

What You don't know about “ Income Tax “ and “ Law “ !

I was asked to talk about the, “ revocation of the election “ on income tax, Namely the I.R.S. which are a joke, when You know who and what they really are.

So here goes,

I could give you a Thousand pages to look at and a thousand codes to look at, BUT,

If You are like me, You want to get to the bottom line !

I have been researching law and currency since 1995 and have filtered most of everything out except, the bottom line, with enough info for you to understand for yourself what it is all about.

All the answers are in this info and if you don't get the first time, well read it again until you do Know. Well read it again or ask for help.

How did we get in this mess and how to get out !

I have added a little more info with this, for your benefit, hope that you learn something useful.

CHAPTER 62, 1871

16 United States Statutes at Large 419

FORTY FIRST CONGRESS SESSION III.

CHAPTER 62, 1871 CHAP. LXII. --

An act to provide a Government for the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States in Congress assembled, That all that part of the territory of the United States included within the limits of the District of Columbia be, and the same is hereby, created into a government by the name of the District of Columbia, by which name it is hereby constituted a body corporate for municipal purposes, and may contract and be contracted with, sue and be sued, plead and be impleaded, have a seal, and exercise all other powers of a municipal corporation not inconsistent with the Constitution and laws of the United States and the provisions of this act.

The language of this act provides that the government of the District (the Federal Government) is a corporation, municipal in nature but still a corporation.

Furthermore, District citizens (United States citizens - U. S. citizens) will now be subject to corporation law as well as law of the Republic.

Corporate law, is private law, even though, the corporation is municipal.

Generally we are led to believe that these corporate laws, are laws of the people, because they have come from Congress... they are not,

they are private laws and can only be applied, when you Voluntarily, Consent!

If they were forced, coerced or unknowingly placed under the state's powers, the courts have said, it is a clear violation of their rights!

"All codes, rules, and regulations are for government authorities only, not human/creators in accordance with God's laws. All codes, rules, and regulations are unconstitutional and lacking due process..." [Rodriques v. Ray Donovan (U.S. Department of Labor} 769 F 2d 1344, 1348 (1985)]

The laws of Congress in respect to those matters (outside of Constitutionally delegated powers) do not extend into the territorial limits of the states, but have force only within the District of Columbia, and other places that are within the exclusive jurisdiction of the National Government." — Caha v. U.S., 152 U.S. 211 (1894)

James v. Kentucky, 466 US 341, 80 led 2d 346, 104 SCt. 1830 (1984)

The Supreme court held that State statutes did not take precedent over Constitutional Law.

UNITED STATES CORPORATION AGENTS, INC. [branch](#)

Company Number
0801232292

Status
Active

Incorporation Date
17 February 2010

Company Type
FOREIGN PROFIT CORPORATION

Jurisdiction
Texas (US)

Branch
Branch of [UNITED STATES CORPORATION AGENTS, INC.](#) (Nevada (US))

Registered Address

- **700 LAVACA, STE. 1401
AUSTIN, TX 78701**
- **United States**

[Directors / Officers](#)

- [CHAS RAMPENTHAL](#), secretary
- [FRANK MONESTERE](#), president
- [PETER OEY](#), treasurer

Source Texas Comptroller of Public Accounts, <https://mycpa.cpa.state.tx.us/coa/>, 2 Dec 2019
[Add data \(website, address, etc\)](#)

Company Addresses

[Mailing Address](#)

9900 SPECTRUM DR, AUSTIN, TX, 78717

Telephone Numbers

[Telephone Number](#) Number: 8007730888

(Note – You are now Living, under Corporate law with, your Consent, without your knowledge, of the fact- It's Constructional Fraud)

This is Not the Organic Texas State You believe it to be.

(Texas was the Last State to incorporate in 1968.)

The STATE OF TEXAS, is a corporation.

(Democracy in Action.)

**They Say, If you want to get a job to support your family,
you cannot do so without a, (Social Security Card)
supplied by the benevolent soiled seats of CONgress !**

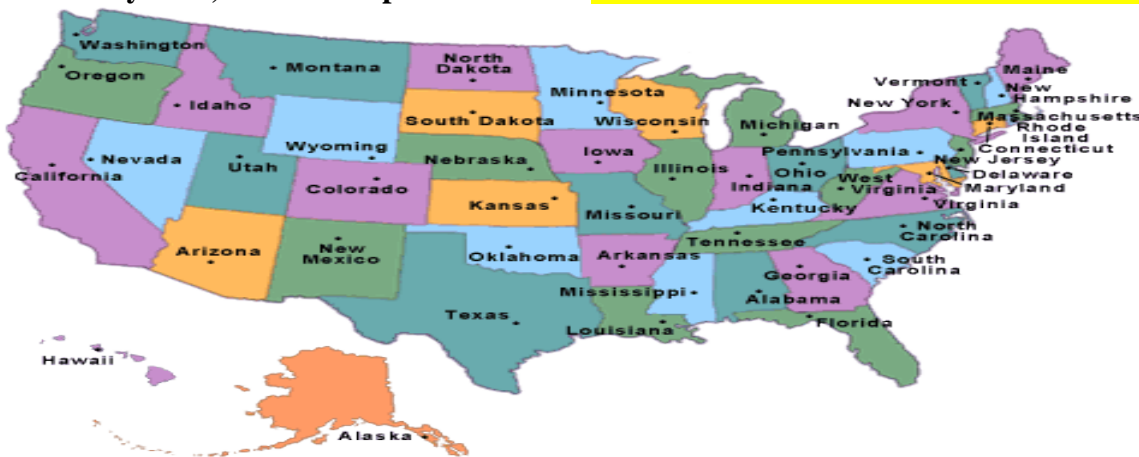
Two - Jurisdictions

You must recognize, that there are two separate and distinct jurisdictions in the land mass that Americans commonly refer to, simply as the United States of America.

Jurisdiction #1: The Constitutional Republic

This is where you enjoy the constitutional protections against an intrusive National Government. That is unless you have subordinated your sovereignty and constitutionally protected rights to become a voluntary indentured servant to the National Government. You need to be aware that there is no democracy here, as it is a Republic!

The Federal Income Tax is NOT APPLICABLE here.



Jurisdiction #2: The District of Columbia

[includes the U.S. Territories, and its insular possessions]

This is the place where the U.S. Constitution is **NULL AND VOID**.

In this jurisdiction, the constitution is a mere historical document.

The U.S. Congress can and does operate as a Limited Monarch here.

There is only Democracy here for those who choose to live and work in this jurisdiction.

This is the jurisdiction in which the Federal Income Tax is alive and well.





corruptifornia 20h



SO LET ME GET THIS STRAIGHT...



I'M PAYING **TAXES** ON MY WAGES, THEN PAYING **SALES TAX** TO SPEND MY OWN MONEY, THEN PAYING **INCOME TAX** ON MONEY THAT WAS **ALREADY TAXED**, THEN WHEN I DIE MY KIDS PAY THE **DEATH TAX** ON MY MONEY THAT WAS **ALREADY TAXED??**

...AND THE LEFT STILL WANTS TO RAISE OUR TAXES?



The profound statement by former Franklin D. Roosevelt .
He stated:

“Governments [meaning the National Government] never do anything by accident; if the [National] government does something, you can bet it was carefully planned.”

When, a well-packaged web of lies, has been sold, gradually to the masses over generations, the truth... will seem utterly preposterous and its speaker a raving lunatic .” Dresden James

>>>>> Taxes



>>>>> Accounts Receivable Tax

>>>>> Building Permit Tax

>>>>> Capital Gains Tax

>>>>> Cigarette Tax

>>>>> Corporate Income Tax

>>>>> Dog License Tax

>>>>> Federal Income Tax

>>>>> Federal Unemployment Tax (FUTA)

>>>>> Fishing License Tax

>>>>> Food License Tax

>>>>> Gasoline Tax

>>>>> Hunting License Tax

>>>>> Inheritance Tax Interest (Tax on the Money)

>>>>> Inventory Tax IRS Interest Charges (Tax on top of Tax)

>>>>> IRS Penalties (Tax on Top of Tax)

>>>>> Liquor Tax

>>>>> Local Income Tax

>>>>> Luxury Taxes

>>>>> Medicare Tax

>>>>> Property Tax

>>>>> Real Estate Tax

>>>>> Septic Permit Tax

- >>>> Social Security Tax**
- >>>> Sales Tax**
- >>>> Road Usage Tax (Truckers)**
- >>>> Road Toll Booth Taxes**
- >>>> Recreational Vehicle Taxes**
- >>>> School Tax**
- >>>> State Income Tax**
- >>>> Telephone Federal Excise Tax**
- >>>> Telephone State and Local Taxes**
- >>>> Telephone Usage Charge Tax**
- >>>> Too, many Telephone Taxes To Name off !**
- >>>> Toll Bridge Taxes**
- >>>> Traffic Fines (indirect taxation)**
- >>>> Trailer Registration Tax**
- >>>> Vehicle Registration Tax**
- >>>> Vehicle Sales Tax**
- >>>> Watercraft Registration Tax**
- >>>> Well Permit Tax**
- >>>> Workers compensation Tax**

Comments ; NOT, one of these Taxes existed before 1913 and our Nation was the Most prosperous in the World, had absolutely No national Debt, had the largest middle class in the World and Mom stayed Home to raise the Kids !

>>>> What the Hell Happened ?

Title 5 U.S.C. §556(d)"When jurisdiction is challenged the burden of proof is on the government."

"No sanction can be imposed absent proof of jurisdiction."

"Once challenged, jurisdiction cannot be 'assumed', it must be proved to exist!"

Stanard v. Olesen, 74 S.Ct. 76

"The law requires PROOF OF JURISDICTION to appear on the Record of the administrative agency and all administrative proceedings." Hagans v. Lavine, 415 U.S. 533

The District of Columbia is the ONLY Jurisdiction for the application and imposition of the special statutory laws in Title 26. (IRS)

In this Jurisdiction, one must realize that it is 'Geographically' comprised of the 10-mile square-area but also the 'Legislative' Jurisdiction of the National Government.

In this Jurisdiction, the vast majority of laws passed by Congress only apply here.

Like the Patriot Act, the Federal Income Tax has no implementing regulations for neither has been published in the Federal Register.

If any law applies outside the District of Columbia it is required by the Federal Register Act to be an implementing regulation and published in the Federal Register to give notice to the American people.

Michael L. White, Federal Attorney in the Office of the Federal Register (National Archives) has stated that:

"Our records indicate that the Internal Revenue Service has not promulgated (published) in the Federal Register a requirement to make an income tax return."

As such, the Federal Income Tax is only applicable within the District of Columbia and validated by the Legislative **Intent** of the 16th Amendment.

Thus, there is no imposed duty for Americans to make any income tax return.

On the "**HANDBOOK FOR SPECIAL AGENTS**"

" AGENTS.... Our tax system is based on individual self assessment and voluntary compliance.... The material contained in this handbook is confidential in character. It must not under any circumstance be made available to persons outside the service."

"Fear is the key element for the IRS in achieving its mission. Without fear, the IRS would have a difficult time maintaining our so-called system of voluntary compliance..."

Santo Presti, former IRS Criminal Investigation Agent and author of "IRS in Action"

" You must learn, that you cannot presume, you understand the definitions of the everyday terms you use, versus the same words that are defined much differently by the U.S. Congress.

" A canon of construction which teaches that of Congress, unless a contrary intent appears, is meant to apply only within the territorial jurisdiction of the United States." [U.S. v. Spelar, 388 U.S. 217 at 222 (1949)]

We must stop looking to Webster's Dictionary for the legal definitions. Buy a copy of Black's Law Dictionary and get on the internet- it is there that you will find a new world of meaning. The biggest trick of all has been to redefine common, every day terms, to mean something else within the statute-laws, and.....You, did not even Know.....

TITLE 26—INTERNAL REVENUE CODE§ 7701

TITLE 26 > Subtitle F > CHAPTER 79 >. Sec. 7701. - Definitions

7701. Definitions (a) When used in this title, where not other-wise distinctly expressed or manifestly incompatible with the **intent** thereof—

(1) The term **"person"** shall be construed to mean and include an individual, a trust, estate, partnership, association, company or **corporation**.

(30) The term **"United States person"** means—(A)
a citizen or resident of the United States. A domestic partnership, a domestic corporation,

(26) **The term "trade or business" includes the performance of the functions of a public office.**

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

(16) The term **"withholding agent"** means any person required to deduct and withhold any tax under the provisions of section 1441, 1442,1443, or 1461

Employers are Not **withholding agents, Ask Taco Bell.**

**Sued for Withholding and Social Security Number –
Had to settle out of Court.**



Taco Bell Corp.
17901 Von Karman
Irvine, California 92714-6212
Telephone 714 863 4500

August 23, 1993

BY OVERNIGHT COURIER

Mr. Arthur Thomas
5134 Sugar Camp Road
Milford, Ohio, 45150

Re: Settlement and Release of Claims

Dear Mr. Thomas:

Attached is the settlement agreement with respect to your son's application for employment at Taco Bell.

You have now indicated that Arthur may not wish to accept the Crew member position for which he made application, because of the onset of the new school year. Taco Bell is still willing to enter into this agreement at the present time, and will consider Arthur for employment next summer if a position is available. If Arthur does decide to apply again next summer, please have him present a copy of this letter to the restaurant manager, which will serve as notice to the manager that Arthur is not required to provide the Company with a Social Security number. The manager is also hereby notified that he/she must supply the Corporate office with an affidavit that your son has declined to provide a social security number based upon his religious beliefs.

Please have Arthur sign the settlement agreement in front of a notary public. You will need to sign as well, since Arthur is a minor. I have enclosed a return envelope for your convenience. We will send Arthur a check for \$500.00 (less the applicable federal and state income taxes) within ten days of receiving the signed agreement. As I conveyed to you earlier, there will be no deduction for Social Security benefits.

According to Mr. Thomas, this issue was waived the next day.

Very truly yours,

A handwritten signature in cursive script that reads "Marilyn J. Payn".

Marilyn J. Payn
EEO Paralegal

Enclosure
cc: R. Klein
Manager, EEO & Compliance

“ The revenue laws are a code or system in regulation of tax assessment and collection. They relate to tax payers, and not to non taxpayers. The latter are without their scope. No procedure is prescribed for non taxpayers, and no attempt is made to annul any of their rights and remedies in due course of law. With them Congress does not assume to deal, and they are neither of the subject nor of the object to the revenue laws... [Longv.Rasmussen,281F.236(1922)]

Even if the 16th Amendment were properly ratified, according to Article 1, Section 9 of the Constitution, it has always been unconstitutional for the U.S. Federal Government to directly tax "We the People" in their property, wages, salaries, or earnings. U.S. Supreme Court Judges repeatedly rejected any claims that the 16th Amendment changed the constitutional limits on direct taxes: *Brushaber v. Union Pacific R.R. Co.*, 240 U.S. 1, The Supreme Court ruled that the 16th "created no new power of taxation" and that it "did not change the constitutional limitations which forbid any direct taxation of individuals". This and other similar cases have never been overturned.

**According to IRS definitions = Non-Tax payers = Non resident aliens =
We the People of the 50 union States!**

**Brushaber v.Union Pacific Railroad,240U.S.1(1916) Treasury department
published Treasury Decision 2313,
in which they identified Mr.Brushaber as a nonresident alien.**

We need to show that when you read the term “Nonresident Alien Individual” that you must be converting it to read “American National” unless you want to remain in their semantic mental trap the U.S. Congress set up in a premeditated and purposeful manner.

(ii) Nonresident alien individual. The term nonresident alien individual means a person described in section 7701(b)(1)(B), an alien individual who is a resident of a foreign country under the residence article of an income tax treaty and § 301.7701(b)-7(a)(1) of this chapter, or an alien individual who is a resident of Puerto Rico, Guam, the Commonwealth of Northern Mariana Islands, the U.S. Virgin Islands, or American Samoa as determined under

§ 301.7701(b)-1(d) of this chapter. An alien individual who has made an elec-tion under section 6013 (g) or (h) to be treated as a resident of the United States is nevertheless treated as a non-resident alien individual for purposes of withholding under chapter 3 of the Code and the regulations there under.

The immediate presumption by most Americans is that this term nonresident alien is some kind of a foreigner from another nation.

Black's Law Dictionary, Sixth Edition Abridged, page 292. "To state explicitly; a process of stating the exact meaning of a word or phrase; such a description of a thing, includes, all essential elements and excludes, all non essential elements, so as to distinguish it from all other things and classes."

Making the Election: Entrance Door to be Taxed

The National Government will now tax your income like that of a U.S. Resident Alien for purposes of the Federal Income Tax.

TITLE 26—INTERNAL REVENUE CODE§ 7701

A) Resident alien - An alien individual shall be treated as a resident of the United States with respect to any calendar year if (and only if) such individual meets the requirements.

B) Nonresident alien - An individual is a nonresident alien if such individual is neither a citizen of the United States nor a resident of the United States.

(This Is the Fraud, where they get you, without you knowing.)

26 CFR §1.871-1(a)

"However, nonresident alien individuals may elect, under section 6013 (g) or (h), to be treated as U.S. residents for purposes of determining their income tax liability under Chapters 1, 5, and 24 of the code." (You Just Gave Your Consent to Pay Taxes)

26 CFR §1.6013-6(a) Election to treat nonresident alien individual as resident of the United States.

(a) Election for special treatment—(1) In general.

"The effect of the election is that each spouse is treated as a resident of the United States for purposes of chapters 1, 5, and 24 and sections 6012, 6013, 6072, and 6091 of the Code for the entire taxable year. An election made under this section is in effect for the taxable year for which made and for all subsequent years..."

When you Sign a 1040, , you made a **Voluntary Election** to become, a federal Statutory **US Citizen**, to pay Taxes! (unknowingly of course)

This is what happens with your Tax Dollars, while you, sweat your rent money, car payment, or just whatever.

31 USC §Section 321 (d)(2) "For purposes of the Federal income, estate, and gift taxes, property accepted under paragraph (1) shall be considered as a gift or bequest to or for the use of the United States [National Government]."

(Wake Up, it's a Gift - Not Mandatory)



SOCIAL SECURITY

TEH2

APR 23 1998

Mr. [Name]
[Address]
[City, State, ZIP]

Dear Mr. [Name]:

This is in response to your letter concerning the requirement and use of the Social Security number (SSN).

The Social Security Act does not require a person to have a Social Security number (SSN) to live and work in the United States, nor does it require an SSN simply for the purpose of having one. However, if someone works without an SSN, we cannot properly credit the earnings for the work performed.

Other laws require people to have and use SSNs for specific purposes. For example, the Internal Revenue Code (26 U.S.C. 6109 (a)) and applicable regulations (26 CFR 301.6109-1(d)) require an individual to get and use an SSN on tax documents and to furnish the number to any other person or institution (such as an employer or a bank) that is required to provide the Internal Revenue Service (IRS) information about payments to the individual. There are penalties for failure to do so. The IRS also requires employers to report SSNs with employees' earnings.

The requirements for including the SSN as the taxpayer identification number on individual tax returns and on tax reports made by employers, banks, and other financial institutions are set by law or regulations of the Department of the Treasury. Anyone who has questions or objections to providing an SSN for these purposes should contact the nearest Internal Revenue Service office.

Sincerely,

A handwritten signature in blue ink, appearing to read "C. H. Mullen".

Charles H. Mullen
Associate Commissioner
Office of Public Inquiries

Statutory Instrument 1997 No. 1778

The Social Security (United States of America) Order 1997

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STATUTORY INSTRUMENTS

1997 No. 1778

SOCIAL SECURITY

The Social Security (United States of America) Order 1997

Made

22nd July 1997

Coming into force

1st September 1997

At the Court at Buckingham Palace, the 22nd day of July 1997

Present,

This letter was used in Court, as Evidence to the Fact

COMMITTEES:
ARMED SERVICES
MERCHANT MARINE AND
FISHERIES
SELECT COMMITTEE ON
AGING



DENNIS M. HERTEL
14TH DISTRICT, MICHIGAN

DISTRICT OFFICE:
28221 MOUND ROAD
WARREN, MICHIGAN 48001
(313) 574-9420

DISTRICT OFFICE:
18927 KELLY ROAD
DETROIT, MICHIGAN 48224
(313) 526-5900

218 CANNON OFFICE BUILDING
WASHINGTON, D.C. 20515
(202) 225-8276

Congress of the United States
House of Representatives
Washington, DC 20515

December 30, 1985

Regarding your recent contact with my office on the difficulties you are experiencing with the Internal Revenue Service, it is the policy of our office not to give legal advice and suggest that you seek counsel with tax expertise.

We can address your specific question relative to IRS Form 668-W, Notice of Levy on Wages, Section 6331 IRC entitled "Levy and Distraint" and Section 6331 (a) IRC entitled "Authority of Secretary", "...Levy may be made upon the accrued salary or wages of any officer, employee or elected official of the United States, District of Columbia, or any agency or instrumentality of the United States or the District of Columbia, by serving notice of levy on the employee of such officer, employee or elected official...", does not provide authority to levy wages of private citizens in the private sector.

The omission of this section from IRS form 668-W may be misleading to some employers, as you have suggested.

I hope that you will find this information useful and regret that I am unable to provide you with more assistance.

Please feel free to contact me again if you have questions or comments regarding your federal government.

Sincerely,

Dennis M. Hertel
DENNIS M. HERTEL

Member of Congress

DMH/hjf

26 U.S.C. § 6331 - U.S. Code. Internal Revenue Code. Levy and Distraint

(a) Authority of Secretary. -- Levy may be made upon the accrued salary or wages of any officer, employee, or elected official, of the United States, the District of Columbia, or any agency or instrumentality of the United States or the District of Columbia, by serving a notice of levy on the employer of such officer, employee, or elected official. (Do you work for the Government ?)

**For clarification due to the quality of this copy,
the body of the letter is retyped on next page :**

Internal Revenue Service

**Internal Revenue Service Center Mid-Atlantic Region
Philadelphia, Pa.**

**JOANN E. HOVERALE
1400 BEACHWOOD CT
PHILADELPHIA, PA. 19104**

Department of the Treasury

P.O. Box 245, Bensalem, Pa 19020

Person to Contact:

Telephone Number:

Date: Reply to:

Date:

Dear Mrs. Hoverale:

This is in response to your Privacy Act request dated December 12, 1975.

The Internal Revenue Code is not positive law, it is special law. It applies to specific persons in the United States who choose to make themselves subject to the requirements of the special laws in the Internal Revenue Code by entering into an employment agreement within the U.S. Government.

The law is that income from sources not effectively connected with the conduct of a trade or business within the U.S. Government is not subject to any tax under subtitle "A" of the Internal Revenue Code.

This concludes our response to your request.

Sincerely yours,

Cynthia J. Mills

**Cynthia J. Mills
Disclosure Officer**

Enclosure

Internal Revenue Service

Dear Mrs. Hoverale:

This is in response to your Privacy Act request dated December 12, 1996.

The Internal Revenue Code is not positive law, it is special law. It applies to specific persons in the United States, who choose to make themselves subject, to the requirements of the special laws in the Internal Revenue Code by entering into an employment agreement within the U.S. Government.

The law is that income, from sources not effectively connected with the conduct of a trade or business, within the U.S. Government is not subject to any tax, under subtitle "A" of the Internal Revenue Code.

This concludes our response to your request.

Cynthia J. Mills

Disclosure Officer

Are You a Government Employee ?

It's all - about Consent and Jurisdiction.

It is extremely important, that you understand Consent;

our servant government cannot do anything without your consent.

American Nationals were never made liable for the Federal Income Tax as promulgated in the Internal Revenue Code of 1954:

The USSC case of Pollock v. Farmer's Loan and Trust Company slammed the door, in the face of the National Government informing it, that their plan to tax the American People **was denied and deprived of any power or authority to tax the American Nationals, due to the lack of Apportionment based on the Census.**

The Legislative Intent of the 16th Amendment written by former POTUS Taft on June 16, 1909 and published in the Congressional Records of the U.S. Senate on pages 3344-3345 shows clearly that the Federal Income Tax was only levied upon **the National Government itself meaning those who chose to work for it.**

President Taft to Congress "I therefore recommend to the Congress that both Houses, by a two-thirds vote, shall propose an amendment to the Constitution conferring the power to levy **an income tax upon the National Government without apportionment** among the States in proportion to population. "

Now Read the 16th Amendment, for what it says, and not what you were told it meant.

The Congress shall have the power to lay and collect taxes on incomes, from whatever source derived, **without apportionment** among the **several States**, and **without regard to any census or enumeration.**

28 U.S. Code § 3002. Definitions (14) "State" means any of the several States, the District of Columbia, the Commonwealth of Puerto Rico, the Commonwealth of the Northern Marianas, or any territory or possession of the United States.

Justice Field says the abuse of "words of art" mask the nature of the above criminal extortion:" Words [of art] cannot change the fact, though they may Deliberately mislead and bewilder. The thing remains through all disguises of terms."

The use of propaganda [originally developed by the National Government's Creel Commission prior to WWI by Edward Bernays and Walter Lippman under the Woodrow Wilson Administration] about the Federal Income Tax during and after WWII firmly established the **myth** that all American Nationals had to file and pay the federal income tax.

Additionally, there was the ingenuous act on the part of the Harvard- and Yale-educated lawyers working for the National Government that they carefully bypassed the potential concerns in the 13th Amendment. Slavery and Involuntary Servitude has been outlawed in the Constitutional Republic.

What was never outlawed was methods of government to get Americans to 'volunteer' into financial indentured servitude.

Terminating the Election: The Exit Door -

26 USC §6013(g)(4) Termination of election

“An election under this subsection shall terminate at the earliest of the following times:”
(Say Goodbye To The I.R.S.)

The IRS, is theft by deception and Fraud, it is a LIE!

(6) Only one election

*“If any election under this subsection for any two individuals is terminated under paragraph (4) or (5) for any taxable year, such two individuals **shall be ineligible** to make an election under this subsection for **any subsequent taxable year.**”*

Your Out of the Tax game for Good!

How long does this list have to be before you realize, **that if you have to ask permission to do everything, not only will you eventually slip up and become a criminal, But you have ceased to be free!**

Why then, do you need “permission” from anyone, including a government, to use your property and exclude all others from using, controlling, or benefitting from the property, **if you have absolute ownership over it? The answer is, you don't!**

U.S. Senate Document No. 43, 73rd Congress, 1st Session (1934), to wit: bq. **“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 acceptance with law and subordinate to the necessities of the State.**

So, you thought you owned your property! USER = RENTER

Property has to be held in Allodium to have absolute title.
(Fee Simple = Lawful owner)

“All laws, rules and practices which are repugnant to the Constitution are null and void. “ Marbury vs Madison 2 Branch 137, 180 (1803)

“Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them.”

Miranda vs Arizona 384, US 436, 491, 86 S.C.T. 1608

“Assumption and presumption are just what they are -- law notwithstanding.”
Bailey vs Alabama 7 Peters 219

THE STORY OF THE BUCK ACT

by
Richard McDonald
edited by Mitch Modeleski

In order for you to understand the full import of what is happening, I must explain certain laws to you. When passing new statutes, the Federal government always does everything according to the principles of law. In order for the Federal Government to tax a Citizen of one of the several states, they had to create some sort of contractual nexus. This contractual nexus is the “Social Security Number”.

In 1935, the federal government instituted Social Security.

The Social Security Board then created 10 Social Security “Districts”. The combination of these “Districts” resulted in a “Federal area” which covered all the several states like a clear plastic overlay.

In 1939, the federal government instituted the “Public Salary Tax Act of 1939”. This Act is a municipal law of the District of Columbia for taxing all federal and state government employees and those who live and work in any “Federal area”.

Now, the government knows it cannot tax those state Citizens who live and work outside the territorial jurisdiction of Article 1, Section 8, Clause 17 (1:8:17) or Article 4, Section 3, Clause 2 (4:3:2) in the U.S. Constitution. So, in 1940, Congress passed the “Buck Act”, 4 U.S.C.S. Sections 105-113. In Section 110(e), this Act authorized any department of the federal government to create a “Federal area” for imposition of the “Public Salary Tax Act of 1939”. This tax is imposed at 4 U.S.C.S. Sec. 111. The rest of the taxing law is found in the Internal Revenue Code. The Social Security Board had already created a “Federal area” overlay.

4 U.S.C.S. Sec. 110(d). The term “State” includes any Territory or possession of the United States. (Note: the use of the capital “S” in “State” is reference to the designated territorial “States” and possessions held by the Corporate “United States”.)

4 U.S.C.S. Sec. 110(e). The term “Federal area” means any lands or premises held or acquired by or for the use of the United States or any department, establishment, or agency of the United States; and any Federal area, or any part thereof, which is located within the exterior boundaries of any State, shall be deemed to be a Federal area located within such State.

There is no reasonable doubt that the federal “State” is imposing an excise tax under the provisions of 4 U.S.C.S. Section 105, which states in pertinent part:
Sec. 105. State, and so forth, taxation affecting Federal areas; sales or use tax.

(NOTE: the term person references a fictional entity (a) No “person” shall be relieved from liability for payment of, collection of, or accounting for any sales or use tax levied by any State, or by any duly constituted taxing authority therein, having jurisdiction to levy such tax, on the ground that the sale or use, with respect to which such tax is levied, occurred in whole or in part within a Federal area; and such State or taxing authority shall have full jurisdiction and power to levy and collect any such tax in any Federal area within such State to the same extent and with the same effect as though such area was not a Federal area.

Irrespective of what the tax is called, if its purpose is to produce revenue, it is an income tax or a receipts tax under the Buck Act[4 U.S.C.A. Secs. 105-110]. *Humble Oil & Refining Co. v. Calvert*, 464 SW 2d. 170 (1971), affd (Tex) 478 SW 2d. 926, cert. den. 409 U.S. 967, 34 L.Ed. 2d. 234, 93 S.Ct. 293.

Thus, the obvious question arises: What is a “Federal area”?

A “Federal area” is any area designated by any agency, department, or establishment of the federal government. **This includes the Social Security areas designated by the Social Security Administration, any public housing area that has federal funding, a home that has a federal bank loan, a road that has federal funding, and almost everything that the federal government touches through any type of aid. *Springfield v. Kennv*, 104 N.E. 2d 65 (1951 App.)**. This “Federal area” attaches to anyone who has a Social Security Number or any personal contact with the federal or state governments. Through this mechanism, the federal government usurped the Sovereignty of the People, as well as the Sovereignty of the several states, by creating “Federal areas” within the boundaries of the states under the authority of Article 4, Section 3, Clause 2 (4:3:2) in the federal Constitution, which states:

2. The Congress shall have Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States, and nothing in this Constitution shall be so construed as to prejudice any claims of the United States, or of any particular State.

Therefore, all U.S. citizens [i.e. franchised citizens of the District of Columbia] residing in one of the states of the Union, are classified as property, as franchisee’s of the federal government, and as an “individual entity”. See *Wheeling Steel Corp. v. Fox*, 298 U.S. 193, 80 L.Ed. 1143, 56 S.Ct. 773. Under the “Buck Act”, 4 U.S.C.S. Secs. 105-113, the federal government has created a “Federal area” within the boundaries of all the several states.

“A canon of construction which teaches that of Congress, unless a contrary intent appears, is meant to apply only within the territorial jurisdiction of the United States.”
[*U.S. v. Spelar*, 338 U.S. 217 at 222 (1949)]

This area is similar to any territory that the federal government acquires through purchase, conquest or treaty, thereby imposing federal territorial law upon all people in this “Federal area”. Federal territorial law is evidenced by the Executive Branch’s yellow-fringed U.S. flag flying in schools, offices and all courtrooms designating a mercantile jurisdiction.

You must live on the land in one of the states in the Union of several states, not in any “Federal State” or “Federal area”, nor can you be involved in any activity that would make you subject to “federal laws”. You cannot have a valid Social Security Number, a “resident” driver’s license, a motor vehicle registered in your name, a “federal” bank account, a Federal Register Account Number relating to Individual persons [SSN], (see Executive Order Number 9397, November 1943), or any other known “contract implied in fact” that would place you within any “Federal area” and thus within the territorial jurisdiction of the municipal laws of Congress. Remember, all acts of Congress are territorial in nature and only apply within the territorial jurisdiction of Congress. (See *American Banana Co. v. United Fruit Co.*, 213 U.S. 347, 356-357 (1909); *United States v. Spelar*, 338 U.S. 217, 222, 94 L.Ed. 3, 70 S.Ct. 10 (1949); *New York Cent. R. Co. v. Chisholm*, 268 U.S. 29, 31-32, 69 L.Ed. 828, 45 S.Ct. 402 (1925).)

There has been created a fictional Federal “State within a state”. See *Howard v. Sinking Fund of Louisville*, 344 U.S. 624, 73 S.Ct. 465, 476, 97 L.Ed. 617 (1953); *Schwartz v. O’Hara TP. School Dist.*, 100 A. 2d. 621, 625, 375 Pa. 440. (Compare also 31 C.F.R. Parts 51.2 and 52.2, which also identify a fictional State within a state.)

This fictional “State” is identified by the use of two-letter abbreviations like “CA”, “AZ” and “TX”, as distinguished from the authorized abbreviations like “Calif.”, “Ariz.” and “Tex.”, etc. This fictional State also uses ZIP codes which are within the municipal, exclusive legislative jurisdiction of Congress.

This entire scheme was accomplished by passage of the “Buck Act”, 4 U.S.C.S. Secs. 105-113, to implement the application of the “Public Salary Tax Act of 1939” to workers within the private sector. This subjects all private sector workers who have a Social Security number to all state and federal laws “within this State”, a “fictional Federal area” overlaying the land in California and in all other states in the Union. In California, this is established by California Form 590, Revenue and Taxation.

All you have to do is to state that you live in California. This establishes that you do not live in a “Federal area” and that you are exempt from the Public Salary Tax Act of 1939 and also from the California Income Tax for residents who live “in this State”.

The following definition is used throughout the several states in the application of their municipal laws which require some sort of contract for proper application. This definition is also included in all the codes of California, Nevada, Arizona, Utah and New York:

“In this State” or “in the State” means within the exterior limits of the State ... and includes all territories within such limits owned or ceded to the United States of America.

This definition concurs with the “Buck Act” supra which states:

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

110(e) The term “Federal area” means any lands or premises held or acquired by or for the use of the United States or any department, establishment, or agency of the United States; and any Federal area, or any part thereof, which is located within the exterior boundaries of any State, shall be deemed to be a Federal area located within such State.

So, do some research. I have given you all the proper directions in which to look for the jurisdictional nexus that places you within the purview of the federal government.

NOTE: The Social Security number does not attach to the “Natural Man”, but is assigned to the fictitious entity entitled as “**Person**”. The man on the land does not have or is he in his “Natural” standing, assigned a social security, the “Natural Man” is however, the beneficiary of the individual constructive trust that the individual social security number references.

SOCIAL SECURITY CORP, DEPART. OF HEALTH, EDUCATION AND WELFARE [is defined as] a For-Profit General Delaware Corporation Incorporation date: 11/13/89 File No. 2213135 . . . and would suggest a quid pro quo consideration, establishing no controlling jurisdictional nexus over the beneficiary while providing the required benefit.

28 U.S. Code § 3002. Definitions (14) “State” means any of the several States, the District of Columbia, the Commonwealth of Puerto Rico, the Commonwealth of the Northern Marianas, or any territory or possession of the United States.

“BANKERS”

FEDERAL RESERVE

UNITED NATIONS

GREAT BRITIAN

UNITED STATES FEDERAL CORPORATION

(DEMOCARCY) = (CREDIT)

U.S. CITIZENS / SLAVES

**Drivers License, Income tax, Property Tax,
Social Security Card, Police State, Permits, and
Licensing For Everything!**

You Have To Have Permission!

“ ONE WORLD ORDER! ”

This IS where You Live!

Ronald Reagan's Speech at the 1964 National Convention: A Time for Choosing
"This idea that government was beholden to the people, that it had no other source of power is still the newest, most unique idea in all the long history of man's relation to man.

This is the issue of this election: Whether we believe in our capacity for self-government or whether we abandon the American Revolution and confess that a little intellectual elite in a far-distant capital, can plan our lives for us, better than we can plan them ourselves."

**It all starts with the people, to rise up and say
enough is enough and claim back their rights.**

You are still one of the people and can still turn this around, if you become knowledgeable, confident, and will stand firm, on your Constitutional rights and revoke all their so-called contractual agreements, that You unknowingly consented to, believing that was, in fact the law.

You never took the time to see, if in fact, that it was the Law !

The Constitution, Supreme Court, Appellant courts and other courts, have all said there is no law for the People to pay income tax, get any kind of license or permit, social security card, I.D. card and so many more things, that, this rogue government in the District of Columbia or aka Washington DC., wants you to believe. Even Jefferson Davis knew this.

" The war...must go on till the last man of this generation falls in his tracks... unless you acknowledge our right to self-government.

We are not fighting for slavery.

We are fighting for Independence, and that, or extermination, we WILL have. " Jefferson Davis

**Ignorance of Constitutional law, Your Constitution,
is No Excuse !**

" The common law is the real law, the Supreme Law of the land, the code, rules, regulations, policy and statutes are not law."

[Self v. Rhay, 61 Wn (2d) 261]

Now, go look up the real Law!

This Is What, You Gave Up, To be a Slave !

The Incontrovertible Law

“God”

“ We The People ”

Declaration of Independence

Constitution for the united States

Constitutional Republic

Gold & Silver

Freedom

Common Law_____ List name of injured party.

Equity Law_____Name and clause of violated contract.

Maritime Law_____ International Maritime Treaty violated.

“We The People.”

This all starts with us, the People.

STOP ALL THIS CORRUPTION NOW ! Before it's Too Late !

Sovereignty

“Sovereignty itself is, of course, not subject to law,

For it is the author and source of law,

But in our system, while sovereign powers are delegated

to the agencies of government,

Sovereignty itself remains with the people,

By whom and for whom all government exists and acts.”

Supreme Court Decision, Woo Lee v. Hopkins 118 U.S. 356

“ There is no such thing as a power of inherent sovereignty

In the government of the [Federal] United States...

In this country sovereignty resides in the people,

And the congress can exercise no power

Which they [the sovereign people] have not,

By their Constitution entrusted to it:

All else is withheld.”

Supreme Court Justice Fields



Lone Star Sovereignty Resources

“ We The People “

Sovereignty is the quality and authority of being independent and in charge of the conditions you live under.

Specifically, the word is used here regarding lawfully, arranging your affairs, in such a way, that you **ARE** in charge of your life, that you are prepared for challenges to your freedom, and that you don't unwittingly sign yourself and your family away in virtual slavery.

Note that sovereignty carries with it responsibility.

That is, if you take your life in your own hands, you also take upon yourself to act responsibly and with integrity in regards to your own life, your family, your community, your fellow human beings and the planet as a whole.

Providing Education and Leadership

Promoting Individual Freedom

Sovereign.law@yahoo.com

**What Rights, Do You believe, You Deserve,
Without Standing up For Them!**

So, do some research.

I have given you all the proper directions in which to look,
which should lead to more information;

Wake Up!!!! Get involved, before it's too Late!

I know you care about your family, friends, and our country.

List of Important Books & Videos & Internet

Must Read these Books !

- Common Law Handbook: For Juror's, Sheriff's, Bailiff's, and Justice's
 - Treason by Mike Blackwell (Texas Veteran)
 - Commercial Law Applied: Learn To Play The Game
 - Meet Your Strawman: And Whatever You Want To Know

- **UTube** – Mike Malonely -The Biggest Scam In The History Of Mankind -
Hidden Secrets of Money Ep 4 ----- MUST WATCH !

- <https://www.nationallibertyalliance.org/common-law> -----
- <https://cspoa.org/>

Look up on Internet and youtube ...
Deep State, They are Ready, Are You !
Wake Up, You Need to know This !

King Alfred Plan/ Code name : Rex 84 -----Real ID Card.... Mandatory Oct 2020---
----- Obama Health Plan - Code ICD9E978 - International Statistical
Classification of Diseases and Related Health Problems 10th Revision , 2010-----
Fema Interment and Re Education Camps.

There is SO much more You need To Know !

For More Information and help,
Email : Sovereign.law@yahoo.com

The Message Meant To Be Conveyed

The purpose of this, is to hopefully educate and equip each and every participant with the information, knowledge, and methods to reclaim and enforce the rights that have always been ours.

Freedom has never been free or easy, and throughout history it is almost always hardwon as a result of personal sacrifice and bloodshed.

Because freedom is purchased at such a high price it should be the most cherished possession the People have, without exception.

For over two hundred and thirty years men and women have sacrificed all that they had, even to the point of death, to purchase that freedom for us.

It cannot be a greater waste and insult to their sacrifice, than for us to allow it to go unheeded and let our rights and freedoms continue to be stolen away lock-stock-and barrel by corrupt politicians, scumbag lawyers, and ignorant law enforcement officers.



PRAY FOR AMERICA



Dear God

I bow my head
and ask,
if it be thy will,
please save this land
from those who seek
to destroy it.

God Bless Everyone !