ABOUT SSNs AND TINS ON GOVERNMENT FORMS AND CORRESPONDENCE

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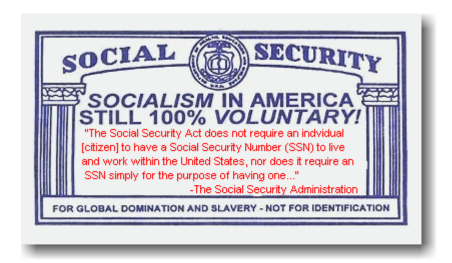






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1 Introduction

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- It is VERY important that we fully understand why and how the government uses numbers to identify us both on forms and
- in their computer systems, why it does this, and all the affects upon our rights. In fact, if you want to discontinue voluntary
- participation in the federal and state income tax systems, the absolute most important thing you can do is to eliminate all
- identifying numbers in connection with you. Understanding this can literally mean the difference between being a free
- 6 person and a government slave.

2 Types of Numbers

8 The federal government uses two types of identifying numbers:

Table 1: Types of identifying numbers

Number type	Issuing authority	Issuing agency	Issued to	Instructions	Application form(s)	Notes
Social Security	20 CFR §422.103	Social Security	Statutory "U.S.		SSA Form SS-5:	Used to apply for Social security
Number (SSN)		Administration	citizens" pursuant		Request for Social	participation. Available only the
			to 8 U.S.C. §1401;		Security Card	statutory "U.S. citizens" and permanent
			Permanent			residents pursuant to 20 CFR §422.104.
			residents pursuant			
			to 8 U.S.C.			
			§1101(a)(3)			
Taxpayer	26 U.S.C. §6109	Internal	"U.S. persons"		W-9: Application	Application says to use Form W-8
Identification		Revenue	pursuant to 26		for Taxpayer	instead if you are not a "U.S. person".
Number (TIN)		<u>Service</u>	U.S.C.		<u>Identification</u>	
			§7701(a)(30)		Number	
			ONLY. Perjury			
			statement requires			
			you to swear you			
T., 41, 14,1	261100 86100	T., (1	are a "U.S. person"	IDCD 1.11 d	XX 7. A	A TITINI ' A A TITINI
Individual	26 U.S.C. §6109	Internal	Aliens or	IRS Publication	W-7: Application	An ITIN is a tax processing number,
Taxpayer Identification	26 CFR §301.6109- 1(d)(3)	Revenue Service	nonresident aliens who are not "U.S.	1915: Understanding	for IRS Individual Taxpayer	issued by the Internal Revenue Service, for certain resident and nonresident
Number	1(u)(3)	Service	persons" and are	Your Individual	Identification	aliens, their spouses, and their
Number			not eligible for	Taxpaver	Number (TIN)	dependents. It is a nine-digit number
			Social Security	Identification	ivumoci (Tiiv)	beginning with the number "9", has a
			Social Security	Number (ITIN)		range of numbers from "70" to "88" for
				1 (01110 01 (1111 1)		the fourth and fifth digits and is
						formatted like a SSN (i.e. 9XX-
						7XXXXX). Application must be
						attached to a valid U.S. return. No tax
						return will cause application to be
						rejected. Used in the case of foreign
						persons who do not qualify for a Social
						Security Number because not a statutory
						"U.S. citizen" or permanent resident.

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Number type	Issuing authority	Issuing agency	Issued to	Instructions	Application form(s)	Notes
Employer	26 CFR §301.6109-	<u>Internal</u>	Businesses who	IRS Circular E:	SS-4: Application	Not eligible for this number if not part
Identification	1(b)	Revenue	want to engage in	Employer's Tax	for Employer	of the government. "Employer"
Number (EIN)		<u>Service</u>	federal franchises.	<u>Guide</u>	<u>Identification</u>	defined in 26 U.S.C. §3401(d) as an
					<u>Number</u>	entity that has "employees".
						"Employee" is then defined in 5 U.S.C.
						<u>§2105(a)</u> , <u>26 U.S.C. §3401(c)</u> , and 26
						CFR §31.3401(c)-1 as a public officer
						and not a private employee

No positive law requires anyone to have or use a Social Security Number (SSN). The Social Security Administration admitted exactly this in a letter they sent to us in response to an inquiry about this subject:

Social Security Administration Letter, Exhibit #07.004 http://sedm.org/Exhibits/ExhibitIndex.htm

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- All of Title 42 of the U.S. Code, which has the Social Security code embedded within it, for instance, is not positive law, according to the legislative notes under 1 U.S.C. §204, so that even if the code required it, it would not be enforceable against anyone without their individual consent in some form. Neither have we ever seen anyone from the government ever allege that specific sections within Title 42 are positive law either. They are simply optional guidance for the average individual, and not "law" as a consequence. To call Social Security a "law" is to establish a state-sponsored religion in violation of the First Amendment, in fact. See the following for abundant confirmation of this fact:
- Socialism: The New American Civil Religion, Form #05.016 http://sedm.org/Forms/FormIndex.htm
 - Great IRS Hoax, Form #11.302, Sections 4.3.13 and 5.4 through 5.4.3.6 for an exhaustive analysis and supporting evidence that backs up this conclusion.

Below is the definition of a "Individual Taxpayer Identification Number (ITIN)" from the Internal Revenue Code. Keep in mind that all of Title 26 of the U.S. Code, like Title 42, is NOT positive law and obligates no one to do anything except those who consent to be bound by it by occupying a public office within the U.S. government. See Great IRS Hoax, Form #11.302 sections 5.4 through 5.4.3.6 for further details on this:

26 CFR §301.6109-1(d)(3)

- (3) IRS individual taxpayer identification number -
- (i) Definition.

The term IRS individual taxpayer identification number means a taxpayer identifying number issued to an alien individual by the Internal Revenue Service, upon application, for use in connection with filing requirements under this title. The term IRS individual taxpayer identification number does not refer to a social security number or an account number for use in employment for wages. For purposes of this section, the term alien individual means an individual who is not a citizen or national of the United States.

IRS Publication 1915 says that ITINs may be issued to "aliens" or "nonresident aliens", which implies that the term "alien individual" in the regulation above also includes "nonresident alien individuals" as well.

General Information What is an ITIN?

> An ITIN is a tax processing number, issued by the Internal Revenue Service, for certain resident and nonresident aliens, their spouses, and their dependents.

> It is a nine-digit number beginning with the number "9", has a range of numbers from "70" to "88" for the fourth and fifth digits and is formatted like a SSN (i.e. 9XX-7XXXXX).

> The ITIN is only available to individuals who are required to have a taxpayer identification number for tax purposes but who do not have, and are not eligible to obtain a SSN from the Social Security Administration (SSA). Only individuals who have a valid filing requirement or are filing a tax return to claim a refund of over-withheld tax are eligible to receive an ITIN. Generally a U.S. Federal income tax return must accompany the ITIN application, unless the individual meets one of the "exceptions." (See "Exceptions").

> Caution: Applications for individuals who are requesting an ITIN as a spouse or a dependent of a primary taxpayer, must attach a valid U.S. Federal income tax return to the Form W-7. ITINs are issued regardless of immigration status because both resident and nonresident aliens may have United States tax return filing and payment responsibilities under the Internal Revenue Code.

[IRS Publication 1915, p. 5, Rev. 9-2007, Catalog Number 22533M; SOURCE: http://famguardian.org/Subjects/PropertyPrivacy/NumericalID/p1915.pdf]

About SSNs and TINs on Government Forms and Correspondence

- Consistent with the above, Section 14.1 of the following publication points out the IRS habitually and deliberately confuses
- ² "aliens" and "nonresident aliens" in the treasury regulations in order to prevent persons born within and domiciled within
- states of the Union from claiming the "nonresident alien" status. The above confusion is yet one more example of that
- 4 deliberate confusion:

Nonresident Alien Position, Form #05.020, Section 14.1 http://sedm.org/Forms/FormIndex.htm

- 5 Those who have quit Social Security consistent with the requirements for being a Member are therefore candidates for
- 6 requesting and using ITINS and when they file tax returns, are required to attach form W-7 as per IRS Publication 1915 per
- the above quote from that publication.

3 Interchangeability of SSNs with TINs

The following references govern the interchangeability of Social Security Numbers (SSNs) in place of Taxpayer Identification Numbers (TINs):

1. 26 U.S.C. §6109(d):

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TITLE 26 > Subtitle F > CHAPTER 61 > Subchapter B > § 6109 
§ 6109. Identifying numbers
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(d) Use of social security account number

The social security account number issued to an individual for purposes of section 205(c)(2)(A) of the Social Security Act shall, except as shall otherwise be specified under regulations of the Secretary, be used as the identifying number for such individual for purposes of this title.

2. 26 CFR §301.7701-11:

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TITLE 26--INTERNAL REVENUE
CHAPTER I--INTERNAL REVENUE SERVICE, DEPARTMENT OF THE TREASURY
PART 301_PROCEDURE AND ADMINISTRATION--Table of Contents
Definitions
Sec. 301.7701-11 Social security number.
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For purposes of this chapter, the term social security number means the taxpayer identifying number of an individual or estate which is assigned pursuant to section 6011(b) or corresponding provisions of prior law, or pursuant to section 6109, and in which nine digits are separated by hyphens as follows: 000-00-0000. Such term does not include a number with a letter as a suffix which is used to identify an auxiliary beneficiary under the social security program. The terms "account number" and "social security number" refer to the same number.

[T.D. 7306, 39 FR 9947, Mar. 15, 1974]

3. 26 U.S.C. §6011(b):

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<u>TITLE 26 > Subtitle F > CHAPTER 61 > Subchapter A > PART II</u> > <u>Subpart A</u> > § 6011
§ 6011. General requirement of return, statement, or list
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(b) Identification of taxpayer

The Secretary is authorized to require such information with respect to persons subject to the taxes imposed by chapter 21 or chapter 24 as is necessary or helpful in securing proper identification of such persons.

4. 26 U.S.C. §7701(a)(41):

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<u>TITLE 26</u> > <u>Subtitle F</u> > <u>CHAPTER 79</u> > § 7701 \underline{\$} 7701. <u>Definitions</u>
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(a) When used in this title, where not otherwise distinctly expressed or manifestly incompatible with the intent thereof—

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46 47 Based on the above, the term "Social Security Number" appearing on IRS forms does not necessarily imply the Social

Security Number issued pursuant to the Social Security Act. Instead, it can mean an IRS issued number instead.

The term "TIN" means the identifying number assigned to a person under section 6109.

4 Who owns the Number and why you don't "have" a number

- First of all, based on the discussion in section 2 earlier, the only parties who can lawfully be assigned a Social Security
- Number are federal "employees". The SSN is "public property" owned exclusively by the federal government, as
 - confirmed by the regulations authorizing its issuance:

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

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

Notice that the above regulation is in Title 20, which is "Employee's Benefits". If you aren't an "employee" as defined in 5 U.S.C. §2105, then you can't receive this "benefit".

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<u>TITLE 5 > PART III > Subpart A > CHAPTER 21 > § 2105</u>
<u>§ 2105. Employee</u>
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- (a) For the purpose of this title, "employee", except as otherwise provided by this section or when specifically modified, means an officer and an individual who is—
 - (1) appointed in the civil service by one of the following acting in an official capacity—
- (A) the President;
 - (B) a Member or Members of Congress, or the Congress;
 - (C) a member of a uniformed service;
 - (D) an individual who is an employee under this section;
 - (E) the head of a Government controlled corporation; or
 - (F) an adjutant general designated by the Secretary concerned under section 709 (c) of title 32;
 - (2) engaged in the performance of a Federal function under authority of law or an Executive act; and (3) subject to the supervision of an individual named by paragraph (1) of this subsection while engaged in the performance of the duties of his position.
 - (b) An individual who is employed at the United States Naval Academy in the midshipmen's laundry, the midshipmen's tailor shop, the midshipmen's cobbler and barber shops, and the midshipmen's store, except an individual employed by the Academy dairy (if any), and whose employment in such a position began before October 1, 1996, and has been uninterrupted in such a position since that date is deemed an employee.
 - (c) An employee paid from nonappropriated funds of the Army and Air Force Exchange Service, Army and Air Force Motion Picture Service, Navy Ship's Stores Ashore, Navy exchanges, Marine Corps exchanges, Coast Guard exchanges, and other instrumentalities of the United States under the jurisdiction of the armed forces conducted for the comfort, pleasure, contentment, and mental and physical improvement of personnel of the armed forces is deemed not an employee for the purpose of—
 - (1) laws administered by the Office of Personnel Management, except—
 - (A) section 7204;
 - (B) as otherwise specifically provided in this title;
 - (C) the Fair Labor Standards Act of 1938;
 - (D) for the purpose of entering into an interchange agreement to provide for the noncompetitive movement of employees between such instrumentalities and the competitive service; or

(E) subchapter V of chapter 63, which shall be applied so as to construe references to benefit programs to refer
to applicable programs for employees paid from nonappropriated funds; or
(2) subchapter I of chapter 81, chapter 84 (except to the extent specifically provided therein), and section 7902
of this title.
This subsection does not affect the status of these nonappropriated fund activities as Federal instrumentalities.
(d) A Reserve of the armed forces who is not on active duty or who is on active duty for training is deemed not
an employee or an individual holding an office of trust or profit or discharging an official function under or in
connection with the United States because of his appointment, oath, or status, or any duties or functions
performed or pay or allowances received in that capacity.
(e) Except as otherwise provided by law, an employee of the United States Postal Service or of the Postal Rate
Commission is deemed not an employee for purposes of this title.
(f) For purposes of sections 1212, 1213, 1214, 1215, 1216, 1221, 1222, 2302, and 7701, employees appointed
under chapter 73 or 74 of title 38 shall be employees.

Notice also that the definition of "employee" above:

- 1. Implicitly EXCLUDES private employees or anyone not expressly identified.
- 16 2. Includes only appointed or commissioned officers of the United States exercising the sovereign functions of a "public office" in the U.S. government.
 - 3. Does not include what most companies would describe as common law employees.

The only lawful use of "public property", such as a Social Security Number or Social Security Card, is for a "public use". Here is how Black's Law Dictionary very eloquently describes it:

"Public purpose. In the law of taxation, eminent domain, etc., this is a term of classification to distinguish the objects for which, according to settled usage, the government is to provide, from those which, by the like usage, are left to private interest, inclination, or liberality. The constitutional requirement that the purpose of any tax, police regulation, or particular exertion of the power of eminent domain shall be the convenience, safety, or welfare of the entire community and not the welfare of a specific individual or class of persons [such as, for instance, federal benefit recipients as individuals]. "Public purpose" that will justify expenditure of public money generally means such an activity as will serve as benefit to community as a body and which at same time is directly related function of government. Pack v. Southwestern Bell Tel. & Tel. Co., 215 Tenn. 503, 387 S.W.2d. 789, 794.

The term is synonymous with governmental purpose. As employed to denote the objects for which taxes may be levied, it has no relation to the urgency of the public need or to the extent of the public benefit which is to follow; the essential requisite being that a public service or use shall affect the inhabitants as a community, and not merely as individuals. A public purpose or public business has for its objective the promotion of the public health, safety, morals, general welfare, security, prosperity, and contentment of all the inhabitants or residents within a given political division, as, for example, a state, the sovereign powers of which are exercised to promote such public purpose or public business."

[Black's Law Dictionary, Sixth Edition, p. 1231, Emphasis added]

In effect, the number constitutes a license to act as a government employee or "trustee" over public property. The number can <u>only</u> be used in connection with the official employment duties as a federal "employee". If you are a private party who is not acting in a representative capacity and not exercising the agency of federal employment or private contracts, you cannot lawfully use such a number and you cannot admit to ever having been issued one. The number, which is public property, can only lawfully be assigned to the custody and possession of the federal statutory "employee" or "public officer" while he is acting as a federal statutory "employee" or "public officer", and not to the private human being. It is the same way with private employers, who will often fire their employees if they take company property home for private use. If you use this public property for private use, then:

- 1. You would be abusing public/government property, the SSN, for private gain. This is a criminal violation of 18 U.S.C. §208(a). Only federal "employees" on official duty can use or dispose of public/government property. If you are not on official duty as a federal "employee", then you cannot possess or "have" such a number and cannot truthfully claim to have ever been issued one.
- 2. You would be embezzling public property and converting it to private use, in violation of 18 U.S.C. §641.
- 3. You would be impersonating a public employee, which is a crime under 18 U.S.C. §912:

<u>TITLE 18</u> > <u>PART I</u> > <u>CHAPTER 43</u> > § 912 2 § 912. Officer or employee of the United States Whoever falsely assumes or pretends to be an officer or employee acting under the authority of the United States or any department, agency or officer thereof, and acts as such, or in such pretended character demands or obtains any money, paper, document, or thing of value, shall be fined under this title or imprisoned not more 5

Aside from the above, Webster's Collegiate Dictionary defines the word "have" as follows: 7

than three years, or both.

"have. 1 a: to hold or maintain as a possession, privilege, or entitlement <they ~ a new car><1 ~ my rights> b: to hold in one's use, service, regard, or at one's disposal <the group will ~! enough tickets for everyone>:... 2. To feel obligation in regard to --usu. used with an infinitive with to <we ~ things to do> . . . 3: to stand in a certain relationship to <~ enemies>. [Webster's Collegiate Dictionary, 1983, ISBN 0-87779-510-X, p. 5561

In order to "have" a number:

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- 1. You must be able to control the use of the number by all those who use it. "Ownership" implies FULL and EXCLUSIVE control. All uses of the number must require your consent, in accordance with the Privacy Act, <u>5 U.S.C.</u> §552a(b). Otherwise, it is "their" number and not "yours". Remember: "The" and "IRS" together spells "THEIRS". Everything you "think" you own is really "THEIRS" when you use "their" numbers.
- 2. It's use must provide a definite benefit to you personally that is contractually and legally protected. Social security benefits are not contractually or legally protected, according to the Supreme Court, and therefore, they are not necessarily "benefits".
- It must be in connection with an "entitlement or privilege". It is not a "privilege" to be tracked by IRS computers and be terrorized and harassed to illegally pay bribery money to a bloated government that does not respect your rights or obey the Constitution. It's a "liability" and not a "privilege".

Since Social Security Numbers (SSNs) and Taxpayer Identifications Numbers (TINs) do not fit any of the above criteria in the context of taxation, then they cannot be described as "your" number. The Supreme Court, in fact, agreed with these conclusions when it said in Flemming v. Nestor, 363 U.S. 603 (1960) that Social Security is not a contract and receipt of benefits is not a "right".

> "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)]

Without an contractual entitlement and guarantee, then there is no definite or certain "benefit", which means that one cannot "have" any right or entitlement to anything by virtue of having such a number. Consequently, when one is asked what is "your" number, one can honestly respond by saying:

> "I don't have one. Any number the government might have associated me with was involuntary and compelled and I have asked them repeatedly to eliminate this form of 'compelled association' in violation of the First Amendment. The fact that you won't amounts to identity theft, kidnapping, and conspiracy against rights in violation of the Constitution and 18 U.S.C. §241'

The Social Security System, in fact, is a Trust. All trusts require three entities to operate:

- 1. A "Grantor" or "Settlor", which is the entity that created the trust. That would be the American People who, through their elected representatives, wrote the Social Security Act.
- A "Trustee", which is you, who is a federal "employee" managing the trust.
- 3. A "Beneficiary", which is the U.S. government. The purpose of the Social Security System is NOT to pay you benefits in old age, it is to increase the general revenues so to inflate the federal retirement and power and control of your "public servants".

The Social Security Trust is a "constructive trust", which is created when you complete and sign the SSA Form SS-5, application for Social Security. It is constructive, because you never explicitly signed a trust agreement and agreed to act as a "Trustee", nor was your consent fully informed of the terms of the trust. The trust document is the Social Security Act of

- 1935, codified in Title 42 of the U.S. Code . The assets of the trust are accumulated from your earnings. The trust is a
- "social insurance program" and the federal government is in the "insurance business" for its federal "employees". The
- 3 federal Constitution, Tenth Amendment, forbids the federal government from offering such social insurance to anything
- BUT its own "employees", or offering it anywhere except within its own territories under its exclusive control. If you don't
- believe us, look at <u>IRS Form 4029</u>, which identifies Social Security as an "insurance program".
- The <u>Social Security Number</u> attaches to the position of "Trustee" of the trust. The all caps person name that is similar to your name when associated with government property in the form of the number is the legal "res" or "person" who is:
- 8 1. Acting as the Trustee and federal "employee".
 - 2. A fiduciary over government payments under 26 U.S.C. §6901.
 - 3. A "transferee" under <u>26 U.S.C. §6903</u>.

Form 05.012, Rev. 6-16-2008

4. "An officer of a corporation", where the "corporation" is the United States Government, which is identified in 28 U.S.C. §3002(15)(A) as a "federal corporation". As an "officer of a federal corporation", you are mentioned in 26 U.S.C. §6671(b) and 26 U.S.C. §7343 as the only proper subject of the penalty and criminal provisions of the Internal Revenue Code. You are also subject to the penalty and criminal provisions of the I.R.C. without the need for implementing regulations by virtue of the fact that 44 U.S.C. §1505(a)(1) says that implementing regulations are not required for those who are federal employees. Federal statutes may be enforced DIRECTLY against federal employees without the need for implementing regulations.

The so-called Social Security "benefits" that you allegedly receive don't make you the "Beneficiary" of the trust by any stretch of the imagination, but rather simply a federal "employee" and "Trustee" and "fiduciary" over public monies that used to be yours but became public monies when you joined the program and agreed to act as "Trustee". When you filled out and signed the W-4 form, which is a contract (see 26 CFR §31.3401(a)-3), you obligated yourself to several things under the terms of the contract or what the government calls a "voluntary withholding agreement". In effect, you signed a private contract with the U.S. government to become part of the government and thereby qualify for federal employee benefits, including "social insurance":

- 1. You changed from a private citizen to a federal public "employee" subject to the legislative jurisdiction of the federal government.
- 2. Your private employment earnings changed character from that of <u>private</u> earnings to public property and federal payments. The Internal Revenue Code is the means by which that public property or "gift" is then managed under <u>26</u> <u>U.S.C. §321(d)</u>. This is documented further in section 5.4.6 of the <u>Great IRS Hoax, Form #11.302</u>.

"Men are endowed by their Creator with certain unalienable rights,-'life, liberty, and the pursuit of happiness;' and to 'secure,' not grant or create, these rights, governments are instituted. That property which a man has honestly acquired he retains full control of, subject to these limitations: First, that he shall not use it to his neighbor's injury, and that does not mean that he must use it for his neighbor's benefit; second, that if he devotes it to a public use, he gives to the public a right to control that use [through the Internal Revenue Code, in this case]; and third, that whenever the public needs require, the public may take it upon payment of due compensation.

[Budd v. People of State of New York, 143 U.S. 517 (1892)]

- 3. Your earnings are now called "wages", which is a "word of art" for income connected to a "trade or business" and a "public office" that originates from within the District of Columbia. Click here for an article showing how this scam works. See also Great IRS Hoax, Form #11.302, section 5.6.7.
- 4. You consented to be treated as a "person" with a legal "domicile" within Washington, D.C., even if you in fact do not have a domicile there. 4 U.S.C. §72 says that all "public offices" must occur in the District of Columbia, and you identified yourself as a federal "employee" holding such an office by virtue of the fact that the upper left corner of the W-4 form says "employee", which is defined in 26 CFR §31.3401(c)-1 as an elected or appointed officer of the United States Government. This is the same "public office" which is the only proper subject of levies in 26 U.S.C. §6331(a). See the following for more details on this scam:

Why Domicile and Becoming a "Taxpayer" Require Your Consent, Form #05.002 http://famguardian.org/Subjects/Taxes/Articles/DomicileBasisForTaxation.htm

5. You contractually agreed to include your earnings subject to the W-4 withholding agreement as "gross income" on a tax return:

16 of 55

1	Title 26: Internal Revenue
2	PART 31—EMPLOYMENT TAXES AND COLLECTION OF INCOME TAX AT SOURCE
3	Subpart E—Collection of Income Tax at Source
4	Sec. 31.3402(p)-1 Voluntary withholding agreements.
5	(a) In general.
6	An employee and his employer may enter into an agreement under section 3402(b) to provide for the
7	withholding of income tax upon payments of amounts described in paragraph (b)(1) of Sec. 31.3401(a)-3, made
8	after December 31, 1970. An agreement may be entered into under this section only with respect to amounts
9	which are includible in the gross income of the employee under section 61, and must be applicable to all
10	such amounts paid by the employer to the employee."

As a voluntary "Trustee", you become a "fiduciary" under 26 U.S.C. §6901 and a "transferee" under 26 U.S.C. §6903 over federal property, which includes the Social Security Number and the Social Security card. The Social Security retirement benefits, in fact, simply represent deferred federal employment compensation as a "Trustee". All employment compensation is paid to this "Trustee" and not to you as a natural and private person. The payment checks are sent to the all caps Trustee, not the lower case you the natural person. You must consent or agree by your actions to represent this Trustee in order to cash these deferred employment compensation payments to the Trustee called Social Security Checks. No one can compel you to act as a "Trustee". To do otherwise would be to institute involuntary servitude in violation of the Thirteenth Amendment. Because of the provisions of the Thirteenth Amendment, you can resign at any time as "Trustee" but the government is going to make it very difficult for you to discover how to resign because they want to keep the federal gravy train and your earnings running right up to their front porch.

If you want to know how to indefinitely terminate your federal "employee" position and your role as "Trustee", please consult our free pamphlet below. You can also use the completed version of this form as proof that you are not a federal "employee" and therefore do not qualify to have or use a number:

<u>Resignation of Compelled Social Security Trustee</u>, Form #06.002 http://sedm.org/Forms/FormIndex.htm

If you want to remove all such numbers from your personal account so the change character from public property back to private property, please see section 7 of our article below:

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

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5 Who can lawfully be issued a "Social Security Number"?

First of all, who may Social Security Numbers be issued to? The answer is found in 20 CFR §422.104:

28 29 30 31 32 33	Code of Federal Regulations TITLE 20EMPLOYEES' BENEFITS CHAPTER IIISOCIAL SECURITY ADMINISTRATION PART 422_ORGANIZATION AND PROCEDURESTable of Contents Subpart B_General Procedures Sec. 422.104 Who can be assigned a social security number.
34 35	(a) Persons eligible for SSN assignment. We can assign you a social security number if you meet the evidence requirements in §422.107 and you are:
36	(1) A United States citizen; or
37 38 39	(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 (§422.105 describes how we determine if a nonimmigrant alien is permitted to work in the United States); or
40 41 42	(3) An alien who cannot provide evidence of alien status showing lawful admission to the U.S., or an alien with evidence of lawful admission but without authority to work in the U.S., if the evidence described in §422.107(e) does not exist, but only for a valid nonwork reason. We consider you to have a valid nonwork reason if:

1 2 3	(i) You need a social security number to satisfy a Federal statute or regulation that requires you to have a social security number in order to receive a Federally-funded benefit to which you have otherwise established entitlement and you reside either in or outside the U.S.; or
4	(ii) You need a social security number to satisfy a State or local law that requires you to have a social security
5	number in order to receive public assistance benefits to which you have otherwise established entitlement, and
6	you are legally in the United States.
7	(b) Annotation for a nonwork purpose. If we assign you a social security number as an alien for a nonwork
8	purpose, we will indicate in our records that you are not authorized to work. We will also mark your social
9	security card with a legend such as "NOT VALID FOR EMPLOYMENT." If earnings are reported to us on
10 11	your number, we will inform the Department of Homeland Security of the reported earnings. [68 FR 55308, Sept. 25, 2003]
12	The section above very deceptively doesn't indicate that the main prerequisite of receiving a number is that one is acting as
13	or agrees to act as a federal "employee" or "public officer", but this is indeed the case. The first thing we notice about the
14	above, is that it is in <u>Title 20 of the Code of Federal Regulations</u> , which is entitled "Employee's Benefits". That term
15	"employee" is defined in 5 U.S.C. §2105, 26 U.S.C. §3401(c), and 26 CFR §31.3401(c)-1 as a federal employee and NOT
16	a private employee. The federal government has no authority over <u>private</u> employees or <u>private</u> employers in states of the
17	Union, as confirmed by the U.S. Supreme Court:
18	"It is no longer open to question that the general government, unlike the states, Hammer v. Dagenhart, 247
19	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
20 21	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)]
22	[Cartel V. Cartel Con. Co., <u>276 C.S. 236</u> , 30 S.C. 635 (1730)]
23	"The difficulties arising out of our dual form of government and the opportunities for differing opinions
24	concerning the relative rights of state and national governments are many; but for a very long time this court
25	has steadfastly adhered to the doctrine that the taxing power of Congress does not extend to the states or
26	their political subdivisions. The same basic reasoning which leads to that conclusion, we think, requires like limitation upon the power which springs from the bankruptcy clause. United States v. Butler, supra."
27 28	[Ashton v. Cameron County Water Improvement District No. 1, 298 U.S. 513; 56 S.Ct. 892 (1936)]
29 30	The IRS also admits in its own Internal Revenue Manual, in black and white, that private employers do not have to deduce or withhold:
31	IRM 5.14.10.2 (09-30-2004)
32	Payroll Deduction Agreements
33	2. Private employers, states, and political subdivisions are not required to enter into payroll deduction
34	agreements. Taxpayers should determine whether their employers will accept and process executed agreements
35 36	before agreements are submitted for approval or finalized. [http://www.irs.gov/irm/part5/ch14s10.html]
37	Consequently, whenever you use the SSN in any context, which is "public property" owned by the government, you are
38	admitting to be acting as a federal "employee" on official duty. That is the only way the government can lawfully operate
39	because if they didn't do it this way, they would be abusing their taxing power to become a Robinhood who transfers
40	property between citizens, which the U.S. Supreme Court said below they cannot lawfully do:
41	"In Calder v. Bull, which was here in 1798, Mr. Justice Chase said, that there were acts which the Federal
+1 42	and State legislatures could not do without exceeding their authority, and among them he mentioned a law
43	which punished a citizen for an innocent act; a law that destroyed or impaired the lawful private [labor]
14	contracts [and labor compensation, e.g. earnings from employment through compelled W-4 withholding] of
45	citizens; a law that made a man judge in his own case; and a law that took the property from A [the worker].
46	and gave it to B [the government or another citizen, such as through social welfare programs]. 'It is against
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cannot be presumed that they have done it. They may command what is right and prohibit what is wrong; but

they cannot change innocence into guilt, or punish innocence as a crime, or violate the right of an antecedent lawful private [employment] contract [by compelling W-4 withholding, for instance], or the right

of private property. To maintain that a Federal or State legislature possesses such powers [of THEFT!] if they had not been expressly restrained, would, in my opinion, be a political heresy altogether inadmissible in

all free republican governments.' 3 Dall. 388." [Sinking Fund Cases, 99 U.S. 700 (1878)]

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- Consequently, if you are receiving federal payments or "benefits", there are only two ways to describe the result:
- 2 1. Your government is a thief and a Robinhood and you continue to be a private citizen....OR
- 2. You are a federal "employee" and the payment is "employment compensation".
- Take your pick, but you <u>have</u> to pick either one of the two and not both.
- 5 If the number is attached to any of your bank or financial accounts, those accounts are owned by the federal government
- and under their supervision because they were opened by its "employees" or "public officers" in the conduct of a type of
- federal employment called a "trade or business". A "trade or business" is defined in 26 U.S.C. §7701(a)(26) as a "public
- office" in which you essentially become a business partner with the federal government. Your employment compensation
- o consists of:

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- 1. Deferred employment compensation called Social Security benefits.
 - 2. Unemployment compensation (FICA) benefits
 - 3. Medicare benefits
- 4. Reductions in federal tax liability taken under the following sections of the code:
 - 4.1. Graduated and reduced rate of tax under 26 U.S.C. §1
 - 4.2. Earned income credit under 26 U.S.C. §32
 - 4.3. "Trade or Business" deductions under <u>26 U.S.C.</u> §162

In the context of federal "benefit" programs, which essentially amount to "social insurance", the Privacy Act, 5 U.S.C. §552a confirms that all those who participate in such programs are "federal personnel":

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19 TITLE 5 > PART I > CHAPTER 5 > SUBCHAPTER II > § 552a

§ 552a. Records maintained on individuals

21 (a) Definitions.— For purposes of this section—

22 (13) the term "Federal personnel" means officers and employees of the Government of the United States,
23 members of the uniformed services (including members of the Reserve Components), individuals entitled to
24 receive immediate or deferred retirement benefits under any retirement program of the Government of the
25 United States (including survivor benefits).
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Consequently, anyone who asks you to supply YOUR "Social Security Number" indirectly is asking you the following TWO questions:

- 28 1. "Are you a federal "employee" or "public officer" on official duty at the moment?".... AND
 - 2. If you are, what is your license number to act in that capacity?

The answer to this question should always be that you are a private human being and not a statutory "person" or "individual" and who cannot lawfully possess or use government property or numbers, and that it is UNLAWFUL for you to impersonate a "public officer" of the U.S. government in violation of 18 U.S.C. §912 by providing or using one as a private human being. Furthermore, if they insist that you have or use one, then make sure you fill out an IRS Form 56 and make THEM, not YOU the surety and the person responsible for the duties associated with the "public office" they are effectively creating by using a number against your will. The First Amendment to the United States Constitution guarantees us a right of free association. This implies at least the ability to determine when we are working and when we are off work. The employment contract for federal "employees" is found in Title 5 of the U.S. Code. It doesn't say what the working hours are for federal benefit recipients, and therefore we can choose what those hours are even if we did voluntarily apply for and continue to use such a number.

If you would like a more thorough analysis of why "taxpayers" under Subtitle A of the Internal Revenue Code are nearly all federal "employees", please read our free pamphlet below:

Why Your Government is Either a Thief or You are a "Public Officer" for Income Tax Purposes, Form #05.008 http://sedm.org/Forms/FormIndex.htm

- If you find anything wrong with the above analysis or any part of this article, then please send us your corrections so we
- 2 can improve them.

6 How to terminate or change the status of the number

- The Internal Revenue Code, Section 6109 contains provisions for issuing Taxpayer Identification Numbers but we have
- found no statutory or regulatory provision for terminating the number or returning it to the government. Likewise, the
- Social Security Act has provisions to issue the number in 20 CFR §422.104, but we have found no statutory provisions for
- terminating it. The reason the government does this is that they want to maintain your eligibility to receive the so-called
- benefit and thereby perpetuate their authority to enforce the franchise agreement codified in the Internal Revenue Code
- Subtitle A and the Social Security Act against you. This was hinted at by the Supreme Court when it held the following on
- the subject of "benefits":

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The principle is invoked that one who accepts the benefit of a statute cannot be heard to question its constitutionality. Great Falls Manufacturing Co. v. Attorney General, 124 U.S. 581, 8 S.Ct. 631, 31 L.Ed. 527; Wall v. Parrot Silver & Copper Co., 244 U.S. 407, 37 S.Ct. 609, 61 L.Ed. 1229; St. Louis, etc., Co., v. George C. Prendergast Const. Co., 260 U.S. 469, 43 S.Ct. 178, 67 L.Ed. 351.

[...]

6. The Court will not pass upon the constitutionality of a statute at the instance of one who has availed himself of its benefits. ENT Great Falls Mfg. Co. v. Attorney General, 124 U.S. 581, 8 S.Ct. 631, 31 L.Ed. 527; Wall v. Parrot Silver & Copper Co., 244 U.S. 407, 411, 412, 37 S.Ct. 609, 61 L.Ed. 1229; St. Louis Malleable Casting Co. v. Prendergast Construction Co., 260 U.S. 469, 43 S.Ct. 178, 67 L.Ed. 351.

FN7 Compare Electric Co. v. Dow, 166 U.S. 489, 17 S.Ct. 645, 41 L.Ed. 1088; Pierce v. Somerset Ry., 171 U.S. 641, 648, 19 S.Ct. 64, 43 L.Ed. 316; Leonard v. Vicksburg, etc., R. Co., 198 U.S. 416, 422, 25 S.Ct. 750, 49 L.Ed. 1108.

[Ashwander v. Tennessee Valley Authority, 297 U.S. 288, 56 S.Ct. 466 (1936)]

So long as a number exists that is allotted to you, then there is a presumption that you maintain the eligibility to receive the benefit and therefore must abide by the statutes which administer it. The Social Security Administration also tries to perpetuate this FRAUD upon the people:

1. By hiding the forms and procedures for quitting the program on their website. See:

<u>Resignation of Compelled Social Security Trustee</u>, Form #06.002 http://sedm.org/Forms/FormIndex.htm

2. By responding to requests to terminate participation with a letter FALSELY stating that you can't quit. See:

SEDM Exhibit #07.012

http://sedm.org/Exhibits/ExhibitIndex.htm

After a number is issued, then the only thing they will cooperate with you in doing with it is changing its status.

". . . A person may establish a different status for the number by providing proof of foreign status with the Internal Revenue Service...Upon accepting an individual as a nonresident alien individual, the Internal Revenue Service will assign this status to the individual's social security number. . . [26 CFR §301.6109-1(g)(1)(i)]

- One technique for changing its status is documented in section 1 of the cover letter for the <u>Resignation of Compelled Social</u> <u>Security Trustee</u> form above.
- But what about if the person isn't and never was an "individual" and a "public officer" within the government, which is the case with most Americans? In their case, application for the number was knowingly fraudulent and any act that is the product of fraud is a NON act that the law may not lawfully recognize and certainly not benefit from:

Ex dolo malo non oritur action.

Out of fraud no action arises. Cowper, 343; Broom's Max. 349.

Fraus et jus numquam cohabitant.

Fraud and justice never agree together. Wing. 680.

About SSNs and TINs on Government Forms and Correspondence

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How does the IRS or the SSA correct knowingly fraudulent applications for their numbers and remove them from their records? We haven't figured that out yet but the implications are HUGE. However, the following things are certain:

- 1. When you become aware that your application was not authorized by law because you did not have a domicile on federal territory as required by 20 CFR §422.104, then your application becomes fraudulent and you have a duty to correct it and notify them of the fraud.
- 2. If they refuse to correct the fraudulent records and application, the government is committing the following crimes for which you may consider a criminal complaint and a civil prosecution:
 - 2.1. 18 U.S.C. §911: Impersonating a statutory "U.S. citizen". Only statutory "U.S. citizens" and permanent residents, of which you are neither as a person domiciled in a state of the Union, may lawfully apply for the number.
 - 2.2. 18 U.S.C. §912: Impersonating a public officer or "employee" of the government. The number may only be issued as a "benefit" to government "employees", pursuant to 20 CFR §422.103(d) and you are impersonating a government "employee" if you apply for one or use one.
 - 2.3. 18 U.S.C. §1030: Computer Fraud. Their records are in computers and they are knowingly fraudulent.
 - 2.4. 18 U.S.C. §3: Misprision of felony. They are aware of a crime and they refused to act on it or do something about it, which is also a crime.
 - 2.5. 18 U.S.C. §4: Accessory after the fact. They are an accessory after the fact to all the above crimes if they refuse to do something about it.

Another technique for ensuring they do something about it is to fill out an IRS Form 56 making the IRS commissioner and/or the Commissioner of Social Security the fiduciary for all liabilities relating to the number. Since the number belongs to them, then let THEM take complete and exclusive responsibility for every aspect of its use or abuse. This technique is used on the *Resignation of Compelled Social Security Trustee*, Form #06.002 mentioned above, and it really puts them on the hot seat because now they become the targets for all the collection notices and liens, not you.

7 How to respond to requests for SSNs or TINs

If you do not think that your compensation from federal "employment" or "public office" is sufficient and do not choose to act as a Social Security "Trustee" and federal "employee", and especially not in the context of your private life, then you can follow the instructions in each of the following subsections. In addition to the responses below, you can also use the completed version of the Resignation of Compelled Social Security Trustee, Form #06.002 form mentioned in the previous section as proof of the illegality of using a Social Security Number.

7.1 Government applications for an account or benefit

- 1. <u>Government application for an account or benefit</u>. When the government asks for the number on an application for an account or benefit:
 - 1.1. Indicate "None".

- 1.2. If they ask you whether you were ever issued such a number say "No". The reason you can say this is that the number is public property and can only be issued to public employees acting in their official capacity. Since you are not a public employee acting in your official capacity, then it wasn't issued to you, who are a private person.
- 1.3. You do not choose to act as a "Trustee" or federal "employee" and you resigned your federal "employment" position.
- 1.4. It is illegal for you to use public property for private gain unless on official duty as a public employee, and you are not on official duty.
- 2. Government notice. When the government sends you a notice and refers to you with such a number:
 - 2.1. It is not the correct number.
 - 2.2. The government should correct its records to reflect this fact and discontinue illegal collection actions against you, because you are no longer and never were a federal "employee".

- 2.3. The employment compensation of the Trustee position is inadequate and you quit the position years ago and NEVER participated voluntarily. The compensation you want must ALSO include no federal tax liability and the federal government is unwilling to add this to the terms of the Trust Indenture document.\
- In addition to the above, you should also follow the guidelines contained in the following resource on our website within 4
- the Liberty University:

Developing Evidence of Citizenship and Sovereignty Course, Form #12.002 http://sedm.org/Forms/FormIndex.htm

- When the IRS wants to request an identifying number, it asks for a "Social Security Number" on its forms. The IRS' own Internal Revenue Manual however, in IRM Section 4.10.7.2.8, says that you can't rely on the accuracy of its forms and
- publications:

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"IRS Publications, issued by the National Office, explain the law in plain language for taxpayers and their advisors... While a good source of general information, publications should not be cited to sustain a position.' [IRM 4.10.7.2.8 (05-14-1999)]

Consequently, it would be unreasonable to conclude that an SSN as legally defined is really what they are asking for. If the IRS asked for a "Taxpayer Identification Number", however, they would have a lot fewer "taxpayers" because few people have TINs but most people apply for SSNs. Consequently, they falsify their forms to instead ask for the SSN instead of the TIN. Whenever you see the phrase "SSN", or "Social Security Number", you must conclude that they are really asking for a Taxpayer Identification Number. 26 CFR §301.6109-1(d)(3) authorizes Taxpayer Identification Numbers to be issued by and used ONLY by "aliens", not "citizens". Since most Americans don't have TINs because they are not "aliens" or "residents" of the District of Columbia, then the safe way to answer such a question is to:

- Line out "SSN" and write "TIN" above it. 19 1.
- In the box underneath write "None". 20
- In the "Notes" section or blank area on the form, put: 21

"Not authorized to use SSN in place of TIN. Please cite positive law if you disagree. In accordance with 5U.S.C. §552a(b), you do not have my permission to use any identifying number in association with me and are COMMANDED to remove all such numbers from your records. All personal information about me is copyrighted and a trade secret and may not be maintained in ANY government information system or shared with any state revenue agency. Violation of the copyright will subject the violator to \$1,000,000 for each occurrence."

If the IRS or a state revenue agency sends you a notice or form to fill out and an identifying number appears on the form or letter or correspondence, you should immediately respond to the notice by:

- Lining in thick felt-tip pen all identifying numbers.
- Writing next to this the following:

"Invalid. Please remove this wrong number from my record. See attached 'Wrong Party Notice'."

Attaching the following form to your response, available below:

Wrong Party Notice, Form #07.105 http://sedm.org/Forms/FormIndex.htm

Then on the responsive letter, use language like what we showed you in this section to aver that the number is NOT "your" number. This will create doubt in the minds of the IRS or state revenue agency about whether they have the right number. When this doubt exists, they are far less likely to pursue illegal enforcement actions because they may be doing so against the WRONG target, which will subject them to personal liability for a tort. It will also increase the likelihood that all incorrect identifying numbers will be removed from any records they maintain about you. If they don't remove the invalid identifying number from their records, then you have a legal recourse for violation of copyright and of the Privacy Act. 39

If a financial institution or private employer asks you to complete and submit any government form that asks for a 40 government identifying number, we highly recommend attaching the following form on our website per the instructions: 41

7.2 Private Employer Job or Contract Applications

- When private employers ask you to provide a social security Number do the following:
- 1. You can show them the signed letter from the Social Security Administration admitting that you aren't required to have or use the number:
 - Social Security Administration Letter, Exhibit #07.004
 - http://sedm.org/Exhibits/ExhibitIndex.htm

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2. You should first quote 42 U.S.C. §408, which says that it is illegal to compel anyone to disclose or use a Social Security Number.

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9 TITLE 42 - THE PUBLIC HEALTH AND WELFARE
10 CHAPTER 7 - SOCIAL SECURITY
11 SUBCHAPTER II - FEDERAL OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE BENEFITS
12 Sec. 408. Penalties
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In general

Whoever -...

(8) discloses, uses, or compels the disclosure of the social security number of any person in violation of the laws of the United States; shall be guilty of a felony and upon conviction thereof shall be fined under title 18 or imprisoned for not more than five years, or both.

- 3. You can print out and hand them a copy of the following:

 Reasonable Cause Regulations and Requirements for Missing and Incorrect Name/TINs, IRS Publication 1586

 http://sedm.org/Forms/Tax/Procedure/AboutSSNs/IRSPubl586.pdf
- 4. You can tell them that it is illegal to use government property for a private purpose and that you are not there as a "public official" but a private person who cannot lawfully possess or use public property for a private purpose without committing theft and embezzlement. Explain that you do not consent to act as a voluntary federal "public official" or "employee" in order to make your possession of "public property" lawful. 20 CFR §422.103(d) identifies the Social Security Number as government property, and to use this "public property" for a private purpose constitutes embezzlement and impersonating a federal employee, in violation of 18 U.S.C. §912.
- 5. You can tell them that you do not have a "Social Security Number" because you never participated voluntarily and never explicitly consented to participate. Then you can show them:
 - 5.1. The resignation document you sent in, if you sent it in at (Members are REQUIRED to do this): <u>Resignation of Compelled Social Security Trustee</u>, Form #06.002: http://sedm.org/Forms/FormIndex.htm
 - 5.2. Social Security Form 521 showing that you quit the social security program: http://famguardian.org/TaxFreedom/Instructions/3.17QuitSocialSecurity.htm
- 6. You tell them you are a "nonresident alien" and quote them <u>26 CFR §1.872-2(f)</u>, which says you are not subject to taxation or withholding and give them a modified W-8BEN form. See:
 - 6.1. <u>About IRS Form W-8BEN</u>, Form #04.202:
 - http://sedm.org/Forms/FormIndex.htm 6.2. Nonresident Alien Position, Form #05.020:
 - http://sedm.org/Forms/FormIndex.htm
- 7. You can give them our free pamphlet Who are "Taxpayers" and who needs a "Taxpayer Identification Number"?, Form #05.013 and demand that they rebut the questions at the end. It's also a good idea to offer to sit down with anyone who is confronting you on this issue and educate them about the content of this pamphlet. The pamphlet is available at the link below as form #05.013:
 - http://sedm.org/Forms/FormIndex.htm
- 8. You can download the free Federal and State Tax Withholding Options for Private Employers, Form #09.001 book and refer to sections 24.3.1 and 24.3.5 for further details. Section 27.12 also has a form you can use as a substitute for the W-9 form so that you can comply by submitting the form but still protect yourself and your privacy. Read this book carefully and it will answer most of your questions.
- <u>Federal and State Tax Withholding Options for Private Employers</u>, Form #09.001
- 51 <u>http://sedm.org/Forms/FormIndex.htm</u>

- If the person doing the compelling is not the owner of the organization, you can tell the person that you are going to 1 sue them personally for recruiting you into slavery, in violation of the Thirteenth Amendment, 42 U.S.C. §1994, and 18 2 U.S.C. §1581. 3
- 10. You can show them the definition of "married" and "unmarried" individuals in 26 CFR §1.1-1(a)(2)(ii), who are "aliens 4 engaged in a 'trade or business'" and then explain that you are neither an "alien" or engaged in a "trade or business". 5 6
- The "Trade or Business" Scam, Form #05.001 http://sedm.org/Forms/FormIndex.htm

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11. If you are self-supporting and not an "employee" [federal instrumentality] but a private contractor, you can identify yourself as a "nonresident alien" and read them 26 U.S.C. §1402(b), which says that "nonresident aliens" do not earn "self employment income" and therefore need not report.

Whichever one or more of the above options you select:

- 1. Make sure you either have witnesses present or send everything registered overnight mail with return receipt. That way, you will have proof, if they decide to discriminate by either not hiring or firing you for basically refusing to violate the law or reward their ignorance with a surrender of your sovereign immunity under the Foreign Sovereign Immunities Act.
- Warn them IN WRITING that because you are not engaged in a "trade or business", it is a CRIME and a CIVIL TORT for them to fill out and send in ANY information return, such as IRS Forms W-2 and 1099 and that any such document they might submit on you would be FRAUDULENT. FORMS 8 and 9 in sections 27.8 and 27.9 of the FREE Federal and State Tax Withholding Options for Private Employers, Form #09.001 book are very useful for this.
 - 2.1. 26 U.S.C. §7343: Fraudulent returns, statements, or other documents. This provision makes it a civil tort to knowingly file false information returns.
 - 2.2. 26 U.S.C. §7207: Fraudulent Returns, Statements, or other documents. This provision makes it a criminal offense to fill out a false information return if you know it is false beforehand.
 - 2.3. 18 U.S.C. §912: Falsely impersonating an officer [PUBLIC OFFICER] or employee of the United States. A person engaged in a "trade or business" is defined as a "public officer" in 26 U.S.C. §7701(a)(26). It is a crime to claim that either you or anyone else is a "public officer" who in fact is not.
- If they private employer wants to argue with you about whether it would be illegal to submit an information return then give them the following forms and ask them to rebut it with witnesses present or send it to them via certified mail with a proof of service in case they decide to fire or not hire you:
 - 3.1. Demand for Verified Evidence of Trade or Business Activity: Information Return, Form #04.007 http://sedm.org/Forms/FormIndex.htm
 - 3.2. Demand that they rebut the questions at the end and anything within the pamphlet that is false The Trade or Business Scam, Form #05.001 http://sedm.org/Forms/FormIndex.htm
- If they fill out false information returns, such as W-2, 1042-S, 1098, or 1099, against you, make sure to correct them promptly after they are filed in order to avoid becoming the target of unlawful IRS collection activity in accordance with the following:
 - 4.1. *Income Tax Withholding and Reporting Course*, Form #12.004: http://sedm.org/Forms/FormIndex.htm
 - 4.2. *Correcting Erroneous Information Returns*, Form #04.001: http://sedm.org/Forms/FormIndex.htm
 - 4.3. Corrected Information Return Attachment Letter, Form #04.002: http://sedm.org/Forms/FormIndex.htm
 - 4.4. Correcting Erroneous IRS Form 1042's, Form #04.003: http://sedm.org/Forms/FormIndex.htm
 - 4.5. Correcting Erroneous IRS Form 1098's, Form #04.004: http://sedm.org/Forms/FormIndex.htm
 - 4.6. Correcting Erroneous IRS Form 1099's, Form #04.005: http://sedm.org/Forms/FormIndex.htm
- 4.7. Correcting Erroneous IRS Form W-2's, Form #04.006: http://sedm.org/Forms/FormIndex.htm

7.3 **Financial Institutions**

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- When Financial Institutions ask you for a number, do the following: 2
- Hand them an AMENDED IRS Form W-8BEN filled out according to the instructions in the following article: About IRS Form W-8BEN, Form #04.202 http://sedm.org/Forms/FormIndex.htm
 - Attach to the W-8BEN the following form filled out according to the instructions at the beginning of the form. 2. Affidavit of Citizenship, Domicile, and Tax Status, Form #02.001 http://sedm.org/Forms/FormIndex.htm
 - 3. Explain to them that Social Security Numbers are NOT required in the case of nonresident aliens not engaged in a " trade or business", as per 31 CFR §103.34(a)(3)(x) indicted at the beginning of the next section. This is also repeated on the Affidavit of Citizenship, Domicile, and Tax Status, Form #02.001. You should study this form carefully before you use it and look up all the laws yourself so you can calmly and boldly explain everything on it to the clerk accepting your application.
 - Explain to them that because you are NOT engaged in a "trade or business", it would be ILLEGAL and a civil tort for them to complete or submit any kind of information return on any of your accounts, including IRS Forms 1098 or 1099. You can use the information in the following two articles to prove this to them.
 - 4.1. Correcting Erroneous IRS Form 1098's, Form #04.004 http://sedm.org/Forms/FormIndex.htm
 - 4.2. Correcting Erroneous IRS Form 1099's, Form #04.005 http://sedm.org/Forms/FormIndex.htm

Dealing with "public servants" who demand a number at an audit or examination 7.4

Those who are invited into the company of IRS employees for an audit or "examination", or should we say a "proctology examination", will definitely be asked for "THEIR Social Security Number". This question, in fact, is usually the first question out of the mouth of the agent. It is very important to respond to such questions properly so as not to jeopardize your sovereignty by connecting you to:

1. Federal office, employment, or agency, and therefore federal jurisdiction.

"The restrictions that the Constitution places upon the government in its capacity as lawmaker, i.e., as the regulator of private conduct, are not the same as the restrictions that it places upon the government in its capacity as employer. We have recognized this in many contexts, with respect to many different constitutional guarantees. Private citizens perhaps cannot be prevented from wearing long hair, but policemen can. Kelley v. Johnson, 425 U.S. 238, 247 (1976). Private citizens cannot have their property searched without probable cause, but in many circumstances government employees can. O'Connor v. Ortega, 480 U.S. 709, 723 (1987) (plurality opinion); id., at 732 (SCALIA, J., concurring in judgment). Private citizens cannot be punished for refusing to provide the government information that may incriminate them, but government employees can be dismissed when the incriminating information that they refuse to provide relates to the performance of their job. Gardner v. Broderick, [497 U.S. 62, 95] 392 U.S. 273, 277 -278 (1968). With regard to freedom of speech in particular: Private citizens cannot be punished for speech of merely private concern, but government employees can be fired for that reason. Connick v. Myers, 461 U.S. 138, 147 (1983). Private citizens cannot be punished for partisan political activity, but federal and state employees can be dismissed and otherwise punished for that reason. Public Workers v. Mitchell, 330 U.S. 75, 101 (1947); Civil Service Comm'n v. Letter Carriers, 413 U.S. 548, 556 (1973); Broadrick v. Oklahoma, 413 U.S. 601, 616 -617 (1973).' [Rutan v. Republican Party of Illinois, 497 U.S. 62 (1990)]

- 2. Federal benefit or commerce, which results in a surrender of sovereign immunity in satisfaction of 28 U.S.C. §1605(a)(2).
- For details on the above, read section 9 of the following: 41

Nonresident Alien Position, Form #05.020 http://sedm.org/Forms/FormIndex.htm

Below is an example sequence that will provide some very effective examples that we follow ourselves: 42

IRS AGENT: What is YOUR Social Security Number?

<u>YOU</u>: 20 CFR §422.103(d) says SSNs belong to the government. The only way it could be MY number is if I am appearing here today as a federal employee or officer on official business. If that is the case, no, I am here as a private human being and not a government statutory "employee" in possession or use of "public property" such as a number. Therefore, I don't HAVE a Social Security Number. Furthermore, I am not lawfully eligible and never have been eligible to participate in Social Security and any records you have to the contrary are FALSE and FRAUDULENT and should be DESTROYED.

IRS AGENT: That's ridiculous. Everyone HAS a SSN.

<u>YOU</u>: Well then EVERYONE is a STUPID whore for acting as a federal employee or agent without compensation THEY and not YOU determine. The charge for my services to act as a federal "employee" or officer or trustee in possession of public property such as an SSN is ALL the tax and penalty liability that might result PLUS \$1,000 per hour. Will you agree in writing pay the compensation I demand to act essentially as your federal coworker, because if you don't, then it's not MY number?

IRS AGENT: It's YOUR number, not the government's.

<u>YOU</u>: Well why do the regulations at 20 CFR §422.103(d) say it belongs to the Social Security Administration instead of me? I am not appearing as a Social Security employee at this meeting and its unreasonable and prejudicial for you to assume that I am. I am also not appearing here as "federal personnel" as defined in <u>5 U.S.C. §552a(a)(13)</u>. I don't even qualify for Social Security and never have, and what you are asking me to do by providing an INVALID and knowingly FALSE number is to VIOLATE THE LAW and commit fraud by providing that which I am not legally entitled to and thereby fraudulently procure the benefits of a federal franchise. Is that your intention?

IRS AGENT: Don't play word games with me. It's YOUR number.

<u>YOU</u>: Well good. Then if it's MY number and MY property, then I have EXCLUSIVE control and use over it. That is what the word "property" implies. That means I, and not you, may penalize people for abusing MY property. The penalty for wrongful use or possession of MY property is all the tax and penalty liability that might result from using said number for tax collection plus \$1,000 per hour for educating you about your lawful duties because you obviously don't know what they are. If it's MY property, then your job is to protect me from abuses of MY property. If you can penalize me for misusing YOUR procedures and forms, which are YOUR property, then I am EQUALLY entitled to penalize you for misusing MY property. Are you willing to sign an agreement in writing to pay for the ABUSE of what you call MY property, because if you aren't, you are depriving me of exclusive use and control over MY property and depriving me of the equal right to prevent abuses of my property??

<u>IRS AGENT</u>: OK, well it's OUR number. Sorry for deceiving you. Can you give us OUR number that WE assigned to you?

YOU: You DIDN'T assign it to ME as a private person, which is what I am appearing here today as. You can't lawfully issue public property such as an SSN to a private person. That's criminal embezzlement. The only way it could have been assigned to me is if I'm acting as a "public officer" or federal employee at this moment, and I am NOT. I am here as a private person and not a public employee. Therefore, it couldn't have been lawfully issued to me. Keep this up, and I'm going to file a criminal complaint with the U.S. Attorney for embezzlement in violation of 18 U.S.C. §641 and impersonating a public officer in violation of 18 U.S.C. §912. I'm not here as a public officer and you are asking me to act like one without compensation and without legal authority. Where is the compensation that I demand to act as a fiduciary and trustee over your STINKING number, which is public property? I remind you that the very purpose why governments are created is to PROTECT and maintain the separation between "public property" and "private property" in order to preserve my inalienable constitutional rights that you took an oath to support and defend. Why do you continue to insist on co-mingling and confusing them in order to STEAL my labor, property, and money without compensation in violation of the Fifth Amendment takings clause?

Usually, after the above interchange, the IRS agent will realize he is digging a DEEP hole for himself and will abruptly end that sort of inquiry, and many times will also end his collection efforts.

8 Authorities on why nonresident aliens don't need SSNs/TINs to open bank accounts or for private employment

- The following authorities right from the horse's mouth establish that nonresident aliens don't need Social Security Numbers to either work or to open bank accounts. Use this as ammunition when opening accounts or pursuing employment:
 - 1. It is ILLEGAL to assign a "Social Security Number" to a "Nonresident alien". Do you see nonresident aliens listed below? A nonresident alien, defined in 26 U.S.C. §7701(b)(1)(B) is NOT the same as an "alien" as defined in 26 U.S.C. §7701(b)(1)(A). Notice also that the regulation is under Title 20, which is "Employee" benefits. They are talking about federal "employees" only, and not everyone generally. The federal government has no authority to legislate for private employees: only PUBLIC employees. They also cannot legislate for people outside of their jurisdiction. A "nonresident" is outside of their jurisdiction.

TITLE 20--EMPLOYEES' BENEFITS 13 CHAPTER III--SOCIAL SECURITY ADMINISTRATION 14 PART 422_ORGANIZATION AND PROCEDURES--Table of Contents 15 Subpart B_General Procedures 16 Sec. 422.104 Who can be assigned a social security number. 17 (a) Persons eligible for SSN assignment. We can assign you a social security number if you meet the evidence 18 requirements in Sec. 422.107 and you are: 19 (1) A United States citizen; or 20 (2) An <u>alien</u> lawfully admitted to the <u>United States</u> [federal zone] for permanent residence or under other 21 authority of law permitting you to work in the United States (Sec. 422.105 describes how we determine if a 22 23 nonimmigrant alien is permitted to work in the United States); or (3) An alien who cannot provide evidence of alien status showing lawful admission to the U.S., or an alien with 24 25 evidence of lawful admission but without authority to work in the U.S., if the evidence described in Sec. 422.107(e) does not exist, but only for a valid nonwork reason. We consider you to have a valid nonwork reason 26 27 (i) You need a social security number to satisfy a Federal statute or regulation that requires you to have a 28 social security number in order to receive a Federally-funded benefit to which you have otherwise established 29 entitlement and you reside either in or outside the U.S.; or 30 (ii) You need a social security number to satisfy a State or local law that requires you to have a social security 31 number in order to receive public assistance benefits to which you have otherwise established entitlement, and 32 you are legally in the United States. 33 (b) Annotation for a nonwork purpose. If we assign you a social security number as an alien for a nonwork 34 purpose, we will indicate in our records that you are not authorized to work. We will also mark your social 35 security card with a legend such as ``NOT VALID FOR EMPLOYMENT." If earnings are reported to us on 36 37 your number, we will inform the Department of Homeland Security of the reported earnings.

2. Nonresident aliens don't need an SSN to open a bank account:

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Title 31: Money and Finance: Treasury 39 PART 103—FINANCIAL RECORDKEEPING AND REPORTING OF CURRENCY AND FOREIGN 40 **TRANSACTIONS** 41 Subpart C-Records Required To Be Maintained 42 § 103.34 Additional records to be made and retained by banks. 43 44 (a)(3) A taxpayer identification number required under paragraph (a)(1) of this section need not be secured for accounts or transactions with the following: 45 (i) Agencies and instrumentalities of Federal, state, local or foreign governments; 46 (ii) judges, public officials, or clerks of courts of record as custodians of funds in controversy or under the 47 control of the court; (iii) aliens who are (A) ambassadors, ministers, career diplomatic or consular officers, or (B) naval, military or 49 other attaches of foreign embassies and legations, and for the members of their immediate families; 50

1		(iv) aliens who are accredited representatives of international organizations which are entitled to enjoy
2		privileges, exemptions and immunities as an international organization under the International Organization
3		Immunities Act of December 29, 1945 (22 U.S.C. 288), and the members of their immediate families;
4		(v) aliens temporarily residing in the United States for a period not to exceed 180 days; (vi) aliens not engaged
5		in a trade or business in the United States who are attending a recognized college or university or any
6		training program, supervised or conducted by any agency of the Federal Government;
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7 8		(vii) unincorporated subordinate units of a tax exempt central organization which are covered by a group exemption letter,
9		(viii) a person under 18 years of age with respect to an account opened as a part of a school thrift savings
10		program, provided the annual interest is less than \$10; (ix) a person opening a Christmas club, vacation club
11		and similar installment savings programs provided the annual interest is less than \$10; and
10		(n) non resident aliens who are not engaged in a trade or business in the United States. In instances
12		(x) non-resident aliens who are not engaged in a trade or business in the United States. In instances described in paragraphs (a)(3), (viii) and (ix) of this section, the bank shall, within 15 days following the end
13 14		of any calendar year in which the interest accrued in that year is \$10 or more use its best effort to secure and
15		maintain the appropriate taxpayer identification number or application form therefor.
16	3.	Investment firms are not required to use an SSN to register securities that nonresident aliens buy.
17		Title 31: Money and Finance: Treasury
18 19		PART 306—GENERAL REGULATIONS GOVERNING U.S. SECURITIES Subpart B—Registration
20		306.10 General
21		The registration used must express the actual ownership of a security and may not include any restriction on the
22		authority of the owner to dispose of it in any manner, except as otherwise specifically provided in these
23		regulations. The Treasury Department reserves the right to treat the registration as conclusive of ownership.
24 25		Requests for registration should be clear, accurate, and complete, conform with one of the forms set forth in this subpart, and include appropriate taxpayer identifying numbers. ² The registration of all bonds owned by
26		the same person, organization, or fiduciary should be uniform with respect to the name of the owner and, in the
27		case of a fiduciary, the description of the fiduciary capacity. Individual owners should be designated by the
28		names by which they are ordinarily known or under which they do business, preferably including at least one
29		full given name. The name of an individual may be preceded by any applicable title, as, for example, Mrs., Miss,
30		Ms., Dr., or Rev., or followed by a designation such as M.D., D.D., Sr., or Jr. Any other similar suffix should be
31 32		included when ordinarily used or when necessary to distinguish the owner from a member of his family. A married woman's own given name, not that of her husband, must be used, for example, Mrs. Mary A. Jones, not
33		Mrs. Frank B. Jones. The address should include, where appropriate, the number and street, route, or any other
34		local feature and the Zip Code.
		² Taxpayer identifying numbers are not required for foreign governments, nonresident aliens not engaged in
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36		trade or business within the United States, international organizations and foreign corporations not engaged in trade or business and not having an office or place of business or a financial or paying agent
37		within the United States, and other persons or organizations as may be exempted from furnishing such
38 39		numbers under regulations of the Internal Revenue Service.
40	4.	The IRS Form W-8BEN does NOT need a Social Security Number. Instead, the regulations say the recipients can rely
41		on a certificate of residence as a substitute. That certificate of residence is really a certificate of "domicile". The article
42		Why Domicile and Becoming a "Taxpayer" Require Your Consent, Form #05.002
43		(http://sedm.org/Forms/MemLaw/Domicile.pdf) proves that Christians cannot have an earthly domicile, and therefore
44		the only thing you can put on such a certificate is one of the following: "None", "Homeless", "Outside the United
45		States as defined in 26 U.S.C. §7701(a)(9) and (a)(10)", or "Heaven". You cannot have an earthly domicile without
46		committing idolatry.
47		Title 26: Internal Revenue
48		<u>PART 1—INCOME TAXES</u> Withholding of Tax on Nonresident Aliens and Foreign Corporations and Tax-Free Covenant Bonds
49 50		Sec. 1.1441-6 Claim of reduced withholding under an income tax treaty.
51		(c) Exemption from requirement to furnish a taxpayer identifying number and special documentary evidence
52		rules for certain income.

(1) General rule.

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In the case of income described in paragraph (c)(2) of this section, a withholding agent may rely on a beneficial owner withholding certificate [IRS Form W-8BEN] described in paragraph (b)(1) of this section without regard to the requirement that the withholding certificate include the beneficial owner's taxpayer identifying number. In the case of payments of income described in paragraph (c)(2) of this section made outside the United States [federal zone] (as defined in Sec. 1.6049-5(e)) with respect to an offshore account (as defined in Sec. 1.6049-5(c)(1)), a withholding agent may, as an alternative to a withholding certificate described in paragraph (b)(1) of this section, rely on a certificate of residence described in paragraph (c)(3) of this section or documentary evidence described in paragraph (c)(4) of this section, relating to the beneficial owner, that the withholding agent has reviewed and maintains in its records in accordance with Sec. 1.1441-1(e)(4)(iii). In the case of a payment to a person other than an individual, the certificate of residence or documentary evidence must be accompanied by the statements described in paragraphs (c)(5)(i) and (ii) of this section regarding limitation on benefits and whether the amount paid is derived by such person or by one of its interest holders. The withholding agent maintains the reviewed documents by retaining either the documents viewed or a photocopy thereof and noting in its records the date on which, and by whom, the documents were received and reviewed. This paragraph (c)(1) shall not apply to amounts that are exempt from withholding based on a claim that the income is effectively connected with the conduct of a trade or business in the United

9 Mandatory Use of SSNs/TINs

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9.1 Compelled use forbidden by Privacy Act

The Privacy Act forbids compelled use of SSNs. Those demanding numbers must disclose BOTH whether the disclosure is MANDATORY or VOLUNTARY, and the statute that makes it mandatory IN YOUR CASE and based on YOUR SPECIFIC STATUS:

Disclosure of Social Security Number

Section 7 of Pub. L. 93-579 provided that:

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

- (2) the [The] provisions of paragraph (1) of this subsection shall not apply with respect to— "
- (A) any disclosure which is required by Federal statute, or "

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

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

[SOURCE: 5 U.S.C. §552a Legislative Notes,

http://www.law.cornell.edu/uscode/html/uscode05/usc_sec_05_00000552---a000-notes.html

9.2 Burden of Proof on Those Compelling Use

5 U.S.C. §552a Legislative Notes and Section 7(b) of the Privacy Act, Pub.L. 93-579 provide that those demanding government identifying numbers MUST meet the following burden of proof:

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

[SOURCE: 5 U.S.C. §552a Legislative Notes and Section 7(b) of the Privacy Act, Pub.L. 93-579, http://www.law.cornell.edu/uscode/html/uscode05/usc_sec_05_00000552---a000-notes.html

Implicit in the above requirement is that:

1 2	1.	You must be a statutory "taxpayer" subject to the provision of the I.R.C. cited. If you are NOT a statutory "taxpayer" per 26 U.S.C. §7701(a)(14), then no provision of the I.R.C. applies to you, including 26 U.S.C. §86039 or 6039E.	
3		"Revenue Laws relate to taxpayers [officers, employees, and elected officials of the Federal	
4		Government] and not to non-taxpayers [American Citizens/American Nationals not subject to the	
5		exclusive jurisdiction of the Federal Government]. The latter are without their scope. No	
6		procedures are prescribed for non-taxpayers and no attempt is made to annul any of their Rights or	
7 8		Remedies in due course of law. With them[non-taxpayers] Congress does not assume to deal and they are neither of the subject nor of the object of federal revenue laws."	
9		[Economy Plumbing & Heating v. U.S., 470 F2d. 585 (1972)]	
10 11	2.	You must have the statutory STATUS associated with the requirement. For instance, 26 CFR §301.6109-1 describes only statutory "U.S. persons" per 26 U.S.C. §7701(a)(30) and "nonresident alien individuals" engaged in the "trade or	
12		business" franchise. If you are neither a "U.S. person" nor a "nonresident alien individual", then this provision also does not mandate disclosure of any number. Example: A "nonresident alien" NON-individual.	
14	3.	The clerk accepting the form cannot lawfully represent you or make legal determinations about your status. They must	
15		accept whatever you tell them you are on the government form and not challenge or question it. If they do, they are:	
16		3.1. Practicing law on your behalf without your consent.	
		3.2. Unlawfully exceeding their delegated authority.	
17		3.3. Committing the crime of tampering with a federal witness per 18 U.S.C. §1512, and especially if they threaten you	
18		if you do not accept the status they insist on.	
19		if you do not accept the status they misist on.	
20	9.3	Penalties for compelled use	
21	5 U.S.C. §552a(g)(4) provides for a penalty of a minimum of \$1,000 for compelled use of Social Security Numbers:		
22		5 U.S.C. §552a(g)(4)	
23		(4) In any suit brought under the provisions of subsection (g)(1)(C) or (D) of this section in which the court	
24		determines that the agency acted in a manner which was intentional or willful, the United States shall be liable	
25		to the individual in an amount equal to the sum of—	
26		(A) actual damages sustained by the individual as a result of the refusal or failure, but in no case shall a	
26 27		person entitled to recovery receive less than the sum of \$1,000; and	
21		person chance to recovery receive test man me sum of \$2,000,	
28		(B) the costs of the action together with reasonable attorney fees as determined by the court."	
29		[SOURCE: http://www.law.cornell.edu/uscode/html/uscode05/usc_sec_05_00000552a000html	
2)		150 ONCL. mip.//www.naw.comen.caw.uscode/naw.uscode05/usc_sec_05_0000552_dood_nam.	
30	For	additional information, read Doe v. Chao, 540 U.S. 614 (2004):	
31	<u>httr</u>	p://en.wikipedia.org/wiki/Doe_vChao	
32	9.4	When is it mandatory under the I.R.C. to provide government issued numbers?	
33	<u>2</u> 6	CFR §301.6109-1(b) is the only provision of law which expressly requires the use of Taxpayer Identification Numbers	
34		ays on the requirement to use such numbers the following:	
35		26 CFR §301.6109-1(b)	
36		(b) Requirement to furnish one's own number—	
37		(1) U.S. persons.	
38		Every U.S. person who makes under this title a return, statement, or other document must furnish its own	
39		taxpayer identifying number as required by the forms and the accompanying instructions.	
40		(2) Foreign persons.	
41 42		The provisions of paragraph $(b)(1)$ of this section regarding the furnishing of one's own number shall apply to the following foreign persons	

- (i) A foreign person that has income effectively connected with the conduct of a U.S. trade or business at any time during the taxable year;
- (ii) A foreign person that has a U.S. office or place of business or a U.S. fiscal or paying agent at any time during the taxable year;
 - (iii) A nonresident alien treated as a resident under section 6013(g) or (h);
- (iv) A foreign person that makes a return of tax (including income, estate, and gift tax returns), an amended return, or a refund claim under this title but excluding information returns, statements, or documents;
 - (v) A foreign person that makes an election under Sec. 301.7701-3(c);
- (vi) A foreign person that furnishes a withholding certificate described in Sec. 1.1441-1(e)(2) or (3) of this chapter or Sec. 1.1441-5(c)(2)(iv) or (3)(iii) of this chapter to the extent required under Sec. 1.1441-1(e)(4)(vii) of this chapter;
- (vii) A foreign person whose taxpayer identifying number is required to be furnished on any return, statement, or other document as required by the income tax regulations under section 897 or 1445. This paragraph (b)(2)(vii) applies as of November 3, 2003; and
- (viii) A foreign person that furnishes a withholding certificate described in Sec. 1.1446-1(c)(2) or (3) of this chapter or whose taxpayer identification number is required to be furnished on any return, statement, or other document as required by the income tax regulations under section 1446. This paragraph (b)(2)(viii) shall apply to partnership taxable years beginning after May 18, 2005, or such earlier time as the regulations under Sec. Sec. 1.1446-1 through 1.1446-5 of this chapter apply by reason of an election under Sec. 1.1446-7 of this chapter.

Notice the word "its". This should clue you into the fact that the tax code doesn't apply to flesh and blood people, who are called "natural persons" in regulations like that above. If they had meant to refer to such a natural person, the word "it's" would have said "his" or "her". Consequently, the only type of "person", they can be referring to is a privileged corporation or an officer representing said corporation, as was pointed out at the beginning of chapter 5 of the <u>Great IRS Hoax, Form #11.302</u>. Also keep in your mind that the above regulation implements a code that is not positive law and therefore imposes no obligation upon anyone who does not consent to be bound by it by occupying a public office or position of employment within the U.S. government. The "<u>U.S. person</u>" identified above is defined below to mean a person born in or "<u>resident</u>" only within the District of Columbia, as follows.. Note that "<u>United States</u>" is defined in <u>26</u> <u>U.S.C. §7701(a)(9)</u> and (a)(10) to mean ONLY the District of Columbia:

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

Sec. 7701. - Definitions

(a)(30) United States person
The term "United States person" means -

(A) a [corporate] citizen or resident [alien] of the [federal] United States,
(B) a domestic partnership,
(C) a domestic corporation,
(D) any estate (other than a foreign estate, within the meaning of paragraph (31)), and
(E) any trust if -
(i) a court within the United States is able to exercise primary supervision over the administration of the trust, and
(ii) one or more United States persons have the authority to control all substantial decisions of the trust.
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All government identifying numbers may only lawfully be issued to persons participating in government franchises. They act as the equivalent of license numbers for those engaging in franchises. The following IRS publications plainly admit when government issued numbers are mandatory, and all of them relate to those obtaining or qualifying for some government benefit or privilege. These cites are VERY important because once you can prove the things for which TINs are positively required, then all other uses are VOLUNTARY and not mandatory. Simply show them the list below and if your circumstances are not in it, then demand that they show a statute documenting an affirmative requirement to provide an identifying number:

1. IRS Publication 519, Year 2005, p. 23:

Identification Number

A taxpayer identification number must be furnished on returns, statements, and other tax related documents. For an individual, this is a social security number (SSN). If you do not have and are not eligible to get an SSN, you must apply for an individual taxpayer identification number (ITIN). An employer identification number (EIN) is required if you are engaged in a trade or business as a sole proprietor and have employees or a qualified retirement plan.

1		You mi	ust furnish a taxpayer identification number if you are:
2		• A	An alien who has income effectively connected with the conduct of a U.S. trade or business at any time
3			luring the year.
4			An alien who has a U.S. office or place of business at any time during the year.
			· · · · · · · · · · · · · · · · · · ·
5			A nonresident alien spouse treated as a resident, as discussed in chapter 1, or
6		• A	Any other alien who files a tax return, an amended return, or a refund claim (but not information returns).
7		Social	Security Number (SSN). Generally, you can get an SSN if you have been lawfully admitted to the United
8			for permanent residence or under other immigration categories that authorize U.S. employment.
9		[]	
		7 7	I I CONTROL I CO
10			dual taxpayer identification number (ITIN). If you do not have and are not eligible to get an SSN, you
11			upply for an ITIN. For details on how to do so, see Form W-7 and its instructions. It usually takes about
12		4-6 we	eks to get an ITIN. If you already have an ITIN, enter it whenever an SSN is required on your tax return.
13 14			IN is for tax use only. It does not entitle you to social security benefits or change your employment or ration status under U.S. law.
		I 1.1	City of the Court
15 16			lition to those aliens who are required to furnish a taxpayer identification number and are not eligible for N, a Form W-7 should be filed for:
17			Alien individuals who are claimed as dependents and are not eligible for an SSN, and
18		• A	Alien spouses who are claimed as exemptions and are not eligible for an SSN.
19		Emplo	nyer identification number (EIN). An individual may use an SSN (or ITIN) for individual taxes and an
20			or business taxes. To apply for an EIN, file Form SS-4. Application for Employer Identification Number,
21		with th	
	•	TD G E 4040VID	
22	2.		R Instructions, Year 2007, p. 9. You can't avail yourself of the "benefits" of the franchise without
23		providing your fran	nchisee license number.
24		Line 70	c, Column (2)
25		You m	ust enter each dependent's identifying number (SSN, ITIN, or adoption taxpayer identification number
26)). If you do not enter the <u>correct identifying number</u> , at the time we process your return we may
27			w the exemption claimed (such as the child tax credit) based on the dependent.
28	3.	IRS Form 1042s I	Instructions, Year 2006, p. 14. What all of the circumstances below have in common is that they
	٠.		"that is usually financial or tangible to the recipient, and therefore require a franchisee license
29			
30		number called a Ta	axpayer Identification Number:
31		Box 14	4, Recipient's U.S. Taxpayer Identification Number (TIN)
32		<u>You m</u>	ust obtain a U.S. taxpayer identification number (TIN) for:
33		• A	Any recipient whose income is effectively connected with the conduct of a trade or business in the United
34			States.
35			Note. For these recipients, exemption code 01 should be entered in box 6.
			Any foreign person claiming a reduced rate of, or exemption from, tax under a tax treaty between a
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37			oreign country and the United States, unless the income is an unexpected payment (as described in
38			Regulations section 1.1441-6(g)) or consists of dividends and interest from stocks and debt obligations
39			hat are actively traded; dividends from any redeemable security issued by an investment company
40			egistered under the Investment Company Act of 1940 (mutual fund); dividends, interest, or royalties from
41			units of beneficial interest in a unit investment trust that are (or were, upon issuance) publicly offered and
42		а	ure registered with the Securities and Exchange Commission under the Securities Act of 1933; and
43		а	unounts paid with respect to loans of any of the above securities.
44		• A	Any nonresident alien individual claiming exemption from tax under section 871(f) for certain annuities
45			received under qualified plans.
46			A foreign organization claiming an exemption from tax solely because of its status as a tax-exempt
47			organization under section $501(c)$ or as a private foundation.

Any QI. Any WP or WT.

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- Any nonresident alien individual claiming exemption from withholding on compensation for independent personal services [services connected with a "trade or business"].
 Any foreign grantor trust with five or fewer grantors.
 Any branch of a foreign bank or foreign insurance company that is treated as a U.S. person.
 If a foreign person provides a TIN on a Form W-8, but is not required to do so, the withholding agent must include the TIN on Form 1042-S.
- We have taken the time to further investigate the last item above and put it in tabular form for your reading pleasure:

Table 2: I.R.C. Statutory "Benefits"

#	Name	Code section	Notes
1	Effectively connected with the "trade or business" franchise	26 U.S.C. §7701(a)(26) 26 U.S.C. §871(b) 26 U.S.C. §1	
2	Foreign person claiming reduced rate of, exemption from, tax under treaty	26 U.S.C. §894 26 U.S.C. §6114 26 U.S.C. §6712 26 U.S.C. §1(h)(11)(C)(i)(II)	
3	Nonresident alien claiming exemption for annuities received under qualified plans	26 U.S.C. §871(f)	
4	Foreign organization claiming an exemption from tax solely because of its status as a tax exempt organization	26 U.S.C. §501(c)	
5	Qualified Intermediary (QI)	26 CFR §1.1441-1(e)(5): Generally 26 CFR §1.1441-1(e)(5)(ii): Definition	Pursuant to 26 CFR §1.1441-1(c)(14), one cannot be "qualified" without being a "U.S. person", meaning a person with a legal domicile on federal territory in the "United States" (District of Columbia).
6	Withholding Foreign Partnership (WP) or Withholding Foreign Trust (WT)	26 CFR §1.1441-5(c)	A withholding foreign partnership (WP) is any foreign partnership that has entered into a WP withholding agreement with the IRS and is acting in that capacity. A withholding foreign trust (WT) is a foreign simple or grantor trust that has entered into a WT withholding agreement with the IRS and is acting in that capacity. A WP or WT may act in that capacity only for payments of amounts subject to NRA withholding that are distributed to, or included in the distributive share of, its direct partners, beneficiaries, or owners. A WP or WT acting in that capacity must assume NRA withholding responsibility for these amounts. You may treat a WP or WT as a payee if it has provided you with documentation (discussed later) that represents that it is acting as a WP or WT for such amounts. You cannot be a WP or a WT without an EIN. A WP or WT must provide you with a Form W-8IMY that certifies that the WP or WT is acting in that capacity and a written statement identifying the amounts for which it is so acting. The statement is not required to contain withholding rate pool information or any information relating to the identity of a direct partner, beneficiary, or owner. The Form W-8IMY must contain the WP-EIN or WT-EIN. See: http://www.irs.gov/businesses/small/international/article/0,id=127923,00.html

About SSNs and TINs on Government Forms and Correspondence Copyright Sovereignty Education and Defense Ministry, http://sedm.org Form 05.012, Rev. 6-16-2008

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#	Name	Code section	Notes
7	Nonresident claiming exemption for independent personal services	26 CFR §1.1441-4(b)(4): Withholding 26 CFR §1.1461-1(c)(2)(i): Reporting 26 CFR §1.1441-6(g)(1): TIN requirement	Claimed using IRS Form 8233. The term "personal services" is defined as work performed in connection with a "trade or business" pursuant to 26 CFR §1.469-9(b)(4) and 26 CFR §1.1441-4. 26 U.S.C. §864(b)(1)(A) excludes services performed for foreign employers, meaning employers other than the U.S. government. See: http://www.irs.gov/businesses/small/international/article/0.,id=106259,00.html
8	Foreign grantor trust with five or fewer grantors	26 U.S.C. §§671 to 679 26 CFR §1.1441-5(e): Generally 26 CFR §1.1441-1(c)(26): Definition	A foreign grantor trust is a foreign trust but only to the extent all or a portion of the income [meaning "trade or business" earnings or payments from the U.S. government pursuant to 26 U.S.C. §871 and 26 U.S.C. §643(b)] of the trust is treated as owned by the grantor or another person under sections 671 through 679.
9	Any branch of a foreign bank or foreign insurance company that is treated as a "U.S. person"	26 U.S.C. §7701(a)(30)	All "U.S. persons" have a domicile in the "United States", meaning the District of Columbia. Choice of domicile is voluntary and therefore this status is voluntary. All "U.S. persons" and "individuals" are government agents, instrumentalities, employees, or officers.

- To summarize all of the requirements pertaining to the mandatory use of identifying numbers from all the publications 1 above: 2
- Only "individuals" are required to obtain identifying numbers. "Individuals" are defined in 5 U.S.C. §552a(a)(2) as "citizens" and "residents" of the "United States", meaning persons with a legal domicile on federal territory and not within the exclusive jurisdiction of any state of the Union. This is also consistent with the requirements of 20 CFR §422.104, which limits issuance of SSNs to "citizens" and "residents" of the "United States", meaning federal territory 6 of the "federal zone".
 - "citizens" are nowhere expressly required to obtain an identifying number. Only "aliens" are required to obtain a number, which are foreign nationals born in a foreign country. They are only required to obtain identifying numbers when domiciled on federal territory and outside the exclusive jurisdiction of a state of the Union. The reason they can be required to obtain such a number is because all aliens are "privileged" while they are visiting federal territory. This is confirmed by the following authorities, which prove that "aliens" with a domicile in a country are "privileged":

"Residents, as distinguished from citizens, are aliens who are permitted to take up a permanent abode [domicile] in the country. Being bound to the society by reason of their [intention of] 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 citizenship. <u>They have only certain privileges which the law, or custom, gives them.</u> 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

The Law of Nations, p. 87, E. De Vattel, Volume Three, 1758, Carnegie Institution of Washington; emphasis added.]

- 3. If you are participating in a federal benefit or franchise, then you must provide a number. These benefits are identified or IRS Form 1042s instructions and include:
 - 3.1. A "trade or business", which is defined in 26 U.S.C. §7701(a)(26) as "the functions of a public office".
 - 3.2. Reduced rate or exemption from tax arising from a tax treaty with a foreign country.
 - 3.3. Exemptions such as child write-offs.
 - 3.4. Any nonresident alien individual claiming exemption from tax under section 871(f) for certain annuities received under qualified plans.
 - 3.5. A foreign organization claiming an exemption from tax solely because of its status as a tax-exempt organization under section 501(c) or as a private foundation.
 - 3.6. Any QI.

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- 3.7. Any WP or WT.
- 3.8. Any nonresident alien individual claiming exemption from withholding on compensation for independent personal services [services connected with a "trade or business"].
- 3.9. Any foreign grantor trust with five or fewer grantors.
- 3.10. Any branch of a foreign bank or foreign insurance company that is treated as a "U.S. person" under 26 U.S.C. §7701(a)(30).
- There is no authority within the I.R.C. to CREATE a "public office" by filling out any form. You must be elected into the office by a lawful vote and you can't "elect" yourself into office by simply filling out a form. You must ALREADY be a "public officer" within the U.S. government in order to have a tax liability that can be reduced by any of the above so-called "benefits". 4 U.S.C. §72 says that all "public offices" must be exercised in the District of Columbia and not elsewhere except as expressly provided in an act of Congress. There is no act of Congress which expressly authorizes "public offices" within any state of the Union, and therefore it is ILLEGAL to participate in the "trade or business" franchise as a person domiciled within the exclusive jurisdiction of a state of the Union. Consequently, anyone domiciled within a state of the Union cannot be a party to any of the above "benefits" and is being deceived and defrauded if they think they either have a liability or need to reduce the liability by participating in any of the above franchises.

For thus says the LORD: "You have sold yourselves for nothing, And you shall be redeemed without money." [Isaiah 52:3, Bible, NKJV]

"Thus, Congress having power to regulate commerce with foreign nations, and among the several States, and with the Indian tribes, may, without doubt, provide for **granting** coasting **licenses**, licenses to pilots, licenses to trade with the Indians, and any other **licenses** necessary or proper for the exercise of that great and extensive power; and the same observation is applicable to every other power of Congress, to the exercise of which the granting of licenses may be incident. All such licenses confer authority, and give rights to the licensee.

But very different considerations apply to the internal commerce or domestic trade of the States. Over this commerce and trade Congress has no power of regulation nor any direct control. This power belongs exclusively to the States. No interference by Congress with the business of citizens transacted within a State is warranted by the Constitution, except such as is strictly incidental to the exercise of powers clearly granted to the legislature. The power to authorize a business within a State is plainly repugnant to the exclusive power of the State over the same subject. It is true that the power of Congress to tax is a very extensive power. It is given in the Constitution, with only one exception and only two qualifications. Congress cannot tax exports, and it must impose direct taxes by the rule of apportionment, and indirect taxes by the rule of uniformity. Thus limited, and thus only, it reaches every subject, and may be exercised at discretion. But, it reaches only existing

subjects. Congress cannot authorize [e.g. LICENSE using a Social Security Number] 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)]

- 5. If you aren't an "alien" and meet any one of the following requirements, then you aren't required to obtain or use a government issued identifying number
 - 5.1. Do not participate government franchises.
 - 5.2. Terminated participation in all federal franchises
 - 5.3. Were not qualified at the time you signed up because not domiciled on federal territory.

No government institution, financial institution, or employer may therefore lawfully compel the use of Social Security Numbers against those who meet the above criteria. If an employer financial institution attempts to compel use of the SSN, the victim has not only a standing under the above statute, but also can sue the institution for involuntary servitude under the Thirteenth Amendment. The reason is that this would constitute the equivalent of involuntary servitude in violation of the Thirteenth Amendment, because it would essentially amount to compelling a person to act as a federal "employee", as we showed earlier. The following statute makes it a CRIME to compel the use of Social Security numbers against those who meet the above criteria:

TITLE 42 - THE PUBLIC HEALTH AND WELFARE CHAPTER 7 - SOCIAL SECURITY SUBCHAPTER II - FEDERAL OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE BENEFITS Sec. 408. Penalties

(a) In general Whoever -...

(8) discloses, uses, or compels the disclosure of the social security number of any person in violation of the laws of the United States; shall be guilty of a felony and upon conviction thereof shall be fined under title 18 or imprisoned for not more than five years, or both.

6. Use of a government number constitutes prima facie evidence that you are acting in a representative capacity as an officer of the government. The reason this must be so is because the government cannot pay "benefits" to private human beings, so you must become their agent and officer acting in an official capacity to make the transaction lawful:

To lay, with one hand, the power of the government on the property of the citizen, and with the other to bestow it upon favored individuals to aid private enterprises and build up private fortunes, is none the less a robbery because it is done under the forms of law and is called taxation. This is not legislation. It is a decree under legislative forms.

Nor is it taxation. 'A tax,' says Webster's Dictionary, 'is a rate or sum of money assessed on the person or property of a citizen by government for the use of the nation or State.' 'Taxes are burdens or charges imposed by the Legislature upon persons or property to raise money for public purposes.' Cooley, Const. I im 479

Coulter, J., in Northern Liberties v. St. John's Church, 13 Pa. St., 104 says, very forcibly, 'I think the common mind has everywhere taken in the understanding that <u>taxes are a public imposition, levied by authority of the government for the purposes of carrying on the government in all its machinery and operations—that they are imposed for a public purpose.</u>' See, also Pray v. Northern Liberties, 31 Pa.St., 69; Matter of Mayor of N.Y., 11 Johns., 77; Camden v. Allen, 2 Dutch., 398; Sharpless v. Mayor, supra; Hanson v. Vernon, 27 Ia., 47; Whiting v. Fond du Lac, supra."

1		[Loan Association v. Topeka, 20 Wall. 655 (1874)]
2		
3		"A tax, in the general understanding of the term and as used in the constitution, signifies an exaction for the support of the government. The word has never thought to connote the expropriation of money from one group
4 5		support of the government. The word has never thought to connote the expropriation of money from one group for the benefit of another."
6		[U.S. v. Butler, 297 U.S. 1 (1936)]
7		
8		"In Calder v. Bull, which was here in 1798, Mr. Justice Chase said, that there were acts which the Federal
9		and State legislatures could not do without exceeding their authority, and among them he mentioned a law
10 11		which punished a citizen for an innocent act; a law that destroyed or impaired the lawful private [labor] contracts [and labor compensation, e.g. earnings from employment through compelled W-4 withholding] of
12		citizens; a law that made a man judge in his own case; and a law that took the property from A [the worker].
13		and gave it to B [the government or another citizen, such as through social welfare programs]. 'It is against
14		all reason and justice,' he added, 'for a people to intrust a legislature with such powers, and therefore it
15 16		cannot be presumed that they have done it. They may command what is right and prohibit what is wrong; but they cannot change innocence into guilt, or punish innocence as a crime, or violate the right of an
17		antecedent lawful private [employment] contract [by compelling W-4 withholding, for instance], or the right
18		of private property. To maintain that a Federal or State legislature possesses such powers [of THEFT!] if
19		they had not been expressly restrained, would, in my opinion, be a political heresy altogether inadmissible in
20 21		all free republican governments.' 3 Dall. 388." [Sinking Fund Cases, 99 U.S. 700 (1878)]
22	7.	You are not required to associate the number with any of your private property. Compelling you to do so violates the
23		Fifth Amendment takings clause. You and only you determinate what subset of your private property you wish to
24		associate with and donate to a "public use" and a "public purpose" by associating it with government property in the
25		form of the government owned number.
26	8.	Associating a government number with your private property, such as your financial accounts, real estate, etc. makes
27		the property into the equivalent of "private property donated to a public use to procure the benefits of a government
28		franchise". If associating your property with a number does not render a government benefit, then it is a BAD idea to
29		basically give away your private property without any compensation. The government just loves people to do this, but
30		they can't require them to donate their private property to a public use.
31		"Men are endowed by their Creator with certain unalienable rights,-'life, liberty, and the pursuit of happiness;'
32		and to 'secure,' not grant or create, these rights, governments are instituted. That property [or income] which a
33		man has honestly acquired he retains full control of, subject to these limitations: First, that he shall not use
34		it to his neighbor's injury, and that does not mean that he must use it for his
35		neighbor's benefit [e.g. SOCIAL SECURITY, Medicare, and every other
36		public "benefit"]; second, that if he devotes it to a public use, he gives to the public a right to
37		control that use; and third, that whenever the public needs require, the public may take it upon payment of
38 39		<u>due compensation."</u> [Budd v. People of State of New York, <u>143 U.S. 517</u> (1892)]
40	10	Penalties for failure to disclose numbers
41	10.	.1 Failure to provide TIN on information returns
42	Info	ormation returns include IRS Forms W-2, 1042-S, 1098, 1099, K-1, etc. 26 U.S.C. §6721(a) imposes a penalty against
43		se who file information returns that do not include all the information required on the form.
43	tilo	se who the information retains that do not include an the information required on the form.
44		$\underline{TITLE~26} > \underline{Subtitle~F} > \underline{CHAPTER~68} > \underline{Subchapter~B} > \underline{PART~II} > \S~6721$
45		§ 6721. Failure to file correct information returns
46		(a) Imposition of penalty
47		(1) In general
48		In the case of a failure described in paragraph (2) by any person with respect to an information return, such
49		person shall pay a penalty of \$50 for each return with respect to which such a failure occurs, but the total

amount imposed on such person for all such failures during any calendar year shall not exceed \$250,000.

(2) Failures subject to penalty

About SSNs and TINs on Government Forms and Correspondence

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For purposes of paragraph (1), the failures described in this paragraph are— (A) any failure to file an information return with the Secretary on or before the required filing date, and 2 (B) any failure to include all of the information required to be shown on the return or the inclusion of incorrect information. The penalty amount for failure to provide an identifying number is \$50. See IRM 20.1.7.1.5 and 26 CFR §301.6721-1(a)(1). Code of Federal Regulations PART 301 -- PROCEDURE AND ADMINISTRATION 8 Sec. 301.6721-1 Failure to file correct information returns. (a) Imposition of penalty. 10 (1) General rule. 11 A penalty of \$50 is imposed for each information return (as defined in section 6724(d)(1) and paragraph (g) 12 of this section) with respect to which a failure (as defined in section 6721(a)(2) and paragraph (a)(2) of this 13 section) occurs. No more than one penalty will be imposed under this paragraph (a)(1) with respect to a single 14 information return even though there may be more than one failure with respect to such return. The total 15 amount imposed on any person for all failures during any calendar year with respect to all information returns 16 shall not exceed \$250,000. See paragraph (b) of this section for a reduction in the penalty when the failures are 17 corrected within specified periods. See paragraph (c) of this section for an exception to the penalty for inconsequential errors or omissions. See paragraph (d) of this section for an exception to the penalty for a DE 19 MINIMIS number of failures. See paragraph (e) of this section for lower limitations to the \$250,000 maximum 20 penalty. See paragraph (f) of this section for higher penalties when a failure is due to intentional disregard of 21 the requirement to file timely correct information returns. See paragraph (a)(1) of Section 301.6724-1 for waiver of the penalty for a failure that is due to reasonable cause. 23 The above regulation is under Part 301, which means it implements 5 U.S.C. §301 (federal employees). This statute 24 establishes that the head of an Executive or military department may prescribe regulations for the internal government of 25 his department. 26 TITLE 5 > PART I > CHAPTER 3 > § 30127 28 § 301. Departmental regulations The head of an Executive department or military department may prescribe regulations for the government of 29 30 his department, the conduct of its employees, the distribution and performance of its business, and the custody, use, and preservation of its records, papers, and property. This section does not authorize withholding 31 information from the public or limiting the availability of records to the public. 32 Consequently, the regulation only applies to federal employees and not the public in general. 33 10.2 Foreign Investment in Real Property Transfer Act (FIRPTA) penalties 34 26 U.S.C. §1445(b)(2) imposes mandatory withholding of 10% upon a "Transferor", meaning a Seller of real property 35 located in the "United States" (District of Columbia), who fails to provide a Taxpayer Identification Number on their 36 "Certificate of Non-Foreign Status". 37 TITLE 26 > Subtitle A > CHAPTER 3 > Subchapter A > § 1445 38 § 1445. Withholding of tax on dispositions of United States real property interests 39 (b) Exemptions 40 41 (1) In general No person shall be required to deduct and withhold any amount under subsection (a) with respect to a 42 disposition if paragraph (2), (3), (4), (5), or (6) applies to the transaction. 43

(2) Transferor furnishes nonforeign affidavit

- The above statute does not impose a DUTY to obtain a number, but only to disclose the number if they have one under threat of withholding if they don't.
- The term "Transferor" is defined at 26 U.S.C. §1445(f)(1) as the person disposing of United States real property, meaning
- real property owned by the U.S. government and not private parties. 26 U.S.C. §897 further characterizes the "Transferor"
- as a "nonresident alien individual" or "foreign corporation". Consequently, one would not be a "Transferor" subject to
- withholding, even without a number, if:

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- 1. The entity was not a "nonresident alien individual" or "foreign corporation".
 - 2. The entity was a "nontaxpayer" not subject to the I.R.C.
 - 3. The property was not located in the "United States", which is defined in 26 U.S.C. §7701(a)(9) and (a)(10) as the District of Columbia and no part of any state of the Union.
 - 4. The entity was not a "Transferor", meaning a "nonresident alien individual" or "foreign corporation" selling real property in the District of Columbia.

11 Getting Rid of SSNs/TINs in your IRS or other government record

By following the procedures given above to rebut any association with an identifying number, you will go a long way toward eliminating it from government records. The other important thing is to make sure that:

- 19 1. You discontinue using it or writing any identifying numbers on any new government forms you fill out.
- 20 2. You correct your status with the Social Security Administration by sending in an amended SSA Form SS-5 changing your citizenship status to that of a "national" who is not a "U.S. citizen".
 - 3. You go back and refile all government forms that are still in use which indicated a number, such as:
 - 3.1. IRS Form W-8BEN submitted to financial institutions and/or employers
 - 3.2. IRS Form W-4 (which you SHOULDN'T be using). See the free Federal and State Tax Withholding Options for Private Employers, Form #09.001 pamphlet for the reason why at: http://sedm.org/Forms/FormIndex.htm
 - 3.3. Passport applications.
 - 3.4. Jury summons responses.
 - 3.5. Voter registration:
 - 3.6. Driver's license
 - 3.6.1. <u>Driver's license application</u> -get a driver's license without an SSN
 - 3.6.2. Change of Address
- 3.7. Job applications.
 - 3.8. Tax returns (by revoking your signature on all past returns filed).

Below are some additional resources that may prove useful for those who want to remove SSNs from government records and liberate themselves from the position of compelled "Trustee":

- 1. Social Security Number (SSN)- defined
 - http://famguardian.org/TaxFreedom/CitesByTopic/SSN.htm
- 2. Taxpayer Identification Number (TIN)- defined
 - http://famguardian.org/TaxFreedom/CitesByTopic/TIN.htm
- 3. <u>Don't Give Your Children Social Security Numbers</u>
 - http://famguardian.org/TaxFreedom/Instructions/1.1NoSSNChildren.htm
 - 4. <u>Quit Social Security and Rescind your Social Security Number</u> Sovereignty Forms and Instructions, step 3.17. http://famguardian.org/TaxFreedom/Instructions/3.17QuitSocialSecurity.htm
- 5. State DMV Change of Address letter
 - http://famguardian.org/TaxFreedom/Forms/Emancipation/ChangeOfAddressAttachment.htm
- 6. Attachment to Government form which asks for Social Security Number
 - http://famguardian.org/TaxFreedom/Forms/Emancipation/GovtApplAttachment.htm
 - 7. How to Apply for a Passport as a "non-citizen national", Form #09.007

- http://famguardian.org/Subjects/Taxes/Citizenship/ApplyingForAPassport.htm
- 8. Social Security form SS-521: Request for Withdrawal of Application 2 http://famguardian.org/TaxFreedom/Forms/Emancipation/ssa_521.pdf
- Change Your Filing Status to "nonresident alien" and "Denumber" yourself -Sovereignty Forms and Instructions, step 4 3.14
 - http://famguardian.org/TaxFreedom/Instructions/3.14ChangeFilingStatus.htm
- 10. IRS Form 4029: Application for Exemption from Social Security Taxes and Waiver of Benefits
- http://famguardian.org/TaxFreedom/Forms/IRS/IRSForm4029.pdf
- 11. IRS Form W-9: Application for NONTAXPAYER identification number
- http://sedm.org/ProductInfo/RespLtrs/AboutSSNs/IRSFormW9-Amended.pdf 10 12. Your Rights Regarding Social Security Numbers - Family Guardian 11
 - http://famguardian.org/Subjects/Taxes/ChallJurisdiction/YourRightsAndSSNs.htm
 - 13. Secrets of the Social Security Number- Buildfreedom
- http://www.buildfreedom.com/tl/tl17b.shtml 14

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- 14. Social Security Numbers for Children?- SSA Website. NO! you don't have to have one! 15 http://www.ssa.gov/pubs/10023.html 16
 - 15. Opening Bank Accounts Without SSNs- Antishyster Magazine http://famguardian.org/PublishedAuthors/Media/Antishyster/V07N2-OpeningBankAcctsWithoutSSNs.pdf
 - 16. Working without an SSN-Antishyster Magazine
 - http://famguardian.org/PublishedAuthors/Media/Antishyster/V07N2-WorkingWithoutSSNs.pdf
- 17. Letter about Social Security Numbers-by Social Security Administration 21 http://famguardian.org/Subjects/Taxes/Evidence/ss3-98.pdf 22

12 Quitting Social Security and living without SSNs or TINs

- For detailed procedures on how to quit Social Security and how to live without a Social Security Number, please refer to 24 the following resource: 25
- Resignation of Compelled Social Security Trustee, Form #06.002- allows you to quit social security 26 http://sedm.org/Forms/FormIndex.htm 27
- Why You Aren't Eligible for Social Security, Form #06.001-Use this form to apply for a driver's license without a Slave 28 Surveillance Number. Most states require applications who are eligible for Social Security to provide a number. This 29 pamphlet proves you aren't eligible and therefore don't need one. See: 30 http://sedm.org/Forms/FormIndex.htm 31
- 3. Social Security Policy Manual, Form #06.013-describes how to live without a Socialist INsecurity Numbers. 32

13 How to use "substitute numbers" to avoid being privileged

Yet another approach to avoid using the "government's" numbers is to either use all zeros. The following Social Security 34 publication indicates on pages 16 and 29 that if the subject of the W-2 report does not have an SSN, then the number "000-35 00-0000" can be used: 36

Social Security Publication 42-007: Specifications for Filing Forms W-2 Electronically http://sedm.org/Forms/Tax/FormW2/R07efw2.pdf

- Another useful approach is to use the same number as they use, but to give it a new name so that they can't use it as an SSN 37 or TIN and can only use it as an account number. This prevents them from being able to presume that you are a "taxpayer" 38 or that the number is THEIR number. The following authorities support of this approach. 39
 - 26 CFR §301.6109-1(g)(1)(i) authorizes anyone to send a request to the IRS and the Social Security Administration which allows the status of THEIR number to be changed into the equivalent of a "Nontaxpayer Identification Number" or "NIN" for short that belongs to a nonresident alien not engaged in a "trade or business".

". . .A person may establish a different status for the number by providing proof of foreign status with the Internal Revenue Service...Upon accepting an individual as a nonresident alien individual, the Internal Revenue Service will assign this status to the individual's social security number. . . [26 CFR §301.6109-1(g)(1)(i)]

- We have found no IRS publication that identifies EXACTLY what would satisfy the requirement for "proof" mentioned above, but we believe that either of the following two forms would suffice:
 - 2.1. <u>IRS Form W-8BEN</u>, Form #04.202 http://sedm.org/Forms/FormIndex.htm

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- 2.2. <u>Affidavit of Citizenship, Domicile, and Tax Status</u>, Form #02.001 http://sedm.org/Forms/FormIndex.htm
- 3. Every correspondence you send the IRS should include proof of your "foreign status" such as that in the previous step, and a brief explanation that any numbers included in the correspondence. By "Foreign status", they mean that you are a "nonresident alien" as defined in 26 U.S.C. §7701(b)(1)(B) with no "trade or business" earnings, and all of whose estate is a "foreign estate" as defined in 26 U.S.C. §7701(a)(31). The correspondence should say that the number, if it is included, is:
 - 3.1. Is NOT "Social Security Number" or "Taxpayer Identification Number".
 - 3.2. Is a PRIVATELY ISSUED number called a "Nontaxpayer Identification Number" whose use is privileged, copyrighted, and licensed. That number happens to match the same number in IRS systems but is NOT an SSN or TIN.
 - 3.3. Belong to a "nonresident alien" not engaged in a "trade or business" as defined in 26 CFR §1.871-1(b)(i).

The ONLY occasion where we would take the above approach of inventing our own number is ONLY if we are sending in corrected information returns. We would not use it in any correspondence or tax returns we send to the IRS because they are handled by individual people, whereas the Information Returns are processed and scanned by computer, and the computers won't automatically fix the erroneous information returns unless they can do numeric matching. This approach of using a SUBSTITUTE NIN would be used, for instance, in submitting any of the following Forms:

- Correcting Erroneous Information Returns, Form #04.001 http://sedm.org/Forms/FormIndex.htm
- 24 2. <u>Corrected Information Return Attachment Letter</u>, Form #04.002 http://sedm.org/Forms/FormIndex.htm
- 4. <u>Correcting Erroneous IRS Form 1042's</u>, Form #04.003 http://sedm.org/Forms/FormIndex.htm
- 5. <u>Correcting Erroneous IRS Form 1098's</u>, Form #04.004 http://sedm.org/Forms/FormIndex.htm
- 6. <u>Correcting Erroneous IRS Form 1099's</u>, Form #04.005 http://sedm.org/Forms/FormIndex.htm
- 32 3. Correcting Erroneous IRS Form W-2's, Form #04.006 http://sedm.org/Forms/FormIndex.htm

One form useful in removing the false presumption that you are a Social Security franchise participant who has a Social Security Number is the following form, which the SEDM Member Agreement, Form #01.001 mandates that all members must attach to every standard government form they submit that has not been amended to remove false and prejudicial presumptions about their status:

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

Other than in the above specific circumstances, we suggest ALWAYS do the following when either responding to federal or state collection correspondence or sending in a tax return:

- 1. Making a copy of the original notice you receive on the collection correspondence.
- 2. Blacking out any identifying numbers in thick black felt tip pen and writing next to it "WRONG!"
- 3. Not putting any identifying number in your responsive correspondence but instead emphasizing that you "have" not number and cannot lawfully possess "public property" such as federal identifying numbers as a "private person". 20 CFR §422.103(d) says that the number and the card are the property of the Social Security Administration and NOT you. Therefore, it constitutes theft and embezzlement and abuse of public property to use it as a "private person" who is NOT a "public officer" and who refuses to act as one.
- 4. Demand that the government IMMEDIATELY destroy ALL records about you, and especially information returns and identifying numbers. This is a requirement of the Privacy Act, <u>5 U.S.C. §552a(b)</u>, which says that the government <u>cannot</u> disclose or maintain any records about you without your consent. Tell them they DON'T have your consent and

- therefore MUST destroy and redact all records about you. If they violate this request, they are also violating your Fourth Amendment right to privacy, which it was the purpose of the Privacy Act to protect in the first place.
- 5. Include our Wrong Party Notice that contains a Copyright License Notice with each correspondence to put them into a "privileged" state if they use anything you give them similar to the below. This will cause them to have to pay a penalty every time they make demands on your time in responding without addressing any of the legal issues you raise:

 | Wrong Party Notice, Form #07.105 | http://sedm.org/Forms/FormIndex.htm

14 Banking and Financial Industry Policy and Guidance on Use of SSN's and TINs

The banking industry maintains a website called "Bankers Online". On their website, they feature a pamphlet for use by bank personnel regarding the use of TINs by customers who do not wish to have or use them. Below are links to this important document:

- Direct link: http://www.bankersonline.com/tools/operational/constructivenotice.pdf
- Other copy: http://sedm.org/Forms/Tax/AboutSSNs/constructivenotice.pdf

If a bank pressures or compels you to provide a TIN when you want to open an account, you should ask them for the regulation that authorizes them to compel use of such a number. Chances are, they will cite 31 CFR §103.121, which says in pertinent part:

16	Title 31: Money and Finance: Treasury
17	PART 103—FINANCIAL RECORDKEEPING AND REPORTING OF CURRENCY AND FOREIGN
18	<u>TRANSACTIONS</u>
19	Subpart I—Anti-Money Laundering Programs
20	Anti-Money Laundering Programs
21	§ 103.121 Customer Identification Programs for banks, savings associations, credit unions, and certain non-
22	Federally regulated banks.
23	b) Customer Identification Program: minimum requirements—(1) In general. A bank must implement a written
24	Customer Identification Program (CIP) appropriate for its size and type of business that, at a minimum,
25	includes each of the requirements of paragraphs (b)(1) through (5) of this section. If a bank is required to have
26	an anti-money laundering compliance program under the regulations implementing 31 U.S.C. 5318(h), 12
27	U.S.C. 1818(s), or 12 U.S.C. 1786(q)(1), then the CIP must be a part of the anti-money laundering compliance
28	program. Until such time as credit unions, private banks, and trust companies without a Federal functional
29	regulator are subject to such a program, their CIPs must be approved by their boards of directors.
	1, 1
30	(2) Identity verification procedures. The CIP must include risk-based procedures for verifying the identity of
31	each customer to the extent reasonable and practicable. The procedures must enable the bank to form a
32	reasonable belief that it knows the true identity of each customer. These procedures must be based on the bank's
33	assessment of the relevant risks, including those presented by the various types of accounts maintained by the
34	bank, the various methods of opening accounts provided by the bank, the various types of identifying
35	information available, and the bank's size, location, and customer base. At a minimum, these procedures must
36	contain the elements described in this paragraph (b)(2).
30	Commin the elements described in this paragraph $(0/(2))$.
27	(i) Containing information required. (A) In a great The CID must contain mage home for a position or account
37	(i) Customer information required—(A) In general. The CIP must contain procedures for opening an account that specify the identifying information that will be obtained from each customer. Except as permitted by
38	paragraphs (b)(2)(i)(B) and (C) of this section, the bank must obtain, at a minimum, the following information
39	from the customer prior to opening an account:
40	from the customer prior to opening an account:
41	(1) Name;
42	(2) Date of birth, for an individual;
43	(3) Address, which shall be:
43	(c) Materials, which shall be.
	(i) Francis Britania and Indiana kaning a state of the st
44	(i) For an individual, a residential or business street address;
45	(ii) For an individual who does not have a residential or business street address, an Army Post Office (APO) or
46	Fleet Post Office (FPO) box number, or the residential or business street address of next of kin or of another
47	contact individual; or

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1 2	(iii) For a person other than an individual (such as a corporation, partnership, or trust), a principal place of business, local office, or other physical location; and
3	(4) Identification number, which shall be:
4	(i) For a U.S. person, a taxpayer identification number; or
5	(ii) For a non-U.S. person, one or more of the following: a taxpayer identification number; passport
6	number and country of issuance; alien identification card number; or number and country of issuance of
7	any other government-issued document evidencing nationality or residence and bearing a photograph or
8	similar safeguard.
9	Note to paragraph $(b)(2)(i)(A)(4)(ii)$: When opening an account for a foreign business or enterprise that does
10	not have an identification number [EIN], the bank must request alternative government-issued
11	documentation certifying the existence of the business or enterprise.
12	(B) Exception for persons applying for a taxpayer identification number. Instead of obtaining a taxpayer
13	identification number from a customer prior to opening the account, the CIP may include procedures for
14	opening an account for a customer that has applied for, but has not received, a taxpayer identification number.
15	In this case, the CIP must include procedures to confirm that the application was filed before the customer
16 17	opens the account and to obtain the taxpayer identification number within a reasonable period of time after the account is opened.
18	(C) Credit card accounts. In connection with a customer who opens a credit card account, a bank may obtain
19	the identifying information about a customer required under paragraph (b)(2)(i)(A) by acquiring it from a
20	third-party source prior to extending credit to the customer.
21	For the purposes of the above, the following terms are also defined in the regulation above:
22	Title 31: Money and Finance: Treasury
23	PART 103—FINANCIAL RECORDKEEPING AND REPORTING OF CURRENCY AND FOREIGN
24	TRANSACTIONS Subpart I—Anti-Money Laundering Programs
25 26	Subpart — Anti-Money Laundering Programs Anti-Money Laundering Programs
20 27	§ 103.121 Customer Identification Programs for banks, savings associations, credit unions, and certain non-
28	Federally regulated banks.
29	(a) Definitions. For purposes of this section:
30	(7) <u>U.S. person</u> means:
31	(i) A <u>United States citizen</u> ; or
32	(ii) A person other than an individual (such as a corporation, partnership, or trust), that is established or
33	organized under the laws of a State or the United States.
34	(8) Non-U.S. person means a person that is not a <u>U.S. person</u> .
35	A "U.S. person", is defined in 26 U.S.C. §7701(a)(30) as a "citizen", "resident", estate, trust, or federal (domestic)
36	corporation:
37	TITLE 26 > Subtitle F > CHAPTER 79 > Sec. 7701.
38	Sec. 7701 Definitions
39	(a)(30) <u>United States</u> person
40	The term "United States person" means -
41	(A) a <u>citizen</u> or <u>resident</u> of the United States,
42	(B) a domestic partnership,
43	(C) a domestic <u>corporation</u> ,
14	(D) any estate (other than a foreign estate, within the meaning of paragraph (31)), and
45	(E) any trust if -
46 17	(i) a court within the United States is able to exercise primary supervision over the administration of the
47 48	trust, and (ii) one or more United States persons have the authority to control all substantial decisions of the trust.
10	(ii) one or more ormed states persons have the duthorny to control dit substantial decisions of the trust.

All of the above have in common a domicile within the "United States", which is defined in <u>26 U.S.C. §7701(a)(9)</u> and (a)(10) as the District of Columbia. See our article below for further details:

Why Domicile and Becoming a "Taxpayer" Require Your Consent, Form #05.002 http://sedm.org/Forms/FormIndex.htm

- Therefore, persons born in and domiciled within states of the Union are "nonresident aliens" and "nationals but not citizens"
- 4 pursuant to <u>8 U.S.C. §1101(a)(21)</u> and <u>8 U.S.C. §1452</u> who are not required to have or to provide a TIN for opening a bank
- 5 account. See also:

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- 1. *Nonresident Alien Position*, Form #05.020:
 - http://sedm.org/Forms/FormIndex.htm
- 8 2. Why you are a "national", "state national", and Constitutional but not Statutory Citizen, Form #05.006
- http://sedm.org/Forms/FormIndex.htm

15 **Summary and Conclusions**

- We will now summarize all of the conclusions of fact and conclusions of law derived from the evidence provided in this document:
 - 1. Government issued identifying numbers include:
 - 1.1. Social Security Numbers (SSN) issued by the Social Security Administration under the authority of 20 CFR §422.104. Issued only to "U.S. persons" defined in 26 U.S.C. §7701(a)(30) with a domicile on federal territory.
 - 1.2. Taxpayer Identification Numbers. Issued by the IRS pursuant to 26 U.S.C. §6109. Can be issued only to "U.S. persons" as defined in 26 U.S.C. §7701(a)(30) who have a domicile on federal territory.
 - 1.2.1. Employer Identification Numbers (EIN) obtained using IRS Form SS-4.
 - 1.2.2. Taxpayer Identification Numbers obtained using IRS Form W-9.
 - 1.3. Individual Taxpayer Identification Numbers (ITIN) obtained using IRS Form W-7. ITINs can only be issued to aliens pursuant to 26 CFR §301.6109-1(d)(3)
 - 2. SSNs and TINs are made interchangeable for the purposes of income taxes pursuant to the following authorities:
 - 2.1. 26 U.S.C. §6109(a) (at the end) authorizes the substitution of an SSN for a TIN, but neither MANDATES it nor states the circumstances under which it is appropriate.
 - 2.2. 26 CFR §301.7701-11.
 - 2.3. 26 U.S.C. §6011(b).
 - 3. Only persons with a domicile on federal territory that is no part of a state of the Union are eligible to be issued Taxpayer Identification Numbers or Social Security Numbers. 20 CFR §422.104 and 26 U.S.C. §6109. Persons domiciled outside of federal territory such as in a state of the Union are NOT eligible for federally issued identifying numbers.
 - 4. The possession or use of the Social Security Card or Social Security Number causes a surrender of constitutional rights and conveys to the government the authority to penalize the abuses of these forms of public property and the activities of the "trustees", fiduciaries, and "public officers" who are in custody of them:
 - 4.1. The back of the Social Security Card itself admits this:

"Improper use of this card or number by anyone is punishable by fine, imprisonment or both." [SOURCE: http://sedm.org/Forms/Discovery/BPDF0IA.pdf]

4.2. The U.S. Supreme Court has said that anyone who receives a government benefit waives their rights and their standing in court to sue the government for violations of rights caused by the administration of government franchises:

"The Government urges that the Power Company is estopped to question the validity of the Act creating the Tennessee Valley Authority, and hence that the stockholders, suing in the right of the corporation, cannot [297 U.S. 323] maintain this suit. The principle is invoked that one who accepts the benefit of a statute cannot be heard to question its constitutionality. Great Falls Manufacturing Co. v. Attorney General, 124 U.S. 581; Wall v. Parrot Silver & Copper Co., 244 U.S. 407; St. Louis Casting Co. v. Prendergast Construction Co., 260 U.S. 469."

[Ashwander v. Tennessee Valley Auth., 297 U.S. 288 (1936)]

- 5. All identifying numbers issued by the government are property of their Creator, which is the government, and not to the person holding or using them. See:
 - 5.1. 20 CFR §422.103(d).

5.2. The Social Security Card itself, which says:

"This card belongs to the Social Security Administration and you must return it if we ask for it."

- 5.3. The SSA Form SS-5 application is entitled "Application for a Social Security Card". It does not say "Application for Social Security Benefits. You are applying to become a custodian and fiduciary over public property, and strings attach to that application.
- 5.4. Any person in possession or use of a Social Security Card or Number is a trustee and fiduciary over public property in their temporary custody and control. Anything they attach the card or the number to become "private property donated to a public use to procure the benefits of a franchise".
- 6. Anyone who asks you for "Your Social Security Number" is asking TWO questions:
 - 6.1. Are you a public officer and government trustee on official business at this meeting.
 - 6.2. If so, what is your license number to act in that capacity.
 - If you provided a number in response to the above question, you answered "Yes" to the first question and then provided your license number.
- 7. Government issued identifying numbers act as de facto license numbers for persons engaged in government franchises. Such franchises include:
 - 7.1. Social Security. Also called Old Age Survivors Disability Insurance (OASDI).
 - 7.2. Medicare.
 - 7.3. Unemployment Insurance. Also called FICA.
- 8. The U.S. Supreme Court held in the License Tax Cases that Congress cannot establish a licensed or privileged activity in a state of the Union in order to tax it. This includes all the above forms of federal franchises.

"Thus, Congress having power to regulate commerce with foreign nations, and among the several States, and with the Indian tribes, may, without doubt, provide for **granting** coasting **licenses**, licenses to pilots, licenses to trade with the Indians, and any other **licenses** necessary or proper for the exercise of that great and extensive power; and the same observation is applicable to every other power of Congress, to the exercise of which the granting of licenses may be incident. All such licenses confer authority, and give rights to the licensee.

But very different considerations apply to the internal commerce or domestic trade of the States. Over this commerce and trade Congress has no power of regulation nor any direct control. This power belongs exclusively to the States. No interference by Congress with the business of citizens transacted within a State is warranted by the Constitution, except such as is strictly incidental to the exercise of powers clearly granted to the legislature. The power to authorize a business within a State is plainly repugnant to the exclusive power of the State over the same subject. It is true that the power of Congress to tax is a very extensive power. It is given in the Constitution, with only one exception and only two qualifications. Congress cannot tax exports, and it must impose direct taxes by the rule of apportionment, and indirect taxes by the rule of uniformity. Thus limited, and thus only, it reaches every subject, and may be exercised at discretion. But, it reaches only existing subjects. Congress cannot authorize [e.g. "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)]

8.1. Consequently, the ONLY place that such government franchises can lawfully be offered is on federal territory. This is consistent with the definition of "State" within the Social Security Act and all the other acts. For further details, see sections 5 through 5.5 of the following:

<u>Government Instituted Slavery Using Franchises</u>, Form #05.030 http://sedm.org/Forms/FormIndex.htm

- 8.2. Why You Aren't Eligible for Social Security, Form #06.001 http://sedm.org/Forms/FormIndex.htm
- 9. Anyone who obtains or uses a government issued identifying number who does NOT have a domicile on federal territory at the time of its issuance is:
 - 9.1. Impersonating an employee or officer of the government in criminal violation of 18 U.S.C. §912.
 - 9.2. Impersonating a statutory "U.S. citizen" in criminal violation of 18 U.S.C. §911.
 - 9.3. Defrauding the U.S. government in criminal violation of 42 U.S.C. §408.
- 10. Government issued identifying numbers are used to track those in receipt of government "benefits". This is confirmed by the instructions for IRS Form 1042s, which list all the circumstances under which such numbers must be provided. Note that all of the situations described relate to financial benefits of one kind or another:

Box 14, Recipient's U.S. Taxpayer Identification Number (TIN)

You must obtain a U.S. taxpayer identification number (TIN) for: Any recipient whose income is effectively connected with the conduct of a trade or business in the 2 United States Note. For these recipients, exemption code 01 should be entered in box 6. Any foreign person claiming a reduced rate of, or exemption from, tax under a tax treaty between a foreign country and the United States, unless the income is an unexpected payment (as described in 6 Regulations section 1.1441-6(g)) or consists of dividends and interest from stocks and debt obligations that are actively traded; dividends from any redeemable security issued by an investment company registered under the Investment Company Act of 1940 (mutual fund); dividends, interest, 9 or royalties from units of beneficial interest in a unit investment trust that are (or were, upon 10 issuance) publicly offered and are registered with the Securities and Exchange Commission under 11 the Securities Act of 1933; and amounts paid with respect to loans of any of the above securities. 12 Any nonresident alien individual claiming exemption from tax under section 871(f) for certain 13 annuities received under qualified plans. 14 A foreign organization claiming an exemption from tax solely because of its status as a tax-exempt 15 organization under section 501(c) or as a private foundation. 16 17 Any WP or WT. 18 Any nonresident alien individual claiming exemption from withholding on compensation for 19 20 independent personal services [services connected with a "trade or business"]. 21 Any foreign grantor trust with five or fewer grantors. Any branch of a foreign bank or foreign insurance company that is treated as a U.S. person. 22 If a foreign person provides a TIN on a Form W-8, but is not required to do so, the withholding agent 23 must include the TIN on Form 1042-S. 24 [IRS Form 1042s Instructions, Year 2006, p. 14] 25 11. The government cannot lawfully spend any of its revenues on a private purpose. Consequently, it is ILLEGAL to offer 26 any kind of federal benefit to a person who is NOT ALREADY an officer or employee of the government BEFORE 27 they signed the application such as the SSA Form SS-5: 28 11.1.5 U.S.C. §552a(a)(13) defines "federal personnel" as all those entitled to receive government retirement benefits 29 including Social Security. 30 TITLE 5 > PART I > CHAPTER 5 > SUBCHAPTER II > § 552a 31 § 552a. Records maintained on individuals 32 33 (a) Definitions.— For purposes of this section— (13) the term "Federal personnel" means officers and employees of the Government of the United States, 34 members of the uniformed services (including members of the Reserve Components), individuals entitled to 35 receive immediate or deferred retirement benefits under any retirement program of the Government of the 36 United States (including survivor benefits). 37 11.2. The term "employee" is defined in the I.R.C. as including only government workers and not those in private 38 industry. Consequently, all those who sign and submit IRS Form W-4 effectively become "temps" or "Kelly 39 Girls" on temporary loan by Uncle Sam to their private employers: 40 26 CFR §31.3401(c)-1 Employee: 41 "...the term [employee] includes officers and employees, whether elected or appointed, of the United States, a 42 [federal] State, Territory, Puerto Rico or any political subdivision, thereof, or the District of Columbia, or 43 any agency or instrumentality of any one or more of the foregoing. The term 'employee' also includes an 44 officer of a corporation.' 45 46 47 8 Federal Register, Tuesday, September 7, 1943, §404.104, pg. 12267 48 Employee: "The term employee specifically includes officers and employees whether elected or appointed, of the United States, a state, territory, or political subdivision thereof or the District of Columbia or any agency or 49 instrumentality of any one or more of the foregoing. 50

11.3. The U.S. Supreme Court held that the power to tax cannot be used to transfer wealth among PRIVATE human beings. Therefore, the only "individuals" within the I.R.C. Subtitle A franchise agreement are public officers and 2 employees and instrumentalities of the government: 3 To lay, with one hand, the power of the government on the property of the citizen, and with the other to bestow it upon favored individuals to aid private enterprises and build up private fortunes, is none the less a robbery because it is done under the forms of law and is called taxation. This is not legislation. It is a decree under legislative forms. Nor is it taxation. 'A tax,' says Webster's Dictionary, 'is a rate or sum of money assessed on the person or property of a citizen by government for the use of the nation or State.' 'Taxes are burdens or charges imposed by the Legislature upon persons or property to raise money for public purposes.' Cooley, Const. 10 11 Coulter, J., in Northern Liberties v. St. John's Church, 13 Pa. St., 104 says, very forcibly, 'I think the common 12 13 mind has everywhere taken in the understanding that taxes are a public imposition, levied by authority of the government for the purposes of carrying on the government in all its machinery and operations—that they 14 are imposed for a public purpose.' See, also Pray v. Northern Liberties, 31 Pa.St., 69; Matter of Mayor of N.Y., II Johns., 77; Camden v. Allen, 2 Dutch., 398; Sharpless v. Mayor, supra; Hanson v. Vernon, 27 Ia., 47; 16 Whiting v. Fond du Lac, supra.' 17 [Loan Association v. Topeka, 20 Wall. 655 (1874)] 18 19 "A tax, in the general understanding of the term and as used in the constitution, signifies an exaction for the 20 support of the government. The word has never thought to connote the expropriation of money from one group 21 22 for the benefit of another." [U.S. v. Butler, 297 U.S. 1 (1936)] 23 For exhaustive proof of the above, see: 24 Why Your Government is Either a Thief or You are a "Public Officer" for Income Tax Purposes, Form #05.008 http://sedm.org/Forms/FormIndex.htm 12. Any time IRS insists on using a Social Security Number as a Taxpayer Identification Number, then they are: 25 12.1. Making a presumption that you are a "U.S. person" domiciled on federal territory. 26 12.2. Making a presumption that you are engaged in excise taxable franchises such as a "trade or business". 27 In the vast majority of cases it is a FALSE presumption that violates due process of law and injures constitutionally 28 protected rights. 29 13. If you are neither an "alien", nor are domiciled on federal territory because you are domiciled in a state of the Union, 30 then you can't lawfully: 31 13.1. Have or use any government identifying number. 32 13.2. Participate in any government franchise, including Social Security, Medicare, Unemployment insurance, Driver's 33 Licenses, Marriage Licenses, etc. See: 34 Government Instituted Slavery Using Franchises, Form #05.030 http://sedm.org/Forms/FormIndex.htm 13.3. Be subject to federal statutory law. See: 35 Why Statutory Civil Law is Law for Government and not Private Persons, Form #05.037 http://sedm.org/Forms/FormIndex.htm 14. If the government uses an identifying number to refer to you and you do not rebut it, then: 36 14.1. You have agreed to accept a "public office" within the government. 37 14.2. If you didn't already work for the government, the office you occupy is entirely without compensation. 38 14.3. You have misrepresented your status as a person domiciled on federal territory or engaged in federal franchises 39 such as a "trade or business". 40 15. The only law that creates an obligation to supply a number is at 26 CFR §301.6109-1(b). 41 26 CFR §301.6109-1(b) 42 (b) Requirement to furnish one's own number— 43 (1) U.S. persons. 44 45 Every U.S. person who makes under this title a return, statement, or other document must furnish its own taxpayer identifying number as required by the forms and the accompanying instructions. 46

- The above requirement says the number must be disclosed IF THE SUBMITTER HAS ONE. It does not impose a 1 requirement to apply for or have a number. The above requirement only applies to federal employees and not private 2 human beings per 5 U.S.C. §301. If it applied to the "taxpayer" and not the IRS employee, then it would be under Part 3 1 instead of Part 301 of Title 26 of the Code of Federal Regulations. 4
- 16. The only penalty prescribed in the Internal Revenue Code for failure to use or disclose an identifying number is that 5 found in 26 U.S.C. §6721(a) and 26 CFR §1.6721-1(a)(1), which collectively impose a penalty of \$50 for the filing of 6 an information return that does not contain all the information required on the form. 7
- 17. If you want to withdraw an unlawful application to participate in Social Security made using SSA Form SS-5, then we suggest using the following form on our website:

Resignation of Compelled Social Security Trustee, Form #06.002 http://sedm.org/Forms/FormIndex.htm

16 Resources for Further Study and Rebuttal

If you would like to study the subjects covered in this short pamphlet in further detail, may we recommend the following 11 authoritative sources, and also welcome you to rebut any part of this pamphlet after your have read it and studied the 12 subject carefully yourself just as we have: 13

- 1. Why It is Illegal for Me to Request or Use a Taxpayer Identification Number, Form #04.205 -Use this form in the case of employers and financial institutions who are trying to compel you to procure or use a government issued identifying number.
 - http://sedm.org/Forms/FormIndex.htm

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- 2. Government Instituted Slavery Using Franchises, Form #05.030 Documents the primary mechanism abused by the 18 government to destroy the constitutional rights and sovereignty of the people. 19 http://sedm.org/Forms/FormIndex.htm 20
- Liberty University- Free educational materials for regaining your sovereignty as an entrepreneur or private person 21 http://sedm.org/LibertyU/LibertyU.htm 22
- Family Guardian Website, Taxation page- Free website 23 24
 - http://famguardian.org/Subjects/Taxes/taxes.htm
- Great IRS Hoax, Form #11.302. See section 5.4.17 25 http://famguardian.org/Publications/GreatIRSHoax/GreatIRSHoax.htm 26
- 6. Sovereignty Forms and Instructions Online, Form #10.004- Free references and tools to help those who want to escape 27 federal slavery 28
 - http://famguardian.org/TaxFreedom/FormsInstr.htm
- 7. Who are "Taxpayers" and who needs a "Taxpayer Identification Number"?, Form #05.013- Free downloadable 30 pamphlet 31
 - http://sedm.org/LibertyU/LibertyU.htm (see item 4.2)
 - Social Security: Mark of the Beast, Form #11.407- Free book by Steven Miller
 - http://famguardian.org/Publications/SocialSecurity/TOC.htm
- Social Security: Idolatry and Slavery- Mercy Seat Christian Church 35
 - http://famguardian.org/Subjects/Taxes/Articles/Christian/SocialSecurity-Idolatry.htm
- 10. Social Security Act, Title 42, Chapter 7- United States Code 37
 - http://www4.law.cornell.edu/uscode/html/uscode42/usc_sup_01_42_10_7.html
 - 11. Social Security Act- Social Security Administration
 - http://www.ssa.gov/OP Home/ssact/comp-toc.htm
- 12. Social Security Regulations- Social Security Administration 41
 - http://www.ssa.gov/OP Home/cfr20/cfrdoc.htm
 - 13. Social Security Program Policy Documents
- http://www.ssa.gov/OP Home/ 44
- 14. Legal Information Institute: Social Security- Cornell University 45
 - http://www.law.cornell.edu/socsec/

17 Questions that Readers, Grand Jurors, and Petit Jurors Should be Asking the Government

These questions are provided for readers, Grand Jurors, and Petit Jurors to present to the government or anyone else who would challenge the facts and law appearing in this pamphlet, most of whom work for the government or stand to gain financially from perpetuating the fraud. If you find yourself in receipt of this pamphlet, you are demanded to answer the questions within 10 days. Pursuant to Federal Rule of Civil Procedure 8(b)(6), failure to deny within 10 days constitutes an admission to each question. Pursuant to 26 U.S.C. §6065, all of your answers must be signed under penalty of perjury. We

are not interested in agency policy, but only sources of reasonable belief identified in the pamphlet below:

<u>Reasonable Belief About Income Tax Liability</u>, Form #05.007 http://sedm.org/Forms/FormIndex.htm

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- Your answers will become evidence in future litigation, should that be necessary in order to protect the rights of the person against whom you are attempting to unlawfully enforce federal law.
 - 1. Admit that Social Security Numbers and Social Security Cards are the property of the U.S. government and not the person in possession of them:

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

(d) Social security number cards. A person who is assigned a social security number will receive a social security number card from SSA within a reasonable time after the number has been assigned. (See §422.104

regarding the assignment of social security number cards to aliens.) Social security number

cards are the property of SSA and must be returned upon request.

2. Admit that because Social Security Numbers and Social Security Cards are the property of the U.S. government, then they constitute property devoted to a "public purpose" or "public uses":

"Public purpose. In the law of taxation, eminent domain, etc., this is a term of classification to distinguish the objects for which, according to settled usage, the government is to provide, from those which, by the like usage, are left to private interest, inclination, or liberality. The constitutional requirement that the purpose of any tax, police regulation, or particular exertion of the power of eminent domain shall be the convenience, safety, or welfare of the entire community and not the welfare of a specific individual or class of persons [such as, for instance, federal benefit recipients as individuals]. "Public purpose" that will justify expenditure of public money generally means such an activity as will serve as benefit to community as a body and which at same time is directly related function of government. Pack v. Southwestern Bell Tel. & Tel. Co., 215 Tenn. 503, 387 S.W.2d. 789, 794.

The term is synonymous with governmental purpose. As employed to denote the objects for which taxes may be levied, it has no relation to the urgency of the public need or to the extent of the public benefit which is to follow; the essential requisite being that a public service or use shall affect the inhabitants as a community, and not merely as individuals. A public purpose or public business has for its objective the promotion of the public health, safety, morals, general welfare, security, prosperity, and contentment of all the inhabitants or residents within a given political division, as, for example, a state, the sovereign powers of which are exercised to promote such public purpose or public business."

[Black's Law Dictionary, Sixth Edition, p. 1231, Emphasis added]

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3. Admit that only public "employees" on official duty can possess, use, or control property devoted to a "public use".

42 YOUR ANSWER:_____

4. Admit that it is illegal to use public property for a *private* purpose:

<u>TITLE 18</u> > <u>PART I</u> > <u>CHAPTER 11</u> > § 208

1		§ 208. Acts affecting a personal financial interest	
2		(a) Except as permitted by subsection (b) hereof, whoever, being an officer or employee of the executive	
3		branch of the United States Government, or of any independent agency of the United States, a Federal	
4		Reserve bank director, officer, or employee, or an officer or employee of the District of Columbia, including a	
5		special Government employee, participates personally and substantially as a Government officer or employee,	
6		through decision, approval, disapproval, recommendation, the rendering of advice, investigation, or	
7		otherwise, in a judicial or other proceeding, application, request for a ruling or other determination,	
8		contract, claim, controversy, charge, accusation, arrest, or other particular matter in which, to his	
9		knowledge, he, his spouse, minor child, general partner, organization in which he is serving as officer,	
10		director, trustee, general partner or employee, or any person or organization with whom he is negotiating or	
11		has any arrangement concerning prospective employment, has a financial [or personal/private] interest—	
12		Shall be subject to the penalties set forth in section 216 of this title.	
13		YOUR ANSWER:	
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14 15	5.	5. Admit that the number assigned by the Social Security Administration called a Social Security Number is creat owned, reissued, and controlled exclusively by the Social Security Administration.	
16		YOUR ANSWER:	
17	6.	Admit that the Social Security Number is primarily used to control you, and that you have no control or ownership	
18		over how the government uses or discloses it.	
19		YOUR ANSWER:	
20 21	7.	Admit that it is impossible to "have" a number. A number is information and you can know information but you can't own it unless it is copyrighted.	
22		YOUR ANSWER:	
23 24	8.	Admit that claiming a number or participating in Social Security guarantees NOTHING, according to the Supreme Court.	
25		"We must conclude that a person covered by the Act has not such a right in benefit payments This is not to	
26		say, however, that Congress may exercise its power to modify the statutory scheme free of all constitutional	
27		restraint."	
28		[Flemming v. Nestor, <u>363 U.S. 603</u> (1960)]	
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30		"The Social Security system may be accurately described as a form of social insurance, enacted pursuant to Congress' power to "spend money in aid of the `general welfare,'" Helvering v. Davis, supra, at 640, whereby	
31 32		persons gainfully employed, and those who employ them, are taxed to permit the payment of benefits to the	
33		retired and disabled, and their dependents. Plainly the expectation is that many members of the present	
34		productive work force will in turn become beneficiaries rather than supporters of the program. But each	
35		worker's benefits, though flowing from the contributions he made to the [363 U.S. 603, 610] national economy	
36		while actively employed, are not dependent on the degree to which he was called upon to support the system by	
		taxation. It is apparent that the noncontractual interest of an employee covered by the Act cannot be soundly	
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38		analogized to that of the holder of an annuity, whose right to benefits is bottomed on his contractual	
39 40		<u>premium payments</u> ." [Flemming v. Nestor, <u>363 U.S. 603</u> , 610, 80 S.Ct. 1367 (1960)]	
41		YOUR ANSWER:	
	0		
42	9.	Admit that without a guaranteed benefit, anyone using a number cannot claim any legally enforceable right or	
43		entitlement or "property".	
44		YOUR ANSWER:	

1	10.	Admit that the Social Security Act is found on the Social Security website at the following address:	
2		http://www.ssa.gov/OP Home/ssact/comp-ssa.htm	
3		YOUR ANSWER:	
4 5	11.	Admit that the Social Security Act is also found in the <u>U.S. Code</u> , <u>Title 42</u> , <u>Chapter 7</u> available on the web at the address below:	
6		http://www4.law.cornell.edu/uscode/html/uscode42/usc_sup_01_42_10_7.html	
7		YOUR ANSWER:	
8	12.	Admit that only "U.S. citizens" and "lawful permanent residents" may apply for the Social Security program. See website above and 20 CFR §422.104(a).	
10		YOUR ANSWER:	
11	13.	Admit that the term "United States" is defined in the current Social Security Act, Section 1101(a)(2) as follows:	
12		SEC. 1101. [42 U.S.C. 1301] (a) When used in this Act—	
13 14		"(2) The term "United States" when used in a geographical sense means, except where otherwise provided, the States."	
15		[Social Security Act as of 2005, Section 1101]	
16		YOUR ANSWER:	
17	14.	Admit that the term "State" is defined in the current Social Security Act, Section 1101(a)(1) as follows:	
18		SEC. 1101. [42 U.S.C. 1301] (a) When used in this Act—	
19 20 21 22 23 24 25 26 27 28 29 30		(1) The term 'State', except where otherwise provided, includes the District of Columbia and the Commonwealth of Puerto Rico, and when used in titles IV, V, VII, XI, XIX, and XXI includes the Virgin Islands and Guam. Such term when used in titles III, IX, and XII also includes the Virgin Islands. Such term when used in title V and in part B of this title also includes American Samoa, the Northern Mariana Islands, and the Trust Territory of the Pacific Islands. Such term when used in titles XIX and XXI also includes the Northern Mariana Islands and American Samoa. In the case of Puerto Rico, the Virgin Islands, and Guam, titles I, X, and XIV, and title XVI (as in effect without regard to the amendment made by section 301 of the Social Security Amendments of 1972[3]) shall continue to apply, and the term 'State' when used in such titles (but not in title XVI as in effect pursuant to such amendment after December 31, 1973) includes Puerto Rico, the Virgin Islands, and Guam. Such term when used in title XX also includes the Virgin Islands, Guam, American Samoa, and the Northern Mariana Islands. Such term when used in title IV also includes American Samoa." [Social Security Act as of 2005, Section 1101]	
31		YOUR ANSWER:	
32	15.	. Admit that states of the Union are <u>not</u> included in the above definition of either "State" or "United States".	
33		YOUR ANSWER:	
34	16.	Admit that under the rules of statutory construction, that which is not explicitly included is excluded by implication:	
35 36 37 38 39 40		"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."	

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1		YOUR ANSWER:
2	21.	Admit that an illegal or unconstitutional act does not constitute an "act" of a government, but simply the act of a private human being masquerading as a public officer:
4 5 6 7		" the maxim that the King can do no wrong has no place in our system of government; yet it is also true, in respect to the State itself, that whatever wrong is attempted in its name is imputable to its government and not to the State, for, as it can speak and act only by law, whatever it does say and do must be lawful. That which therefore is unlawful because made so by the supreme law, the Constitution of the United States, is not the
8		word or deed of the State, but is the mere wrong and trespass of those individual persons who falsely spread and act in its name."
10 11 12 13 14 15 16 17 18		"This distinction is essential to the idea of constitutional government. To deny it or blot it out obliterates the line of demarcation that separates constitutional government from absolutism, free self- government based on the sovereignty of the people from that despotism, whether of the one or the many, which enables the agent of the state to declare and decree that he is the state; to say 'L'Etat, c'est moi.' Of what avail are written constitutions, whose bills of right, for the security of individual liberty, have been written too often with the blood of martyrs shed upon the battle-field and the scaffold, if their limitations and restraints upon power may be overpassed with impunity by the very agencies created and appointed to guard, defend, and enforce them; and that, too, with the sacred authority of law, not only compelling obedience, but entitled to respect? And how else can these principles of individual liberty and right be maintained, if, when violated, the judicial tribunals are forbidden to visit penalties upon individual offenders, who are the instruments of wrong, whenever they
20 21 22 23 24		interpose the shield of the state? The doctrine is not to be tolerated. The whole frame and scheme of the political institutions of this country, state and federal, protest against it. Their continued existence is not compatible with it. It is the doctrine of absolutism, pure, simple, and naked, and of communism which is its twin, the double progeny of the same evil birth." [U.S. Supreme Court in Poindexter v. Greenhow, 114 U.S. 270, 5 S.Ct. 903 (1885)]
25		YOUR ANSWER:
26 27	22.	Admit that an illegal or unconstitutional act is an "act" of a private party that certainly cannot be recognized as an act of any kind on the part of a legitimate government.
28 29 30		"An unconstitutional act is not a law; it confers no rights; it imposes no duties; it affords no protection; it creates no office; it is in legal contemplation, as inoperative as though it had never been passed." [Norton v. Shelby County, 118 U.S. 425 (1885)]
31		YOUR ANSWER:
32 33 34	23.	Admit that an illegally issued Social Security Number is not a Social Security Number, but simply an illegal act that cannot be recognized and certainly not benefited from by anyone exercising a lawful, constitutional function of government.
35		YOUR ANSWER:
36 37	24.	Admit that persons born in states of the Union are "nationals" under <u>8 U.S.C. §1101(a)(21)</u> but not "citizens" under <u>8 U.S.C. §1401</u> . If you disagree, please rebut:
38		$\underline{http://famguardian.org/Subjects/LawAndGovt/Citizenship/WhyANational.pdf}$
39		YOUR ANSWER:
40 41	25.	Admit that applicant has stated under penalty of perjury that he is neither a statutory "U.S. citizen" as defined in 8 U.S.C. §1401 nor a "lawful nor a permanent resident".
42		YOUR ANSWER:
43 44	26.	Admit that applicant has provided to you a copy of his U.S. passport, proving that he is a "national" as defined in § U.S.C. §1101(a)(21).

1 2 3 4 5	"the only means by which an American can lawfully leave the country or return to it - absent a Presidentially granted exception - is with a passport As a travel control document, a passport is both proof of identity and proof of allegiance to the United States. Even under a travel control statute, however, a passport remains in a sense a document by which the Government vouches for the bearer and for his conduct." [Haig v. Agee, 453 U.S. 280 (1981)]
6	YOUR ANSWER:
7	27. Admit that those who either never applied for Social Security or whose application was made by others who they never
8 9	authorized cannot be obligated to participate and that any number that might have been assigned under such circumstance is illegally obtained and invalid because issued without consent.
10	YOUR ANSWER:
11	28. Admit that it is a federal crime to compel the use or disclosure of Social Security Numbers.
12	TITLE 42 - THE PUBLIC HEALTH AND WELFARE
13 14	CHAPTER 7 - SOCIAL SECURITY SUBCHAPTER II - FEDERAL OLD-AGE, SURVIVORS, AND DISABILITY INSURANCE BENEFITS
15	Sec. 408. Penalties
16 17	(a) In general Whoever
18 19 20	(8) discloses, uses, or compels the disclosure of the social security number of any person in violation of the laws of the United States; shall be guilty of a felony and upon conviction thereof shall be fined under title 18 or imprisoned for not more than five years, or both.
21	YOUR ANSWER:
22 23	Affirmation:
24 25 26 27 28	I declare under penalty of perjury as required under 26 U.S.C. §6065 that the answers provided by me to the foregoing questions are true, correct, and complete to the best of my knowledge and ability, so help me God. I also declare that these answers are completely consistent with each other and with my understanding of both the Constitution of the United States, Internal Revenue Code, Treasury Regulations, the Internal Revenue Manual, and the rulings of the Supreme Court but not necessarily lower federal courts.
29	Name (print):
30	Signature:
31	Date:
32	Witness name (print):
33	Witness Signature:
34	Witness Date: