lawyers running your **de facto government** have been playing **word tricks** to unlawfully enlarge their authority and importance at the EXPENSE of your SACRED constitutional rights. See **Form #05.014**.
- **Franchises** have been abused to create INEQUALITY, not protect the EQUALITY mandated by the Constitution. See **Form #05.030**.
- The inequality created by the **abuse of franchises** has made **de facto government** into a pagan idol with “supernatural powers”, because you are the natural man/woman and THEY are the artificial.
- You are **worshipping a civil religion** and the lawyers are the deacons who conduct the worship services in the state sponsored church building called “court”. The judge is the “priest” of this civil religion, confidence game, and Ponzi Scheme. See **Form #05.016**.
- The “civic temple” called “government” has become a WHOREHOUSE and YOU are the whore! The Bible calls this whore “Babylon the Great Harlot” and the city that is Babylon is what Mark Twain calls the “District of Criminals”.

**Things are Not as they Appear!**
Things are Not as they Appear!

- Things are NOT as they appear, are they?

  “Shall the throne of iniquity [the de facto government], which devises evil by law, have fellowship with You [Christians]? They [the black robed Satan worshippers and their “deacons” called licensed attorneys who conduct “worship services” called “hearings” and author “prayers” called “pleadings”] gather together [in state-sponsored satanic cult (Article 4, Section 3 Clause 2 franchise) churches called “court”] against the life of the righteous, and condemn innocent blood.

  But the Lord has been my defense, and my God the rock of my refuge. He has brought on them their own iniquity, and shall cut them off in their own wickedness; the Lord our God shall cut them off.”

  [Psalm 94:20-23, Bible, NKJV]
You’re A victim of Massive Government Identity Theft!

• By examining all the ways just documented of how you are being made to WRONGFULLY AND FRAUDULENTLY APPEAR to be a public officer within the government, it ought to be OBVIOUS by now that the average American is a victim of massive government identity theft.

• For a detailed treatment of HOW that criminal government identity theft occurs, how to avoid it, and how to prosecute it, see:

  Government Identity Theft, Form #05.043

  http://sedm.org/Forms/FormIndex.htm
We Have Answers!

• We provide detailed answers to all the questions!
• Our answers are backed up court admissible evidence
• Our explanation of the way things REALLY are is completely consistent with:
  – Enacted law
  – Rulings of the U.S. Supreme Court
  – Everything on our website and sister website
  – The Holy Bible

• We are an educational religious ministry that wants to:
  – End legal ignorance of both man’s law and God’s law
    “My [God’s] people are destroyed for lack of knowledge..!”
    [Hosea 4:6, Bible, NKJV]
  – STOP disinformation and word games by de facto governments and a corrupted legal profession that are enslaving and injuring you
  – Restore the authority of God’s moral laws as the foundation of our legal system and government
  – End all franchises and the inequality and unconstitutional “titles of nobility” they produce
  – Restore equality and equal protection that are the foundation of the United States Constitution. No group of men called “government” can have any more authority than a single man.
  – End idolatry towards government
We Have Answers!

- In short, we seek to be:

THE WESTLAW OF THE FREEDOM COMMUNITY!
The Way Things REALLY Are…

• What used to be a “government” is now a private, for profit corporation and “employer” of virtually everyone.
  – Government “benefits” are your “employment compensation”
  – Your job title is a “res” that is “identified” (hence “res-ident” or “resident”) within a franchise protection contract called “subject”, “inhabitant”, “citizen”, “resident”, “taxpayer”, “driver”, “spouse”, etc.
  – Instead of providing “protection”, they have become a “protection racket” and huge corporate “employer” of EVERYONE

• “Citizens” and “residents” are now statutorily defined as officers of the de facto private government corporation and therefore “persons” under federal law
  – Social Security Numbers (SSNs) and Taxpayer Identification Numbers now function as de facto license numbers to represent a public office in the U.S. government
  – Banks, private employers, and government act as “employment recruiters” for government STATUTORY “employees” and public officers by compelling the use of government identification numbers, which are de facto licenses and “franchise marks”. They do this so that depositors instead of them have to pay their government insurance premiums
The Way Things REALLY Are…

- All private property has become public property.
  - What started as legal title to property has become equitable title
  - The “government” and private corporation is now the ultimate owner with legal title

- Constitutional States of the Union have unlawfully become Statutory “States”, creations of Congress, and federal corporations acting as trustees, transferees, and fiduciaries over federal community property and territory
  - They did this by waiving their sovereign immunity to receive federal “benefits” under the Foreign Sovereign Immunities Act, 28 U.S.C. Chapter 97
  - They did this by being dis-enfranchised by the Seventeenth Amendment, which turned us into a PURE democracy that the founding fathers warned us not to adopt
  - They also did this by allowing a corrupted central government to enforce federal law inside their borders in violation of what that law actually and expressly says, in order to qualify for “benefits”
  - These changes have caused a complete destruction of the separation of powers that is the foundation of the United States Constitution
The Way Things REALLY Are…

- What used to be “rights” have become statutory “privileges” and franchises subject to excise taxation
- Money and the whims of a collective majority under a socialist democracy are the “sovereign” in our system of “social democracy”. There are no private, individual, constitutional, unalienable rights
- What used to be Constitutional courts:
  - Are now all franchise courts under Constitution Articles 1 and 4.
  - Officiate ONLY over “public rights” and “publici juris” rather than “private rights”
  - Refuse to even acknowledge private rights that are the origins of all of their power and delegated authority. They would have to allow common law and constitutional actions against the government to do so.
  - Supervise activities of officers of the corporation monopoly
  - Function as the equivalent of “binding arbitration boards”
  - Act as the equivalent of “assize” courts under English law
  - Serve as churches within a civil religion called socialism (Form #05.016)

For exhaustive evidence of the above, see:

What Happened to Justice?, Form #06.012
FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
DIRECT LINK: http://sedm.org/ItemInfo/Ebooks/WhatHappJustice/WhatHappJustice.htm
The Way Things REALLY Are…

• Definition of “franchise court”:

“franchise court. Hist. A privately held court that (usu.) exists by virtue of a royal grant [privilege], with jurisdiction over a variety of matters, depending on the grant and whatever powers the court acquires over time. In 1274, Edward I abolished many of these feudal courts by forcing the nobility to demonstrate by what authority (quo warranto) they held court. If a lord could not produce a charter reflecting the franchise, the court was abolished. - Also termed courts of the franchise.

Dispensing justice was profitable. Much revenue could come from the fees and dues, fines and amercements. This explains the growth of the second class of feudal courts, the Franchise Courts. They too were private courts held by feudal lords. Sometimes their claim to jurisdiction was based on old pre-Conquest grants … But many of them were, in reality, only wrongful usurpations of private jurisdiction by powerful lords. These were put down after the famous Quo Warranto enquiry in the reign of Edward 1.” W.J.V. Windeyer, Lectures on Legal History 56-57 (2d ed. 1949).


• Notice the phrase “privately held courts”, meaning NOT part of the government.

• Examples of Franchise Courts:
  – Traffic Court
  – Family Court
  – Tax Court
The Way Things REALLY Are...

- The de facto government has a right to insist on licensing of attorneys because:
  - The entity being defended is a public office and not a private human being
  - All those who claim to be statutory “U.S. citizens” per 8 U.S.C. §1401, statutory “residents” per 26 U.S.C. §7701(b)(1)(A), or “individuals” per 26 C.F.R. §1.1441-1(c)(3) or “taxpayers” (26 U.S.C. §7701(a)(14)). are public officers, “straw men” (Form #05.042), and statutory “employees” (Form #05.008).

- All attorneys who are licensed in both state and federal de facto courts are violating their state constitutions and must be recused and disbarred for treason. It is a violation to serve simultaneously in a federal and a state public office per most state constitutions, and all “taxpayers” (Form #05.013) under federal law are in fact “public officers” (Form #05.008) in the national government.

- Juries have become policy boards to supervise activities of fellow public officers of the private church corporation
  - They cannot serve unless they are statutory and not constitutional “U.S. citizens”
  - All of them are federal benefit recipients with a criminal conflict of interest in violation of 18 U.S.C. §208
  - The judge is really just the boss and supervisor for officers of the private church corporation
  - The juries aren’t allowed to rule on the law or even VIEW the law while they are serving, so all they can do is follow the orders of the judge under threat and duress. Their legal ignorance manufactured in the public fool academy (government school) ensures that they are clay in the hands of tyrants
The Way Things REALLY Are…

- In the Government civil religion of socialism:
  - The pagan “god” being worshipped is money and the collective, rather than the absolute, unchanging, sovereign God
  - “Presumption” in the legal field serves as a substitute for “faith” in a religious context. See:
    - *Presumption: Chief Weapon for Unlawfully Enlarging Federal Jurisdiction*, Form #05.017
      - FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  - “Judges” are the priests of the civil religion
  - “The code” is the bible of a state sponsored civil religion of socialism. Those who “believe”/”presume” this “bible” is “law” for them are parishioners of the government church
  - Taxes are “tithes” to the state sponsored church
  - Licensed attorneys are “deacons” of the state sponsored civil religion of socialism, and execute “worship services” (called “hearings”) in the church/court building. They are ordained/licensed by the chief priests in the state Supreme Court, which is a federal corporation franchise within the parens patriae corporation “United States”

For exhaustive evidence documenting the above, see:

- *Socialism: The New American Civil Religion*, Form #05.016
  - FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
The Way Things REALLY Are…

- Corruption of the monetary system:
  - “Specie money” has been replaced with corporate promissory notes
  - The power to coin money under Article 1, Section 8, Clause 5 of the Constitution has been replaced by the power to borrow money under Article 1, Section 8, Clause 2
  - The Federal Reserve system has replaced the U.S. Mint and exists as a counterfeiting franchise run by PRIVATE banks
  - “United States Notes” backed by REAL silver have been replaced with Federal Reserve Notes (FRNs), which are “company script” not unlike the company tokens handed out to sharecroppers in John Steinbeck’s book “The Grapes of Wrath”.
  - Everyone holding Federal Reserve Notes becomes a public officer of the federal corporation in receipt, custody, and control of government property. A public officer is legally defined, after all, as someone in the custody or control of public property
  - The value of fiat currency is regulated by the supply because it has no intrinsic value
  - The main purpose of the tax system is to directly regulate the supply of fiat currency by retiring excess amounts from circulation. It does NOT fund the operations of the government any longer. INSTITUTIONALIZED COUNTERFEITING funds the operations of the government. The Federal Reserve is a counterfeiting franchise. See the Grace Report.
  - Redemption of “money” into gold and silver used to be handled by government. It has been privatized and is handled by third parties. This is an unconstitutional delegation of the authority to coin money
The Way Things REALLY Are…

• The **Internal Revenue Service**:  
  – Is a private debt collector for a private, for profit federal corporation  
  – Is listed as a private corporation on **Dun and Bradstreet**  
  – Collects “tithes” to a **state sponsored church**  

For exhaustive proof of the above, see:  

1. *Origins and Authority of the Internal Revenue Service*, Form #05.005  
   FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)  
   DIRECT LINK: [http://sedm.org/Forms/05-MemLaw/SocialismCivilReligion.pdf](http://sedm.org/Forms/05-MemLaw/SocialismCivilReligion.pdf)  

2. *The Great IRS Hoax*, Form #11.302  
   FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)  
   DIRECT LINK: [http://famguardian.org/Publications/GreatIRSHoax/GreatIRSHoax.htm](http://famguardian.org/Publications/GreatIRSHoax/GreatIRSHoax.htm)  

• Public schools are the method of creating what used to be “human beings” in the image of their new **corporate “parens patriae”** as:  
  – Corporate drones assimilated into the “Borg” (Star Trek)  
  – **Public officers** of the mother corporation  
  – **Franchisees** who have no PRIVATE or Constitutional rights. ALL rights exercised are “public rights” and “publici juris”  

Listen to the following and you will understand the above:  
[http://famguardian.org/Subjects/Scams/Articles/GeorgeCarlin-WhoControlsAmerica.mp4](http://famguardian.org/Subjects/Scams/Articles/GeorgeCarlin-WhoControlsAmerica.mp4)
The Way Things REALLY Are…

• The purpose of “the code”, meaning statutory law is:
  – To hide the truth about who is subject to it
  – To regulate PUBLIC and not PRIVATE behavior of “public officers” on official business. The ability to regulate PRIVATE conduct is, in fact “repugnant to the constitution” as repeatedly held by the U.S. Supreme Court
  – To cause you, out of fear and frustration, to join the socialist cult de facto government as a public officer because you aren’t smart enough to “decode the code” and prove it doesn’t pertain to you
  – If you don’t follow “the code”, you’ll have to hire a “deacon” of the civil religion (Form #05.016) called a “licensed attorney” at great expense to “fight city hall”, and ultimately the high fees he/she will charge will amount to an unconstitutional “bill of attainder” against those who refuse to be assimilated into the corporation as a punishment for their disobedience.

• Examples of “the code”:
  – Motor Vehicle “Code”
  – Family “Code”
  – Tax “Code”

• For exhaustive proof, see:

  Why Statutory Civil Law is Law for Government and not Private Persons, Form #05.037

  FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
  DIRECT LINK: http://sedm.org/Forms/05-MemLaw/StatLawGovt.pdf
The Way Things REALLY Are…

• If you want a graphical chart of how this malicious transformation happened keyed to specific laws, events, and years, see:
  
  *How Scoundrels Corrupted Our Republican Government*, Family Guardian Fellowship
  
  http://famguardian.org/Subjects/Taxes/Evidence/HowScCorruptOurRepubGovt.htm

• If you want an exhaustive analysis of all the manifestations of this corruption that destroy ALL of your *Constitutional rights*, see:
  
  *Government Conspiracy to Destroy the Separation of Powers*, Form #05.023
  
  FORMS PAGE: http://sedm.org/Forms/FormIndex.htm

• If you want a detailed historical record full of legally admissible evidence proving the above, see:
  
  – *Sovereignty Forms and Instructions Online*, Form #10.004, History (on the left)
    http://famguardian.org/TaxFreedom/FormsInstr.htm
  – *Highlights of American Legal and Political History*, Form #11.202
    http://sedm.org/Forms/FormIndex.htm
In Short

- What you falsely believed was a righteous government whose sole function was to protect your PRIVATE rights is REALLY:
  - A de facto private corporation. The de jure government described in our Constitution is GONE for the vast majority of Americans. This de facto private corporation abuses its monopolistic and centralized control over the following as a means to compel you through fiat and not law to become its public officer and “employee” in exchange for the “privilege”/franchise of responsibly supporting yourself and your family:
    - Commerce. Government will not recognize you without a number.
    - The issuance of state identification documents. All driver's licenses and state ID fraudulently place you in the FEDERAL ZONE jurisdiction not protected by the Constitution. Nonresident ID are NOT available. Form #05.002.
    - Issuance of passports. They are interfering with the lawful issuance of passports to those born in states of the Union who correctly declare their status as “non-resident non-persons” and “nationals” per 8 U.S.C. §1101(a)(21) but not STATUTORY “citizens” per 8 U.S.C. §1401. Form #10.013.
    - Money. They have the exclusive authority to “mint”. They have replaced the power to mint with the power to borrow and outsourced the minting to the Federal Reserve counterfeiting franchise. Form #05.041.
    - Banking. Banks compel you to have government numbers to open accounts.
      - A huge corporate EMPLOYER thousands of times worse than the Enron scam
      - A protection racket that you have to bribe in order to earn the right to simply be left alone
      - A mafia that protects itself from responsibility to you for it’s own criminal enterprise. Watch Corporation Nation Master; https://youtu.be/QkfMuvVuETQ.
      - Imitating God by claiming absolute ownership of EVERYTHING, and giving you mere “equitable title” as the SLAVE, vassal, and government “chattel” that they think you are. See Psalm 89:11-13, Isaiah 45:12, Deut. 10:14.
A counterfeiting ring that pays for its operations entirely with counterfeited promissory notes that aren’t even lawful money

A haven for financial terrorists. That haven is the District of Columbia, but Mark Twain aptly called it the “District of Criminals”

A huge Ponzi scheme

A sham trust. The Constitution is a trust document that created a body corporate and body politic. The current de facto “public officer” trustees have hijacked the trust for their own personal gain and benefit at your expense and to your grave injury

An evil priesthood of idolatrous Satan worshippers that makes itself superior to and the object of “worship”/obedience by everyone else. Attorneys and judges are deacons and priests of a state-sponsored civil religion of socialism

How did things get so complicated? Because the people you elected to SERVE you want to:

- Manufacture your own legal ignorance in the public school system
- Harvest that ignorance and all your property after you graduate using their Satanic legal priesthood of lawyers (deacons) and state churches (Form #05.016) deceptively called “courts”
In Short

• Black’s Law Dictionary describes the kind of de facto government we have as follows:

  de facto: In fact, in deed, actually. This phrase is used to characterize an officer, a government, a past action or a state of affairs which must be accepted for all practical purposes, but is illegal or illegitimate. Thus, an office, a position or status [public officer] existing under a claim or color of right such as a de facto corporation [the “United States”]. In this sense it is the contrary of de jure, which means rightful, legitimate, just, or constitutional. Thus, an officer, king, or government de facto is one who is in actual possession of the office or supreme power, but by usurpation, or without lawful title; while an officer, king, or governor de jure is one who has just claim and rightful title to the office or power, but has never had plenary possession of it, or is not in actual possession. MacLeod v. United States, 229 U.S. 416, 33 S.Ct. 955, 57 L.Ed. 1260. A wife de facto is one whose marriage is voidable by decree, as distinguished from a wife de jure, or lawful wife. But the term is also frequently used independently of any distinction from de jure; thus a blockade de facto is a blockade which is actually maintained, as distinguished from a mere paper blockade. Compare De jure.

YOU ARE A SLAVE, FRIENDS!

Ministry Introduction, Copyright Sovereignty Education and Defense Ministry (SEDM)  http://sedm.org
Slavery Through Deception

• U.S. Supreme Court’s definition of “slavery”:

“That it does not conflict with the Thirteenth Amendment, which abolished slavery and involuntary servitude, except as a punishment for crime, is too clear for argument. Slavery implies involuntary servitude—a state of bondage; the ownership of mankind as a chattel, or at least the control of the labor and services of one man for the benefit of another, and the absence of a legal right to the disposal of his own person, property, and services [in their entirety]. This amendment was said in the Slaughter House Cases, 16 Wall, 36, to have been intended primarily to abolish slavery, as it had been previously known in this country, and that it equally forbade Mexican peonage or the Chinese coolie trade, when they amounted to slavery or involuntary servitude and that the use of the word ‘servitude’ was intended to prohibit the use of all forms of involuntary slavery, of whatever class or name.”

[Plessy v. Ferguson, 163 U.S. 537, 542 (1896)]
Slavery Through Deception

• What is a slave? **A SLAVE IS A HUMAN BEING:**
  
  – Who can be connected with any statutory status in civil franchises or civil law to which public rights attach without their EXPRESS consent. This is a Fifth Amendment taking without compensation, a violation of the right to contract and associate, and a conversion of PRIVATE property to PUBLIC property.
  
  – Who can’t ABSOLUTELY own PRIVATE PROPERTY. Instead, ownership is either exclusively with the government or is QUALIFIED ownership in which the REAL owner is the government and the party holding title has merely equitable interest or “qualified ownership” in the fruits.
  
  – Who is SOMEONE ELSE’S PROPERTY. That property is called a STATUTORY “person”, “taxpayer” (under the tax code), “driver”, “spouse” (under the family code) and you volunteered to become someone else’s property by invoking these statuses, which are government property. All such “persons” are public officers in the government. [Form #05.042](#).
  
  – Who is compelled to economic or contractual servitude to anyone else, including a government. All franchises are contracts. [Form #05.030](#).
  
  – Who is compelled to share any aspect of ownership or control of any property with the government. In other words, is compelled to engage in a “moiety” and surrender PRIVATE rights illegally and unconstitutionally.
  
  – Whose ownership of property was converted from ABSOLUTE to QUALIFIED without their EXPRESS written and informed consent.
  
  – Who is not allowed to EXCLUDE government from benefitting from or taxing property held as ABSOLUTE title.
Slavery Through Deception

- What is a slave? **A SLAVE IS A HUMAN BEING:**
  - Who is EXCLUDED from holding Title to property as ABSOLUTE or outside the “State”, where “State” means the GOVERNMENT (meaning a CORPORATION FRANCHISE, Form #05.024) and not a geographic place.
  - Who the government REFUSES its constitutional duty to protect the PRIVATE rights or property of (Form #12.038) or undermines or interferes with REMEDIES that protect them from involuntary conversion of ownership from ABSOLUTE to QUALIFIED.
  - Who is compelled to associate PUBLIC property with PRIVATE property, namely Social Security Numbers or Taxpayer Identification Numbers and thereby accomplish a conversion of ownership. **SSNs and TINs are what the FTC calls a “franchise mark” (Form #05.012).**
  - Whose reservation of rights under U.C.C. 1-308 or 1-207 is interfered with or ignored and thereby is compelled to contract with and **become an agent or officer of a government** (Form #05.042) using **a government application form** (Form #12.023).
  - Who isn’t **absolutely equal** (Form #05.033) to any and every government or who is **compelled to become unequal or a franchisee** (Form #05.030). The basis of ALL your freedom is **EQUALITY** of rights, as held by the U.S. Supreme Court. See **Form #12.021, Video 1**.
QUESTIONS:

- Is there any difference between BEING someone else’s property and BEING COMPELLED TO HOLD A PUBLIC OFFICE (a franchise, Form #05.030) that is someone else’s property 24 hours a day, seven days a week?
  ANSWER: NO!

- If government will not issue ID to NONRESIDENTS or EXCLUSIVELY PRIVATE PEOPLE not engaged in franchises and who don’t have an SSN or TIN, haven’t they effectively outlawed private property?
  ANSWER: YES!

- If you can only own property as a public officer in the government engaged in a franchise, and all public officers represent the government, then can you as a PRIVATE human being realistically own ANYTHING?
  ANSWER: NO!

- If the Declaration of Independence and the Courts universally agree that PRIVATE rights protected by the Constitution are “unalienable”, which means they cannot lawfully be sold or bargained away, then how could you lawfully contract them away to procure the “benefits” of a government franchise?
  ANSWER: YOU CAN’T. YOU HAVE BEEN DECEIVED! ONLY THOSE DOMICILED ON FEDERAL TERRITORY NOT PROTECTED BY THE CONSTITUTION CAN DO SO!
Conclusions:

– No man is free if he does not ABSOLUTELY own PRIVATE property that cannot be taxed. “Property tax” is an oxymoron.

– You are a tenant on the de facto government’s land and an uncompensated public servant of the de facto government (Form #05.043) and not God. This is a violation of the FIRST commandment to serve God with all your heart, mind, soul, and PROPERTY. Matt. 22:36-40, Exodus 20:3-11.

  » Hence, we are a pagan idol worshipping heathen. Our Christian religion has been disestablished through government DECEPTION and in violation of the First Amendment.

  » The De Facto government and not God gets the “First Fruits”, because churches get their tithes AFTER taxes are withheld. God gets what is LEFT, not what is RIGHT! Prov. 3:9.

– The de facto government absolutely owns EVERYTHING, because it owns all public offices and you are a public officer if you are using their LICENSE called the Social Security Number or Taxpayer Identification Number.

– All lawful governments are instituted to protect PRIVATE rights and PRIVATE property. There is no PRIVATE property left, so there is no DE JURE government left.
Slavery Through Deception

– The Constitution is TOILET PAPER and you are your public servants’ door mat. The Constitution makes YOU “Caesar” (Form #12.006), but your public servants have put themselves in charge and turned the Public Trust into a SHAM Trust in pursuit of what the Bible calls “filthy lucre”.

– The only thing the law or the de facto FRANCHISE courts protect are the criminal activities of their fellow SHAM trustees. See What is “law”? , Form #05.048.

– The public servants have taken over the house, YOUR HOUSE, and put their Master, YOU, in the barn with the horses. This is called a “dulocracy”.

– Any labels or “civil statuses” you associate with yourself are merely different positions you have within the government corporation as an uncompensated “employee”. See Proof That There Is a “Straw Man”, Form #05.042.
YOU OUGHT TO BE MAD AS HELL NOW THAT YOU KNOW THE TRUTH.

WHAT ARE YOU GOING TO DO ABOUT IT?
"For the mystery of lawlessness is already at work; only He [God] who now restrains will do so until He is taken out of the way. And then the lawless one [Satan] will be revealed, whom the Lord will consume with the breath of His mouth and destroy with the brightness of His coming. The coming of the lawless one [Satan] is according to the working of Satan, with all power, signs, and lying wonders, and with all unrighteous deception among those who perish, because they did not receive the love of the truth, that they might be saved [don’t be one of them!]. And for this reason God will send them strong delusion [from their own government], that they should believe a lie, that they all may be condemned who did not believe the truth but had pleasure in unrighteousness.”

[2 Thess. 2:3-17, Bible, NKJV]

Watch the following movie clip of Satan describing his WICKED agenda:
http://sedm.org/what-we-are-up-against/

“The Beast”
(Political Rulers of the World, Rev. 19:19)
Satan’s Plan According to the U.S. Supreme Court

“The idea prevails with some, indeed it has found expression in arguments at the bar, that we have in this country substantially two national governments; one to be maintained under the Constitution, with all of its restrictions; the other to be maintained by Congress outside the independently of that instrument, by exercising such powers [of absolutism] as other nations of the earth are accustomed to.. I take leave to say that, if the principles thus announced should ever receive the sanction of a majority of this court, a radical and mischievous [SATANIC] change in our system of government will result. We will, in that event, pass from the era of constitutional liberty guarded and protected by a written constitution into an era of legislative absolutism.. It will be an evil [SATANIC] day for American liberty if the theory of a government outside the supreme law of the land finds lodgment in our constitutional jurisprudence. No higher duty rests upon this court than to exert its full authority to prevent all violation of the principles of the Constitution.”

[Downes v. Bidwell, 182 U.S. 244 (1901), Minority opinion]
WELCOME TO THE MATRIX, NEO!
WE ARE THE MATRIX/BORG. YOU AND ALL OF YOUR PROPERTY WILL BE ASSIMILATED INTO THE PRIVATE BABYLON WHORE CORPORATION ("U.S. INC.") AS A "EMPLOYEE" OR PUBLIC OFFICER OR AS STATE PROPERTY THROUGH:

1. PRESUMPTION (Form #05.017)
2. OMISSION
3. DECEPTION (Form #05.014)
4. IGNORANCE MANUFACTURED IN THE PUBLIC SCHOOLS AND THE FEAR AND HELPLESSNESS IT PRODUCES. ("USEFUL IDIOTS")

RESISTANCE IS FUTILE. WE ARE GOING TO PIMP YOU OUT TO SATAN AS OUR "KELLEY GIRL" AND YOU WILL ENJOY IT, NOT ARGUE WITH US, AND BEG FOR MORE ABUSE OR WE WILL USE "SELECTIVE ENFORCEMENT" TO DESTROY AND PERSECUTE YOU UNTIL YOU "VOLUNTARILY COMPLY". NOW SHUT UP AND GO BACK TO YOUR [FRANCHISE LEGAL] CAGE ON THE FEDERAL SLAVE PLANTATION.
The REAL Matrix

• Watch these videos to understand the REAL matrix
  – How to Leave the Government Farm
    » https://youtu.be/Mp1gJ3iF2lk
  – The REAL Matrix-Stefan Molyneux
    » https://sedm.org/media/the-real-matrix/
  – U.S. Citizens and the New World Order
  – People v. Citizen: Two Political Jurisdictions
    » https://sedm.org/liberty-university/liberty-university-2-8-people-v-citizen-two-political-jurisdictions/
  – The Story of Your Enslavement-Stefan Molyneux
    » https://sedm.org/media/the-story-of-your-enslavement/
  – Income Tax Reality Check
    » http://famguardian.org/Subjects/Taxes/Evidence/IncomeTaxRealityCheck.mp4
  – Devil’s Advocate: Lawyers
    » http://sedm.org/what-we-are-up-against/
  – The New American-Dave VonKleist
    » http://famguardian.org/Subjects/Freedom/Humor/NewAmerican-DaveVonKleist.mp3
  – Ants
    » http://sedm.org/Media/WhatWeAreFighting.mp4
# De Facto Government LIES

<table>
<thead>
<tr>
<th>#</th>
<th>Lie</th>
<th>The truth</th>
<th>Legal authority</th>
</tr>
</thead>
</table>
| 1  | Excise taxable franchises such as the I.R.C. Subtitles A and C income tax are "law" for everyone | They are “compacts” and PRIVATE law that only acquire the “force of law” among those who LAWFULLY CONSENT to occupy a public office in the government ("straw man", Form #05.042). | Requirement for Consent, Form #05.003, Section 10.5  
What is “law”?; http://sedm.org/what-is-law/ |
| 2  | Franchisees have "rights"                                           | They only have statutory PUBLIC “privileges” created by, granted by, and protected by Congress in an Article IV franchise court. PRIVATE rights are available ONLY to non-resident non-persons not contracting with or associating civilly with government (Form #10.002). | Government Franchises Course, Form #12.012  
Government Instituted Slavery Using Franchises, Form #05.030 |
| 3  | The IRS is part of the U.S. government                               | The IRS is a foreign corporation that is NOT part of the U.S. government                                                                   | Origins and Authority of the Internal Revenue Service, Form #05.005             |
| 4  | Federal Reserve Notes are "money" as legally defined                | They are “promissory notes” backed by nothing. The only real constitutional “money” is gold and silver.                                  | The Money Scam, Form #05.041                                                     |
| 5  | The federal government has jurisdiction to enforce within Constitutional states of the Union | They have plenary enforcement authority only on federal territory. They cannot lawfully create or enforce any civil franchise within the borders of a constitutional state of the Union. | 1. Federal Jurisdiction, Form #05.018  
2. Federal Enforcement Authority Within States of the Union, Form #05.032 |
| 6  | Federal district and circuit courts have Article III Constitutional Authority | They are Article IV LEGISLATIVE franchise courts, not Article III constitutional courts. All the judges have a criminal conflict of interest in hearing constitutional issues relating to civil franchises. | 1. What Happened to Justice, Form #06.012  
2. Government Conspiracy to Destroy the Separation of Powers, Form #05.023 |
| 7  | We have a lawful de jure government                                 | We have an UNLAWFUL de facto government that refuses to implement the ONLY purpose of its creation: The protection of PRIVATE rights (Form #12.025). | De Facto Government Scam, Form #05.043                                             |
| 8  | You are a statutory “U.S. citizen” under federal law               | You are a STATUTORY non-resident non-person in relation to the national government                                                         | Why You are a “national”, “state national”, and Constitutional but not Statutory Citizen, Form #05.006 |
## DECEPTION WITH “WORDS OF ART”

<table>
<thead>
<tr>
<th>Terms</th>
<th>De Facto Government</th>
<th>De Jure Government</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Meaning under statutory/franchise “codes”</td>
<td>Meaning under common law</td>
</tr>
<tr>
<td>“State”</td>
<td>Body corporate and NOT body politic. This body corporate is a FEDERAL corporation and territory</td>
<td>Body politic and NOT body corporate. A PEOPLE occupying a fixed territory, who are the SOVEREIGNS, and not the “government”.</td>
</tr>
<tr>
<td>“in THIS State”</td>
<td>Serving in an OFFICE within the corporation as a public officer</td>
<td>Within the geographical boundaries of the TERRITORY of the body POLITIC</td>
</tr>
<tr>
<td>“United States”</td>
<td>GOVERNMENT of the “United States” and not a geographic place</td>
<td>The NATION and all the GEOGRAPHIC territories that comprise it.</td>
</tr>
<tr>
<td>“in the United States”</td>
<td>Serving in an office in the NATIONAL and not FEDERAL government as a public officer</td>
<td>Physically situated ON the GEOGRAPHIC territory comprising the NATION</td>
</tr>
<tr>
<td>“income”</td>
<td>Gross earnings of the federal office you occupy or represent minus “deductions” permitted by law</td>
<td>PROFITS from a federal and not state corporation</td>
</tr>
<tr>
<td>“resident”</td>
<td>Consenting franchisee to the Social Security socialism franchise.</td>
<td>Foreign national domiciled within a constitutional but not statutory “State”</td>
</tr>
<tr>
<td>“tax”</td>
<td>A kickback from the proceeds of a public office in the national government.</td>
<td>An amount of lawful money paid for ONLY to the government and not redistributed to PRIVATE people (THEFT IF IT IS).</td>
</tr>
</tbody>
</table>
DECEPTION WITH “WORDS OF ART”

• Watch our introductory video on government deception:
  
  
  DIRECT LINK: https://www.youtube.com/watch?v=hPWMfa_oD-w
  
  FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
  

• For exhaustive proof of the legal deception, see:

  *Legal Deception, Propaganda, and Fraud*, Form #05.014
  
  DIRECT LINK: http://sedm.org/Forms/05-MemLaw/LegalDecPropFraud.pdf
  
  FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
The World According to Chief White Hawk

- No trust White man who love green paper.
- **No trust chief in black robe and hammer [judge]. He kidnap many.**
- **No trust man in black clothes with gun and red light on moving wagon [police]. He tax collector for White chief in black robe and hammer.**
- No trust White man in black robe with wooden hammer. He lie much.
- No trust White man who change laws all the time.
- No trust White man who pretend “codes” [compacts/consensual franchises] are law for everyone.
- No trust White man that no keep his promise.
- No trust White man that no respect the Great Creator Spirit.
- No trust White man that do not pray to Great Spirit.
- No trust White man who kill unborn babies with spear.
- No trust White chief who do not read the good Book.
- No trust White man who forsake babies and leave squaw alone.
“The Lord is well pleased for His righteousness’ sake; He will exalt the law [HIS law] and make it honorable. But this is a people robbed and plundered! [by a corrupted de facto government] All of them are snared in [legal] holes [by the sophistry of greedy Satan worshipping lawyers], and they are hidden in prison houses; they are for prey, and no one delivers; for plunder, and no one says, “Restore!”.

Who among you will give ear to this? Who will listen and hear for the time to come? Who gave Jacob for plunder, and Israel to the robbers? [corrupted government] Was it not the Lord, He against whom we have sinned? For they would not walk in His ways, nor were they obedient to His law, therefore He has poured on him the fury of His anger and the strength of battle; it has set him on fire all around, yet he did not know; and it burned him, yet he did not take it to heart.”

[Isaiah 42:21-25, Bible, NKJV]
**Socialism American Style**

<table>
<thead>
<tr>
<th>Pure Socialism</th>
<th>American Version of Socialism</th>
</tr>
</thead>
<tbody>
<tr>
<td>The government or “state” owns and controls everything</td>
<td>1. Everyone works for Uncle Sam as a franchisee and public officer.</td>
</tr>
<tr>
<td></td>
<td>2. They won’t allow you to function commercially unless you apply for a license to act as a public officer called an SSN or TIN. <a href="http://sedm.org">Click here</a> for details.</td>
</tr>
<tr>
<td></td>
<td>3. They refuse to interact with you or protect you unless you are a franchisee and public officer</td>
</tr>
<tr>
<td></td>
<td>4. All the property you connect to the license number becomes private property donated to a public use to procure the “benefits” of a government franchise.</td>
</tr>
<tr>
<td></td>
<td>5. Uncle owns the public office you occupy so they own YOU and all the property connected to the office with the SSN/TIN.</td>
</tr>
<tr>
<td></td>
<td>6. Everyone who handles your money is a communist informant who “informs” using information returns (W-2, 1042-S, 1098, 1099). <a href="http://sedm.org">Click here</a> for details.</td>
</tr>
</tbody>
</table>
Welcome To The United Socialist States of Amerika (USSA), COMRADE!

Socialism: The New American Civil Religion
What the Founders Thought About Socialism

• The founding fathers based their writing of the Constitution and the design for our Republican form of government upon a book entitled *The Spirit of Laws* by Charles de Montesquieu.

• Here is what Montesquieu said about the government owning EVERYTHING:

> “Of all despotic governments there is none that labours more under its own weight than that wherein the prince declares himself proprietor of all the lands, and heir to all his subjects. Hence the neglect of agriculture arises; and if the prince intermeddles likewise in trade, all manner of industry is ruined.”

Under this sort of government, nothing is repaired or improved. Houses are built only for the necessity of habitation; there is no digging of ditches or planting of trees; everything is drawn from, but nothing restored to, the earth; the ground lies untilled, and the whole country becomes a desert.

Is it to be imagined that the laws which abolish the property of land and the succession of estates will diminish the avarice and cupidity of the great? By no means. They will rather stimulate this cupidity and avarice. The great men will be prompted to use a thousand oppressive methods, imagining they have no other property than the gold and silver which they are able to seize upon by violence, or to conceal.

[The Spirit of Laws, Charles de Montesquieu, Book VI, Section 8; SOURCE: http://famguardian.org/Publications/SpiritOfLaws/sol_06.htm]
“With respect to the words general welfare, I have always regarded them as qualified by the detail of powers connected with them. To take them in a literal and unlimited sense would be a metamorphosis of the Constitution into a character which there is a host of proofs was not contemplated by its creator.”

“If Congress can employ money indefinitely to the general welfare, and are the sole and supreme judges of the general welfare, they may take the care of religion into their own hands; they may appoint teachers in every State, county and parish and pay them out of their public treasury; they may take into their own hands the education of children, establishing in like manner schools throughout the Union; they may assume the provision of the poor; they may undertake the regulation of all roads other than post-roads; in short, every thing, from the highest object of state legislation down to the most minute object of police, would be thrown under the power of Congress.... Were the power of Congress to be established in the latitude contended for, it would subvert the very foundations, and transmute the very nature of the limited Government established by the people of America.”

“If Congress can do whatever in their discretion can be done by money, and will promote the general welfare, the government is no longer a limited one possessing enumerated powers, but an indefinite one subject to particular exceptions.”

[James Madison. House of Representatives, February 7, 1792, On the Cod Fishery Bill, granting Bounties; More quotes like this in Form #05.016, Section 5.1]
More on the Perils of Socialism/Welfare State

<table>
<thead>
<tr>
<th>Topic</th>
<th>Description</th>
<th>FORMS Page</th>
<th>DIRECT Link</th>
</tr>
</thead>
<tbody>
<tr>
<td>Socialism, Communism, Welfare State Playlist - SEDM Youtube Channel</td>
<td><a href="https://www.youtube.com/playlist?list=PLin1scINPTOvZ8rxbiOsuA0pY_79K44Mp">https://www.youtube.com/playlist?list=PLin1scINPTOvZ8rxbiOsuA0pY_79K44Mp</a></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Communism, Socialism, and Collectivism Topic, Family Guardian Fellowship</td>
<td><a href="http://famguardian.org/Subjects/Communism/Communism.htm">http://famguardian.org/Subjects/Communism/Communism.htm</a></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Subject Index, Section 65: Socialism - SEDM</td>
<td><a href="http://sedm.org/Search/SubjectIndex.htm">http://sedm.org/Search/SubjectIndex.htm</a></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Subject Index, Section 66: Social Security - SEDM</td>
<td><a href="http://sedm.org/Search/SubjectIndex.htm">http://sedm.org/Search/SubjectIndex.htm</a></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Government Instituted Slavery Using Franchises, Form #05.030</td>
<td>Social Security is an insurance franchise</td>
<td><a href="http://sedm.org/Forms/FormIndex.htm">http://sedm.org/Forms/FormIndex.htm</a></td>
<td><a href="http://sedm.org/Forms/05-MemLaw/Franchises.pdf">http://sedm.org/Forms/05-MemLaw/Franchises.pdf</a></td>
</tr>
</tbody>
</table>
The Bible is a Trust Indenture

- **QUESTION:** Who REALLY owns the Earth?
- **ANSWER:** The answer is GOD, not GOVERNMENT or MAN
  
  “Indeed heaven and the highest heavens belong to the Lord your God, also the earth with all that is in it.”
  
  [Deuteronomy 10:14, Bible, NKJV]

- The Bible therefore is a trust indenture that:
  - Recognizes the Earth as God’s property
  - Makes the Earth the corpus of the trust
  - Establishes God as “King” over all the Earth and Beneficiary of the trust
    
    "For God is the King of all the earth; Sing praises with understanding."
    
    [Psalm 47:7, Bible, NKJV]
  - Establishes a corporation called the “Kingdom of Heaven”
  - Makes Jesus the “Protector” of the Trust. He is responsible for recruiting, hiring, and firing “trustees” who are believers (US)
  - Makes believers “Trustees” of the trust, Sovereign Princes of the One and Only King, and public officers of the “Kingdom of Heaven”

  “You are worthy to take the scroll,
  And to open its seals;
  For You were slain,
  And have redeemed us to God by Your blood
  Out of every tribe and tongue and people and nation,
  And have made us kings and priests to our God;
  And we shall reign on the earth.”

  [Rev. 5:8-10, Bible, NKJV]
The Bible is a Trust Indenture

- Forbids Trustees/believers from modifying the trust indenture: Rev. 22:18.
- Makes government God’s ministers and “Trustees” over what ultimately and exclusively belongs to HIM as the Beneficiary of the Trust
- Rewards Trustees/believers who obey the trust indenture. See Deut. 28:1-9
- Ultimately punishes Trustees/believers who violate the trust indenture. See: Deut. 28:15-38
- Makes political rulers or “public servants” elected by Man and NOT God WORTHLESS

“All nations before Him are as nothing, 
And they are counted by Him less than nothing and worthless.”
[Isaiah 40:17, Bible, NKJV]

“He [God] brings the princes [of the Earth who are not believers] to nothing. 
He makes the judges of the earth useless.”
[Isaiah 40:23, Bible, NKJV]

- Forbids Trustees/believers from serving as trustees for any other government, king, or civil ruler under any other competing system of law or governance.

“No one [including God’s trustees/believers under the Bible Trust Indenture] can serve two masters; for either he will hate the one and love the other, or else he will be loyal to the one and despise the other. You cannot serve God and mammon.”
[Matt. 6:24, Bible, NKJV]
The Bible is a Trust Indenture

• Any so-called Christian who does any of the following is practicing idolatry:
  – Imputes, enforces (as a jurist), or recognizes any government as having more power, authority, or rights than a single human being. This destroys equality and equal protection and makes the government into a “supernatural” being that is worshipped/obeyed as essentially a deity. See Form #05.016.
  – Places allegiance to Caesar above allegiance to God. This violates the Ten Commandments. See Liberty University, Section 2.4.
  – Recognizes anything other than God as the ultimate source of law in any society. The source of law is always the “god” of any society. Why All Man-Made Law is Religious in Nature http://famguardian.org/Subjects/LawAndGovt/ChurchVState/WhyAllManmadeLawRelig.htm
  – Obeys civil rulers who are violating the trust indenture or who make their stewardship under God into a sham trust for their own personal benefit. See Form #13.013.
  – Recognizes any government or any man as owner of ANYTHING

• For exhaustive evidence supporting the above admissible in court, see:
  – Delegation of Authority Order from God to Christians, Form #13.007
    FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
    DIRECT LINK: http://sedm.org/Forms/13-SelfFamilyChurchGovnce/DeIOfAuthority.pdf
**De Facto “Government” is Really a State Sponsored Counterfeit Satanic Religion**

<table>
<thead>
<tr>
<th>Characteristic</th>
<th>Christianity</th>
<th>Government</th>
</tr>
</thead>
<tbody>
<tr>
<td>God that is “worshipped”</td>
<td>Yahweh</td>
<td>The Collective (“this State”) and Money</td>
</tr>
</tbody>
</table>
| Essence of “worship” is “obedience” to law | “Worship. Any form of religious service showing reverence for Divine Being, or exhortation to obedience to or following the mandates of such Being.”  
Black’s Law Dictionary, Sixth Ed., pp. 1606-1607 | “Obedientia est legis essentia. Obedience is the essence of the law. 11 Co. 100.”  
[Bouvier’s Maxims of Law, 1856; SOURCE: http://famguardian.org/Publications/BouvierMaximsOfLaw/BouviersMaxims.htm] |
| Bible/law                               | Holy Bible                    | Franchise “codes”                                    |
| Fundamental Law                        | The Ten Commandments          | The Constitution                                     |
| Priests                                 | Pastors (some are licensed)   | Judges                                               |
| Clergy                                  | Deacons                       | Licensed attorneys                                   |
| Ordination of clergy                   | Ceremony                      | “License” to practice law                            |
| “Belief” based on                       | “Faith”                       | “Presumption” (substitute for faith)                 |
| Church members called                  | Parishioners                  | Customers of “protection” called “Citizens” and “Residents” |
| Place of worship called                | Church                        | Court                                                |
### De Facto “Government” is Really a State Sponsored Counterfeit Satanic Religion

<table>
<thead>
<tr>
<th>Characteristic</th>
<th>Christianity</th>
<th>Government</th>
</tr>
</thead>
<tbody>
<tr>
<td>How you join this “church”</td>
<td>Baptism</td>
<td>Applying for a de facto “license” to represent a public office called a “Social Security Number” or TIN</td>
</tr>
<tr>
<td>Agency of church members</td>
<td>Stewards/fiduciaries of God</td>
<td>“Public officers” of the de facto state corporation</td>
</tr>
<tr>
<td>Trust document</td>
<td>The Bible</td>
<td>The Constitution</td>
</tr>
<tr>
<td>Corporation established by trust called</td>
<td>“Kingdom of Heaven”</td>
<td>“United States”</td>
</tr>
<tr>
<td>Grantors of the trust</td>
<td>Prophets who Wrote the Bible</td>
<td>Founding Fathers</td>
</tr>
<tr>
<td>Settlers of the trust</td>
<td>Yahweh</td>
<td>“We the People”</td>
</tr>
<tr>
<td>Protector of the trust</td>
<td>Jesus</td>
<td>The Jury</td>
</tr>
<tr>
<td>Corpus of the trust</td>
<td>The Earth</td>
<td>Community property and franchises of the collective states of the Union</td>
</tr>
<tr>
<td>Trustees of the trust</td>
<td>Believers</td>
<td>“Public officers” of the de facto corporation (“public trust”)</td>
</tr>
<tr>
<td>Heretics called</td>
<td>“Apostates”</td>
<td>“Frivolous”</td>
</tr>
</tbody>
</table>
**De Facto “Government” is Really a State Sponsored Counterfeit Satanic Religion**

<table>
<thead>
<tr>
<th>Characteristic</th>
<th>Christianity</th>
<th>Government</th>
</tr>
</thead>
<tbody>
<tr>
<td>Excommunication mechanism</td>
<td>Church vote</td>
<td>Criminal conviction</td>
</tr>
<tr>
<td>Tithes called</td>
<td>“Tithes and offerings”</td>
<td>“Taxes” (which are legally classified as “gifts” by 31 U.S.C. §321(d) and assigned Tax Class 5, which is “gifts”)</td>
</tr>
</tbody>
</table>
| Recruitment mechanism       | Evangelism            | 1. [Information returns](#) nominating subject into a “public office”  
2. [Franchises](#) (which are all trusts)  
3. “[Words of art](#)” |

*22APR2014 Ministry Introduction, Copyright Sovereignty Education and Defense Ministry (SEDM) http://sedm.org*
“Now, Mr. Speaker, this Capitol is the civic temple of the people, and we are here by direction of the people to reduce the tariff tax and enact a law in the interest of all the people. This was the expressed will of the people at the polls, and you promised to carry out that will, but you have not kept faith with the American people.”

[44 Cong.Rec. 4420, July 12, 1909; Congressman Heflin talking about the enactment of the Sixteenth Amendment]
THE “CIVIC TEMPLE” IS A WHOREHOUSE

• QUESTION: What would you call an organization tasked with protecting OTHER peoples PRIVATE property that INSTEAD:
  – Refuses to recognize ANY private rights.
  – Destroys or interferes with all common law remedies that protect private rights
  – Forces you to be a statutory “employee” before it will provide any kind of remedy at all against its own commissions and omissions?
  – Forces you to donate to them any property you want protected before they will protect it.
  – Maliciously denies you the ability to contract your PRIVATE labor and services in exchange for an EQUAL value of money for no profit.
  – Abuses its discretion to protect by only protecting the CRIMINAL and MALICIOUS activities of its own insiders and sponsors.

• ANSWER:
  – A mafia if it is a private organization.
  – An international terrorist organization if the parties it interacts with are the equivalent of independent nations such as states of the Union.
  – A money launderer if it profits from its illegal activities.
  – A WHOREHOUSE if it deceitfully calls itself a “government”.

• THE CIVIC TEMPLE IS A WHOREHOUSE and you are the whore they are pimping out.
"You shall have no other [GOVERNMENT or civil ruler or civil law PAGAN] gods before Me.

"You shall not make for yourself a carved [man-made] image—any likeness [or COUNTERFEIT] of anything [any CREATION of God] that is in heaven above, or that is in the earth beneath, or that is in the water under the earth; you shall not bow down to them nor serve them [as a PUBLIC OFFICER FRANCHISEE] . For I, the LORD your God, am a jealous God, visiting the iniquity of the fathers upon the children to the third and fourth generations of those who hate Me, but showing mercy to thousands, to those who love [OBEY and serve ONLY] Me and keep [ONLY] My commandments. "

[Exodus 20:3-6, Bible, NKJV]
More Info on the De Facto Government and State Sponsored Counterfeit Satanic Religion

- **Government Corruption**, Form #11.401
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  DIRECT LINK: [http://sedm.org/GovCorruption/GovCorruption.htm](http://sedm.org/GovCorruption/GovCorruption.htm)

- **De Facto Government Scam**, Form #05.043
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  DIRECT LINK: [http://sedm.org/Forms/05-MemLaw/DeFactoGov.pdf](http://sedm.org/Forms/05-MemLaw/DeFactoGov.pdf)

- **Government Corruption: Causes and Remedies**, Form #12.026
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

- **What Pastors and Clergy Need to Know About Government and Taxation**, Form #12.006
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  DIRECT LINK: [http://sedm.org/LibertyU/WhatPastorsNeedToKnow.pdf](http://sedm.org/LibertyU/WhatPastorsNeedToKnow.pdf)

- **Socialism: The New American Civil Religion**, Form #05.016
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  DIRECT LINK: [http://sedm.org/Forms/05-MemLaw/SocialismCivilReligion.pdf](http://sedm.org/Forms/05-MemLaw/SocialismCivilReligion.pdf)

- **Government Establishment of Religion**, Form #05.038
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)

- **Family Guardian Spirituality Page, Section 8: Church v. State**
  [http://famguardian.org/Subjects/Spirituality/spirituality.htm](http://famguardian.org/Subjects/Spirituality/spirituality.htm)
More Info on the De Facto Government and State Sponsored Counterfeit Satanic Religion

- Government Has Become Idolatry and a False Religion
  [Link](http://famguardian.org/Subjects/Taxes/Articles/Christian/GovReligion.htm)

- Government is a Pagan Cult and We’ve All Been Drinking the Kool Aid
  [Link](http://famguardian.org/Subjects/LawAndGovt/ChurchVState/GovtPaganCult.htm)
Why the Government Doesn’t Want You to Know What We Teach

• What you don’t know can **definitely** hurt you

• So long as you don’t know the answers to these questions, you make a good government slave and whore:
  – “None are more hopelessly enslaved than those who falsely believe they are free.”
    [Johann W. von Goethe]
  – “Freedom—is the absence of the awareness of restraint.”
    [David Rockefeller]
  – “If a nation expects to be ignorant and free, it expects what never was and never will be.”
    [Thomas Jefferson]

• You don’t have to spend the rest of your life in a blindfold as a serf on the **federal plantation** plugged into “**The Matrix**” of legal deception:
  – **YOU** can change things!
  – BABYLON THE GREAT HARLOT (and the modern day District of Columbia/”United States” government that embodies it) no longer need to be the “Mystery” spoken of in Revelation 17:5.
  – We help you get as educated about the law as any attorney and remove the “MYSTERY” out of “MYSTERY BABYLON” of how you are being enslaved, deceived, and corrupted by princes of Satan in the legal profession.
  – We have tools and information that removes you from government and legal profession slavery
  – We want to be the modern day Moses, and lead you out of Babylon and Egypt and back to the “promised land”, which is the republic bequeathed to us and promised to us by the Founding Fathers and the Constitution they wrote
Our Motto

• **Audience:** Pharaoh/Government
  - “LET MY [God’s] PEOPLE GO!”
  - This was also Moses’ motto in:
    » Exodus 5:1
    » Exodus 8:21
    » Exodus 10:3-4

• **Audience:** YOU
  - “Now therefore, fear the LORD, serve [ONLY] Him in sincerity and in truth, and put away the gods [totalitarian socialist governments] which your fathers served on the other side of the River and in Egypt [Babylon the Great Harlot]. Serve [ONLY] the LORD!”
    [Joshua 24:14, Bible, NKJV]
  - “Come out of her [as a “public officer” within Babylon the Great Harlot, a corrupted de facto CORPORATE WHORE government], my people, lest you share in her sins, and lest you receive her plagues. For her sins have reached to heaven, and God has remembered her iniquities.”
    [Rev. 18:1-8, Bible, NKJV]
Why the Government Doesn’t Want You to Know What We Teach

- On this subject, the Bible says we must LEAVE the government plantation, which is Babylon/Egypt:

  "And I heard another voice from heaven saying, “Come out of her [Babylon the Great Harlot], my people, lest you share in her sins, and lest you receive of her plagues. For her sins have reached to heaven, and God has remembered her iniquities. Render to her just as she rendered to you, and repay her double according to her works; in the cup which she has mixed, mix double for her. In the measure that she glorified herself and lived luxuriously, in the same measure give her torment and sorrow; for she says in her heart, ‘I sit as queen, and am no widow, and will not see sorrow.’ Therefore her plagues will come in one day—death and mourning and famine. And she will be utterly burned with fire, for strong is the Lord God who judges her.”

  [Rev. 18:4-8, Bible, NKJV]

- Context for the above
  - The “Beast” that Babylon the Great Harlot is fornicating with are the political rulers of the Earth:

    “And I saw the beast, the kings of the earth, and their armies, gathered together to make war against Him who sat on the horse and against His army.”

    [Rev. 19:19, Bible, NKJV]

  - Babylon the Great Harlot is “fornicating” with the government by engaging in commerce with it. Black’s Law Dictionary defines “commerce” as “intercourse”:

    “Commerce. ... Intercourse by way of trade and traffic between different peoples or states and the citizens or inhabitants thereof, including not only the purchase, sale, and exchange of commodities, but also the instrumentalities [governments] and agencies by which it is promoted and the means and appliances by which it is carried on…”

What is Biblical “Babylon”?

- *Devil’s Advocate: Lawyers-What We Are Up Against*  
  [http://sedm.org/what-we-are-up-against/](http://sedm.org/what-we-are-up-against/)

- *Demonocracy*  
  [http://sedm.org/demonocracy/](http://sedm.org/demonocracy/)

- *What is Mystery Babylon?* – book by Sheldon Emry  
  [http://sheldonemrylibrary.famguardian.org/Books/MysteryBabylon/mysterybabylon.htm](http://sheldonemrylibrary.famguardian.org/Books/MysteryBabylon/mysterybabylon.htm)

- What is Mystery Babylon? Sermons, Sermon tapes 8527a through 8537b-Sheldon Emry  

- Revelation 17: Mystery Babylon and the Great Whore, Nike Insights  

- *Babylon the Great is Falling* – book by Jack Hook  
  [http://famguardian.org/Publications/BabylonTheGreatIsFalling/index.htm](http://famguardian.org/Publications/BabylonTheGreatIsFalling/index.htm)
“Woe to the rebellious children,” says the Lord, “Who take counsel, but not of Me, and who devise plans, but not of My Spirit, that they may add sin to sin; who walk to go down to Egypt [the “state” or government], and have not asked My advice, to strengthen themselves in the strength of Pharaoh, and to trust in the shadow of Egypt [District of Columbia INSTEAD of God]! Therefore the strength of Pharaoh shall be your shame, and trust in the shadow of Egypt shall be your humiliation...

Now go, write it before them on a tablet, and note it on a scroll, that it may be for time to come, forever and ever: that this is a rebellious people, lying children, children who will not hear the law of the Lord; who say to the seers [economic forecasters], “Do not see,” and to the prophets [judges, who are priests of a CIVIL RELIGION OF SOCIALISM that worships government as a pagan deity with supernatural powers], “Do not prophesy to us right things’ Speak to us smooth [politically correct] things, prophesy deceits. Get out of the way, turn aside from the path, cause the Holy One of Israel to cease from before us [by removing His law from the schools and the courthouses].”

Therefore thus says the Holy One of Israel:

“Because you despise this word, and trust in oppression [Social Security taxes STOLEN from those who do NOT want to participate] and perversity, and rely on them, therefore this iniquity shall be to you like a breach ready to fall, a bulge in a high wall, whose breaking comes suddenly, in an instant. And He shall break it like the breaking of the potter’s vessel, which is broken in pieces; He shall not spare. So there shall not be found among its fragments a shard to take fire from the hearth, or to take water from the cistern.”

[Isaiah 30:1-3, 8-14, Bible, NKJV]
You Don’t Have to LIVE in Babylon to be Treated Legally AS IF You Do

• APPROACH: Is there any difference between physically living in Babylon (the District of Columbia) and:
  – Representing Babylon as a “public officer” 24 hours a day, seven days a week that legally maintains a domicile in that place?
  – Being treated from a legal perspective as though you physically live in Babylon under Federal Rule of Civil Procedure 17(b), 26 U.S.C. 7701(a)(39), and 26 U.S.C. 7408(d)?
  – Walking around with a de facto license to represent Babylon (SSN or TIN) and attaching EVERYTHING of significance that you own to that franchise (Form #05.030) and the license that implements it (Form #05.012)?

• ANSWER: NO!

• God says that Christians are FORBIDDEN to serve TWO masters. That biblical prohibition ALSO implies that you can’t simultaneously be a public officer for Caesar or Babylon (Form #05.042) AND God’s Trustee and fiduciary under the Bible trust indenture as a Believer:

  "No servant [or religious ministry or biological person] can serve two masters; for either he will hate the one and love the other, or else he will be loyal to the one and despise the other. You cannot serve God and mammon [Babylon/government]."

  [Luke 16:13, Bible, NKJV]
HOW TO “LEAVE” BABYLON FROM A LEGAL PERSPECTIVE

Lets face it, folks. The only way you can “Leave” Babylon from a legal perspective is to:

- **Learn the law**, so you realize all the mechanisms by which you have been trapped and deceived.
- Stop filling out government applications and forms. They are only for PUBLIC OFFICERS! See **Form #12.023**.
- Remove **your domicile** but not necessarily your physical body from any connection with the “**United States**” and federal territory. This means:
  » Correcting all evidence in possession of the government describing your citizenship status. See **Form #12.001**.
  » Legally noticing the government of your new status. **Form #10.001**.
  » Consistently filling out all government forms describing your domicile and “permanent address” to correctly reflect your choice of domicile as being OUTSIDE the federal territory or the statutory but not constitutional “**United States**”.
  » Filling out **NONRESIDENT forms (Form #05.020)**. The 1040 form is a RESIDENT form, and the place of “residence” (**domicile of the PUBLIC OFFICE you occupy as a statutory ALIEN, Form #05.002**) is federal territory that is no part of any state of the Union.
HOW TO “LEAVE” BABYLON
FROM A LEGAL PERSPECTIVE

– **Abandon all government franchises.**
  » Marriage licenses
  » Driver licenses
  » Professional licenses

– **Abandon the licenses, license numbers**, and all “benefits” of using the license.

– **Rebut all evidence** that connects you to **government franchises**, such as SSNs, TINs, and information returns (W-2, 1042-s, 1098, and 1099).
Why did the Israelites Wander in the Desert for 40 years?

- **QUESTION:** Why did God make the Israelites who left Egypt wander in the desert 40 years before they could go to the promised land of milk and honey?
- **ANSWER:** Because they disobeyed and grumbled against God and Moses and practiced idolatry. The old guard government worshipping socialists had to die off before they would inherit the promised land.

..Here’s what the Bible says on this subject:
Why did the Israelites Wander in the Desert for 40 years?

Death Sentence on the Rebels

“And the LORD spoke to Moses and Aaron, saying, “How long shall I bear with this evil congregation who complain against Me? I have heard the complaints which the children of Israel make against Me. Say to them, ‘As I live,’ says the LORD, ‘just as you have spoken in My hearing, so I will do to you: The carcasses of you who have complained against Me shall fall in this wilderness, all of you who were numbered, according to your entire number, from twenty years old and above. Except for Caleb the son of Jephunneh and Joshua the son of Nun, you shall by no means enter the land which I swore I would make you dwell in. But your little ones, whom you said would be victims, I will bring in, and they shall know the land which you have despised. But as for you, your carcasses shall fall in this wilderness. And your sons shall be shepherds in the wilderness forty years, and bear the brunt of your infidelity, until your carcasses are consumed in the wilderness. According to the number of the days in which you spied out the land, forty days, for each day you shall bear your guilt one year, namely forty years, and you shall know My rejection. I the LORD have spoken this. I will surely do so to all this evil congregation who are gathered together against Me. In this wilderness they shall be consumed, and there they shall die.’”

“Now the men whom Moses sent to spy out the land, who returned and made all the congregation complain against him by bringing a bad report of the land, those very men who brought the evil report about the land, died by the plague before the LORD. But Joshua the son of Nun and Caleb the son of Jephunneh remained alive, of the men who went to spy out the land.”

[Numbers 14:26-38, Bible, NKJV]
More on How Christians and Pastors Become the Enemy of God

- **How Christians Can Become the Enemy of God** - Nike Insights

- **How Pastors Can Become the Enemy of God** - Nike Insights

- **Sins Against the Cross** - Nike Insights

- **The Problem of Hyper-Grace** - Nike Insights
"By faith Moses, when he was born, was hidden three months by his parents, because they saw he was a beautiful child; and they were not afraid of the king’s command.

By faith Moses, when he became of age, refused to be called the son of Pharaoh’s daughter, choosing rather to suffer affliction with the people of God than to enjoy the passing pleasures of sin, esteeming the reproach of Christ greater riches than the treasures in Egypt; for he looked to the reward.

By faith he forsook Egypt, not fearing the wrath of the king; for he endured as seeing Him who is invisible. By faith he kept the Passover and the sprinkling of blood, lest he who destroyed the firstborn should touch them.

By faith they passed through the Red Sea as by dry land, whereas the Egyptians, attempting to do so, were drowned.”

[Heb. 11:23-29, Bible, NKJV]
Get FREE and Restore Your Sovereignty!

• If you want to apply what you have learned here to your specific situation to becoming FREE and SOVEREIGN, then we recommend:
  – *Path to Freedom*, Form #09.015
    [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  – *SEDM Liberty University*: Complete free curricula on freedom and sovereignty
    [http://sedm.org/LibertyU/LibertyU.htm](http://sedm.org/LibertyU/LibertyU.htm)

• Membership resources
  – How to Become a Member
    [http://sedm.org/participate/how-to-become-a-member/](http://sedm.org/participate/how-to-become-a-member/)
  – Membership Agreement
    [http://sedm.org/participate/member-agreement/](http://sedm.org/participate/member-agreement/)
  – Member Subscriptions
    [http://sedm.org/participate/member-subscriptions/](http://sedm.org/participate/member-subscriptions/)
  – Questions About Membership or the Benefits of Membership
    » Section 0 at:
      [http://sedm.org/FAQs/FAQs.htm](http://sedm.org/FAQs/FAQs.htm)
    » Member Forums, Section 8.1:
Ministry Background

- A non-profit Christian/religious ministry
- Founded in 2003
- Managed by a board of ordained ministers
- Based out of (but **NOT domiciled or RESIDNET in**) Canada (the corporation) and outside of CONSTITUTIONAL jurisdiction of United States government
- Mission statement found at:
  http://sedm.org/Ministry/AboutUs.htm
- **SEDM Articles of Mission**, Form #01.004 available at: http://sedm.org/Forms/FormIndex.htm
- See the “**About Us**” page for further details on the ministry
- See our Frequently Asked Questions page, which answers most questions to or about us:
  – http://sedm.org/FAQs/FAQs.htm
Ministry Materials and Services

• We seek to mature your religious faith and protect your right to exercise it

• Focus exclusively on **human beings** and not **businesses**. Please DO NOT ask us for help with your business. Businesses are not “persons” in God’s **protection contract, the Bible (Form #13.001)**, so we can’t help them.

• Ministry offerings are completely consistent with materials found on the **Family Guardian Website**

• Educational course materials are available only to “members”, who must be STATUTORY “non-resident non-persons” and “nontaxpayers” not engaged in a “trade or business” and who believe in God. See **Member Agreement, Form #01.001**.

• All educational materials obtained online **only**.

• Signed **Membership Agreement, Form #01.001** required to join or obtain any ministry offerings
Ministry Materials and Services

• WE DO NOT:
  – Interact directly with the IRS on your behalf
  – Offer asset protection, trusts, or corporation soles
  – “Represent” anyone using IRS 2848 Power of Attorney forms
  – Prepare or advise in the preparation of tax returns for anyone
  – Offer educational materials or services to STATUTORY “taxpayers”, “U.S. citizens”, “U.S. persons”, “U.S. residents”, or any OTHER franchisee or instrumentality of any government, including especially “public officers”
  – Provide legal advice or representation (but do provide “assistance of counsel”). See our article on Unlicensed Practice of Law, Form #05.029
  – Connect ourselves with a STATUTORY “trade or business in the United States”
  – Offer any kind of investment or “tax shelter” or engage in any kind of commerce
  – Engage in factual or actionable speech. All of our offerings constitute religious beliefs and opinions that are not admissible as evidence pursuant to Federal Rule of Evidence 610. Only you can make them admissible as evidence by signing them under penalty of perjury as part of an affidavit
  – Advocate or endorse any of the flawed tax arguments identified in the following document:

    Flawed Tax Arguments to Avoid, Form #08.004

FORMS PAGE: http://sedm.org/Forms/FormIndex.htm
DIRECT LINK: http://sedm.org/Forms/08-PolicyDocs/FlawedArgsToAvoid.pdf
SEDM Educational Curricula

- **Response Letters**: Automated responses to common state and IRS tax collection notices. Require Microsoft Word to edit and assemble
  - Federal Response Letters, Form #07.301
  - State Tax Response Letters, Form #07.201

- **Electronic books**
  - *Tax Fraud Prevention Manual, Form #06.008*- describes how to protect your status as a “nontaxpayer”
  - *Nontaxpayer’s Audit Defense Manual, Form #06.011*- how to deal with a tax audit
  - *Sovereign Christian Marriage, Form #06.009*- how to get married without a state marriage license
  - *Secrets of the Legal Industry*- critical details on how to litigate in court for neophytes. By Richard Cornforth
  - *IRS Document 6209*- how to decode your IRS tax records
  - *SSN Policy Manual, Form #06.013*- how to live without an SSN
  - *Defending Your Right to Travel, Form #06.010*- how to drive without state-issued license and without becoming a “resident” of the corporate state
  - *What Happened to Justice?, Form #06.012*- shows the corruption of our federal court system and how to destroy any civil or criminal prosecution by the government
• **Member Subscriptions**
  – Subscription service with premium content and services for those who are Members. Annual subscription required
  – See: [http://sedm.org/participate/member-subscriptions/](http://sedm.org/participate/member-subscriptions/)

• **CD-ROMS**
  – *Liberty Library CD, Form #11.102*- collection of free materials off the Family Guardian Website for those who have slow dial-up internet connections
  – *Tax Deposition CD, Form #11.301*- questions to ask the IRS at a deposition. Includes extensive evidence
  – *Highlights of American Legal and Political History CD, Form #11.202*- exhaustive history of the systematic corruption of our government and legal systems from the founding of this country
  – *What Happened to Justice?, Form #06.012*- shows the corruption of our federal court system and how to destroy any civil or criminal prosecution by the government

• **DVD-ROMS**
  – *Legal Research DVD, Form #11.201*- very complete legal reference library on one DVD. Includes all titles of U.S.C., regulations, organic documents, etc.
  – *Family Guardian Website DVD, Form #11.103*- entire Family Guardian Website on DVD-R media
  – *Sovereignty Research DVD, Form #11.101*- entire SEDM website contents excluding items available through SEDM Ministry Bookstore, plus IRS DVD from Family Guardian Website.
**SEDM Educational Curricula (cont.)**

- **DVD movies:**
  - *How to Keep 100% of Your Earnings* - Marc Lucas
  - *Breaking the Invisible Shackles* - Sherry Peel Jackson

- **Legal Pleadings**

- **Individual Master File (IMF) Decoding and Rebuttal:**
  - **Master File Decoder Standard**: Software that decodes your IRS electronic records and finds illegal manipulations by the IRS
  - **Master File Decoder Professional**: Software that decodes your IRS electronic records and includes complete electronic reference library of decoding publications
  - **Full Service IMF Decoding for Single Individual**
  - **Full Service IMF Decoding for Married Couple**

- **Liberty University** - free curriculum to teach you about law and freedom
  - Several Movies
    - *Federal and State Tax Withholding Options for Private Employers, Form #09.001* shows how to stop withholding legally
    - *What to Do When the IRS Comes Knocking, Form #09.002* - how to handle a government tax investigation, audit, or raid

...and MUCH, MUCH more
LIMITATIONS UPON OUR MINISTRY

• We ARE NOT a “fish supplier” or “freedom supplier”
• We instead teach people **HOW TO FISH**
  
  “Fish for a man and you feed him for a day. Teach him **HOW to fish**, and you feed him for a **LIFETIME**.”

  *[Chinese Proverb]*

• You cannot hire us to execute the steps to restore sovereignty in Section 2 of our **Path to Freedom, Form #09.015**. YOU must execute them **YOURSELF**
• We can help only consenting **Members**:
  – We can help you on any matter **EXCEPT** tax matters **WITHOUT** completing the Path to Freedom.
  – If you desire help on tax matters, you must **ALSO** complete the steps ion Section 2 of our **Path to Freedom, Form #09.015** before involving us or using our materials to interact with the legal profession or government.
• Remember:
  – “ONLY the educated are free.” [Epicetus, Discourses]
  – The one who needs the [legal education] is YOU, not us

• If you have to ask ANYONE to make you free, then you are in fact a SLAVE!
  – You wouldn’t ask a barber if you need a haircut, would you? THEREFORE…
  – You shouldn’t ask a government whether you have their “permission” to be free or expect them to do their job of protecting your freedom without YOUR supervision and discipline.
LIMITATIONS UPON OUR MINISTRY

• The only thing that you can realistically PREVENT from being enslaved is your mind. Examples:
  – Victor Frankel. Read his book *Man’s Search for Meaning*.
  – *The Matrix* movie.

• You can’t hire ANYONE to “make” you free or sovereign. It is a state of mind, not a state of body or something you can simply “buy”

• If you don’t care enough to EARN your freedom like the Founding Fathers, then:
  – You won’t get it
  – You NEED and DESERVE a nanny government to protect you from yourself, because you can’t govern your own life if you are not free

• Don’t expect ANYONE and especially us to care MORE than you do about your FREEDOM:
  – It is not possible to care more about your freedom than you do, because if we do that, we are only caring about our values about freedom and not yours
  – If YOU don’t care, then neither do we and we won’t do your work for you
  – Freedom is NOT a “spectator sport”
  – Only the vigilant are truly free
LIMITATIONS UPON OUR MINISTRY

• If you do not believe in God, WE CAN’T HELP YOU and you will NEVER be free:
  – The Declaration of Independence says YOUR rights come from “the Creator”, not from a Man
    “We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator [not by the government or us or a judge, but by their CREATOR] with certain unalienable Rights,"
  – If there is no Creator, YOU HAVE NO RIGHTS, but only PRIVILEGES. On this subject, the author of the above Declaration of Independence said:
    “Can the liberties of a nation be thought secure when we have removed their only firm basis, a conviction in the minds of the people that these liberties are of the gift of God? That they are not to be violated but with His wrath?”
    [Thomas Jefferson, Notes on Virginia Q.XVIII, 1782. ME 2:227]
  – The Bible says on this subject:
    "Now the Lord is the Spirit, and [ONLY] where the Spirit of the Lord is, there is Liberty [freedom]."
    [2 Corinthians 3:17, Bible, NKJV]
  – Therefore, according to the Bible, where there IS no “Lord”, there IS no “liberty”.
  – When the people forget God, then tyrants forge their chains:
    » "It is when a people forget God that tyrants forge their chains ..."
    [Patrick Henry]
    » “Those people who are not governed by GOD will be ruled by tyrants.”
    [William Penn (after which Pennsylvania was named)]
This attitude is NOT “un-Christian”, it is God’s approach to freedom in the Bible:

Turn at my [God’s] rebuke;
Surely I will pour out my spirit on you;
I will make my words known to you.
Because I have called and you refused,
I have stretched out my hand and no one regarded,
Because you disdained all my counsel,
And would have none of my rebuke,
I also will laugh at your calamity;
I will mock when your terror comes,
When your terror comes like a storm,
And your destruction comes like a whirlwind,
When distress and anguish come upon you.
“Then they will call on me [God], but I will not answer;
They will seek me diligently [going to SEDM], but they will not find me.
Because they hated knowledge
And did not choose the fear of the LORD.
They would have none of my counsel
And despised my every rebuke.
Therefore they shall eat the fruit of their own way,
And be filled to the full with their own fancies.
For the turning away of the simple will slay them,
And the complacency of fools will destroy them;
But whoever listens to me will dwell safely,
And will be secure, without fear of evil.”

[Prov. 1:23-33, Bible, NKJV]

If you don’t like this approach:

– You’re not a Christian, trustee, or “person” within the protection contract called the Bible
– You need to complain to The Man, not us!
Rebutted False Arguments Against This Ministry

- For a detailed rebuttal of any and all flawed and false arguments against this ministry, see:
  - *Policy Document: Rebutted False Arguments Against this Website*, Form #08.011
    FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
    DIRECT LINK: [http://sedm.org/Forms/08-PolicyDocs/RebFalseArgSovereignty.pdf](http://sedm.org/Forms/08-PolicyDocs/RebFalseArgSovereignty.pdf)
  - *Policy Document: Rebutted False Arguments About Sovereignty*, Form #08.018
    FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
    DIRECT LINK: [http://sedm.org/Forms/08-PolicyDocs/RebFalseArgAgWebsite.pdf](http://sedm.org/Forms/08-PolicyDocs/RebFalseArgAgWebsite.pdf)
  - *Flawed Tax Arguments to Avoid*, Form #08.004
    FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
    DIRECT LINK: [http://sedm.org/Forms/08-PolicyDocs/FlawedArgsToAvoid.pdf](http://sedm.org/Forms/08-PolicyDocs/FlawedArgsToAvoid.pdf)
  - Liberty University, Section 8: Resources to Rebut Government, Legal, and Tax Profession Deception and False Propaganda
    [http://sedm.org/LibertyU/LibertyU.htm](http://sedm.org/LibertyU/LibertyU.htm)
  - Liberty University, Section 9: Resources to Rebut Private Sector Deception and False Propaganda
    [http://sedm.org/LibertyU/LibertyU.htm](http://sedm.org/LibertyU/LibertyU.htm)
Media Inquiries

• If you are from the media and would like an interview, please read the following:

  **Media Press Kit**, Form #01.014
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  DIRECT LINK: [http://sedm.org/Ministry/MediaPressKit.htm](http://sedm.org/Ministry/MediaPressKit.htm)

  **Press Agreement**, Form #01.013
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  DIRECT LINK: [http://sedm.org/Forms/01-General/PressAgmt.pdf](http://sedm.org/Forms/01-General/PressAgmt.pdf)

  **Press Questionnaire**, Form #01.015
  FORMS PAGE: [http://sedm.org/Forms/FormIndex.htm](http://sedm.org/Forms/FormIndex.htm)
  DIRECT LINK: [http://sedm.org/Forms/01-General/PressQuest.pdf](http://sedm.org/Forms/01-General/PressQuest.pdf)
Our Relationship to Family Guardian Fellowship

- **SEDM and Family Guardian Fellowship:**
  - Are separate ministries
  - Are owned by separate legal persons
  - Are both religious ministries
  - Are both located outside the geographical and statutory “*United States*”
  - Both have [user forums](http://sedm.org)
  - Do not compete with each other, but complement each other
  - Do NOT answer questions about each other’s materials in their respective forums or contact pages

- **About Family Guardian**
  - Focus is on:
    - Spirituality and maturing your religious faith
    - Gathering and disseminating evidence of government corruption, fraud, and usurpation through legal research, FOIA, legal discovery
    - [Political activism](http://sedm.org)
    - Efforts of others to reform a corrupted government
  - Does not accept donations or have a ministry bookstore
  - Stronger emphasis on [legal research](http://sedm.org) and collaboration than SEDM
  - Provide most of the legal research tools used on SEDM
Our Relationship to Family Guardian Fellowship

• About **Sovereignty Education and Defense Ministry (SEDM)**
  
  – Focus is on:
    » Legal education of both [God’s law](#) and [Man’s law](#)
    » Sovereignty, defense of personal sovereignty, and [equal protection](#)
    » *Practical application* of legal research on [Family Guardian](#) to specific circumstances of those whose sovereignty has been usurped by government employees
    » Maturing your religious faith and reform of [corruption of American churches](#)
  
  – Provide administrative forms, legal pleadings, legal reference materials for use in administrative and legal activism
  
  – Stronger ecclesiastical and church emphasis than [Family Guardian](#)
  
  – Accept donations and have a [Ministry Bookstore](#)
  
  – Only those who are “**Members**” of the ministry may “use” ministry materials to interact with third parties administratively and legally
  
  – All ministry offerings are protected by both a [Member Agreement](#) and a [Copyright/Software/User License Agreement](#)
Getting Connected: Resources

• Ministries
  – Family Guardian Website: http://famguardian.org
  – Sovereignty Education and Defense Ministry (SEDM): http://sedm.org
  – Nike Research: http://nikeinsights.famguardian.org/
  – Constitution Society: http://constitution.famguardian.org
  – Ben Williams Library: http://www.benwilliamslibrary.com/
  – John Weaver Library, Pastor John Weaver: http://johnweaverlibrary.famguardian.org/

• Organizations:
  – We the People Foundation for Constitutional Education: http://givemeliberty.org

• Freedom websites:
  – USA the Republic: http://www.usa-the-republic.com/

• Legal Research Sources
  – Legal Research Sources: http://famguardian.org/TaxFreedom/LegalRef/LegalResrchSrc.htm
  – *Legal Research DVD*—very complete legal reference library on one DVD. Includes all titles of U.S.C, regulations, organic documents, etc. http://sedm.org/ItemInfo/Disks/LegalResearchDVD.htm
  – Cornell University Legal Information Institute (LII): http://www.law.cornell.edu/
  – Versus Law (case research, fee-based): http://www.versuslaw.com/
  – FindLaw: http://www.findlaw.com/