

FREE ENTERPRISE SOCIETY

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Information Package & Freedom Catalog #12

Income Tax Law Does Not Exist!

declare top constitutional authorities!

Page 19

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SEE PAGE 31



TEA - Taxed Enough Already
Thousands Descend Upon Capitols in Every City. No Taxpayer Paid Health Care; No More Taxes; No Big Government; No Auto Company Take Overs; No Cap and Trade; No Immigration Amnesty!

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Robert Lawrence Wins Case!, Page 9

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Do We Need to Replace the Income Tax?, Page 14

Former IRS Special Agent says NO law to File, Page 20

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Message from the Director

Thanks go to the many people who have recommended new books for our catalog. It is a joy to see so many items becoming available. Several of your recommendations are included in this catalog. We carry only a small selection of books specially selected for our, and hopefully your, areas of interest, those being general **Constitutional issues, lawful taxes, privacy, and money.**

Free Enterprise Society is primarily educational, and conducts seminars to help people learn more about their heritage in America. It is no secret that most people fear certain government agencies, such as the IRS. Ignorance is the primary cause of this fear, and history shows that knowledge is the key to overcoming fear.

Steven Hempfling

Director of Free Enterprise Society and one of the Original Founders

We hope you will carefully consider the items in this catalog for inclusion in your own private library. We can answer most questions you have regarding these items.

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For our members there are **MEMBER BONUS** dollars listed in certain items. **MEMBER BONUS dollars will reduce the cost of these items.** For example, if an item has a 3.00 **MEMBER BONUS**, you will receive a 3.00 credit toward your order. This can mean substantial savings on your order. If you are not now a Free Enterprise Society member, you can join with your order and be eligible for **MEMBER BONUSES**. With careful selection you can pay for your membership through the **MEMBER BONUSES**. **There are other great benefits of being a member. Please see article on page 11 and membership and benefits information on pages 25-30.**

I hope that you gain as much knowledge from these books as I have. They have literally changed my life and given me the ability to make informed decisions to help America remain free for generations to come. It is my sincere desire to see you, who have not already, join me in educating people in an attempt to **preserve our heritage of Life, Liberty and the Pursuit of Happiness.**

If you have any comments for our next catalog please drop me a line or call. We are always on the lookout for exceptional books to add to the Freedom Library.

Steve Hempfling

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The Biggest Con

How the Government is Fleecing You

By Irwin Schiff - RARE

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By Larken Rose - NEW

"The United States is fast losing its reputation as the land of happiness and prosperity. With a sinking economy at home and rising tensions abroad, fear and discontent are boiling over. The Great American Experiment is faltering. Now a new threat suddenly arises: a domestic terrorist group calling itself "The Iron Web," a group bent on ending America as we know it. A new President Elect eagerly awaits his inauguration and his chance to bring peace and security back to the country. A rookie federal officer finds himself face to face with the terrorists. A new and drastically changed America is coming. Some will not want to see it. Some will not live to see it." Fiction.

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America's Last Hope

By Sheriff Richard Mack - NEW

Sheriff Mack's newest book covers decades of research to prove once and for all that the sheriffs in this country are indeed the ultimate law authority in their respective jurisdictions. The sheriff absolutely has the power and responsibility to defend his citizens against all enemies, including those from our own Federal Government. He is the last line of defense for his constituents; he is America's last hope to regain our forgotten freedom. This short but powerful book is a must read for all citizens, sheriffs, and government officials that we may all work to return America to the constitutional republic she was meant to be. Amazing as it might be, the sheriff can make this happen! Soft cover 50 pages.

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The Proper Role of Law Enforcement

By Sheriff Richard Mack

Sheriff Mack challenged the Brady Bill and WON at the supreme court. His book is a must have about the true role of law enforcement.

It is not what most people think. It is certainly not what most law enforcement officers believe. A good tool for you and to send to your favorite law enforcement member as a gift. Soft cover 26 pages.

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Shreveport Attorney Beats the IRS!

Shreveport, Louisiana
July 13, 2007

In a time when good news is hard to come by a truck load was delivered when a unanimous NOT GUILTY verdict was handed down by a jury following a hotly contested and hard fought trial on Tom Cryer's case. Hallelujah!! Never again doubt the power of prayer and hard work.

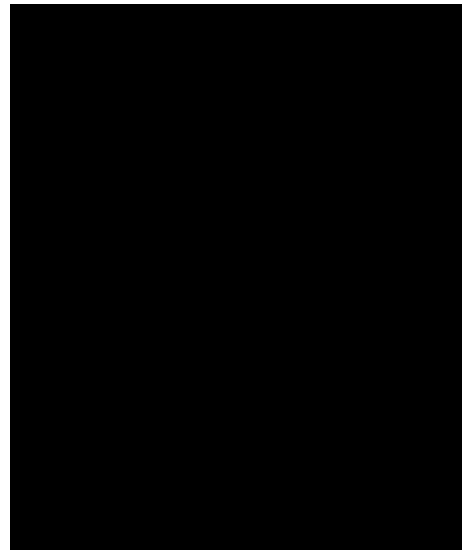
Nationally renowned tax defense attorney Larry Becraft was lead counsel backed up by long-time tax honesty advocate attorney George Harp. Larry turned in a flawless performance.

Efforts by the government to prevent any testimony and evidence about the law resulted in rulings that prevented Cryer from introducing any law or IRS procedural rules and Tom was not permitted to read to the jury from any of the key Supreme Court decisions. But those exclusions and limitations were repeatedly overcome as Larry and Tom shifted tactics and examination techniques to get the truth out for the jury to hear.

Having two seasoned trial lawyers presenting the truth from both the podium and the witness box was a rare combination that was nothing less than a thing of beauty, and Larry's closing argument was truly compelling, placing the perfect "cherry" on top of a brilliantly conducted trial.

Tom Cryer's testimony was inspirational as he clearly laid out his study of the law and the sequence of his conclusions, each leading to the next. At one point the entire courtroom was spellbound as Tom gave a passionate and heartfelt explanation of how his fundamental rights, including his right to earn a living,

were not from the Constitution—not from the government—but from his Creator, and that he received those rights with the first tiny breath of air he sucked into his lungs in 1949. "I am an experienced lawyer, and for years," said Cryer, "I researched the Internal Revenue Code, the federal regulations,



U.S. Supreme Court rulings and U.S. Department of Treasury determinations searching for the liability provision making me liable for filing and paying federal income taxes. I could not find it." Cryer says the reason he was unable to find the liability provision was simply because it does not exist. The problem and confusion for American workers comes as a result of the IRS's misapplication of the internal revenue laws.

"If Congress could have taxed it they would have; it couldn't, so it didn't," Cryer said. "The Supreme Court has long held that Congress cannot impose an income tax on any American's God-given right to work and earn a living." Cryer explained that if Congress could tax our rights

it also could destroy our rights. "It all comes down to common sense, nowhere in the history of this great nation shows that our fundamental rights are taxable, and the internal revenue laws are no exception." Cryer added.

After a two-year criminal investigation, Cryer was indicted in October 2006 on two counts of tax evasion and willful failure to file federal income taxes. The indictment carried a potential 10-year prison sentence. On the morning of the trial, the government withdrew its two counts of tax evasion, and proceeded to pursue its two counts of willful failure to file. **The jury took just over three hours to find the Shreveport attorney not guilty.** Calls to Ms. Tanya Porter, the Assistant U.S. Attorneys' office spokesperson, indicated that she was unavailable.

Truth Troopers came to attend the trial from as far away as Virginia, Texas, Alabama, Arkansas, Mississippi and elsewhere. Friends and associates of Tom from Shreveport also attended.

These patriots, whom the government perceives as a bunch of wild-eyed radicals and scofflaws, sat quietly and conducted themselves in a truly dignified manner, lending credibility and substance to the message of the truth and belying the government's portrayal of the community. We are proud of each and every one of them. www.truthattack.org

Order his DVD # 07DTC 11.00 plus 2.00 shipping.

Truth Attack
7330 Fern Ave., Suite 1102
Shreveport, LA. 71105
Congratulations, TOM!! ☐

The States Can Stop Obama

By Sheriff Richard Mack (Ret.)

By now we have all heard the clichés and seen the posters from the "Tea Parties" espousing freedom, less government, and perhaps most of all, how the federal government had better back off trying to shove their national health care down our otherwise healthy throats. The truth of the matter is all the slogans of "Don't Tread On Me" or "Give Me Liberty Or Give Me Death" or "We're Mad As Hell And We're Not Taking It Anymore," don't mean a thing when compared to reality; the real and actual answer to all the protests, marches, and outrage. The answer is in our own backyards! The States can stop every bit of it! That's right, the individual States can stop "Obamacare" and all other forms of out-of-control federal government mandates and "big brother" tactics. If Arizona, Hawaii, New Hampshire, Texas, etc. want nothing to do with National Health Care as proposed by Barack Obama or Congress, then all they have to do is say "No!"

For you skeptics who think the States could no more do this than fly to the moon, let's look at the law. First, the U.S. Constitution is the ultimate and supreme law of the land. More specifically, the Bill of Rights was established, because some of our Founding Fathers feared that the Constitution did not go far enough in restricting or limiting the central government. Hamilton was one of a select few who wanted a bigger and powerful federal government. However, several key states and powerful delegates such as Patrick Henry, said they would not support the formation of a new government if the Constitution did not contain a Bill of Rights, a supreme law to establish basic and fundamental human rights that could never, for all future American generations, be violated, altered or encroached upon by government. So the Framers of our Constitution came up with ten; ten God-given freedoms that would forever be held inviolable by our own governments.

The last of these basic foundational principles was the one to protect the power, sovereignty, and the autonomy of the States; the Tenth Amendment. This amendment and law underscores the entire purpose of the Constitution to limit government and forbids the federal government from becoming more powerful than the "creator." Let's be very clear here; the States in this case were the creator. They formed the federal government, not the other way around. Does anyone believe rationally that the States intended to form a new central government to control and command the States at will? Nothing could be further from the

truth. Article 1, Section 8 of the Constitution details what duties the federal government will be responsible for under our new system of "balanced power." Anything not mentioned in Article 1, Sec. 8, is "reserved to the States respectively, or to the people." (Tenth Amendment) Hence, the federal government was not allowed creativity or carte blanche to expand or assume power wherever and whenever they felt like it. The feds had only discrete and enumerated and very limited powers. Omnipotency was the last thing the Founding Fathers intended to award the newly formed federal government. They had just fought the Revolutionary War to stop such from Britain and their main concern was to prevent a recurrence here in America.

In perhaps the most recent and powerful Tenth Amendment decision in modern history, the U.S. Supreme Court ruled in *Mack/Printz v U.S.* that "States are not subject to federal direction." But today's federal Tories argue that the "supremacy clause" of the U.S. Constitution says that the federal government is supreme and thus, trumps the States in all matters. Wrong! The supremacy clause is dealt with in *Mack/Printz*, in which the Supreme Court stated once and for all that the only thing "supreme" is the constitution itself. Our constitutional system of checks and balances certainly did not make the federal government king over the states, counties, and cities. Justice Scalia opined for the majority in *Mack/Printz*, that "Our citizens would have two political capacities, one state and one federal, each protected from incursion by the other." So yes, it is the duty of the State to stop the Obamacare "incursion." To emphasize this principle Scalia quotes James Madison, "The local or municipal authorities form distinct and independent portions of the Supremacy, no more subject within their respective spheres, to the general authority than the general authority is subject to them, within its own sphere." The point to remember here is; where do we define the "sphere" of the federal government? That's right; in Article 1, Section 8 of the Constitution and anything not found within this section belongs to the States or to the People. So where does health care belong? The last place it belongs is with the President or Congress. It is NOT their respon-

sibility and the States need to make sure that Obama does not overstep his authority.

Just in case there is any doubt as to what the Supreme Court meant, let's take one more look at *Mack/Printz*. "This separation of the two spheres is one of the Constitution's structural protections of liberty. Hence, a double security arises to the rights of the people. The different governments will control each other..."

What? The Constitution, the supreme law of the land, has a "structural protection of liberty" that States will keep the federal government in check? No wonder it was called a system of "checks and balances." The States (and Counties) are to maintain the balance of power by keeping the feds within their proper sphere.

So do the States have to take the bullying of the federal government? Not

hardly! The States do not have to take or support or pay for Obamacare or anything else from Washington DC. The States are not subject to federal direction. They are sovereign and "The Constitution protects us from our own best intentions." (*Mack/Printz*)

In the final order pursuant to the *Mack/Printz* ruling Scalia warned, "The federal government may neither issue directives requiring the States to address particular problems, nor command the States' officers, or those of their political subdivisions, to administer or enforce a federal regulatory program. Such commands are fundamentally incompatible with our constitutional system of dual sovereignty." It is rather obvious that nationalized health care definitely qualifies as a "federal regulatory program."

Thus, the marching on Washington and pleas and protests to our DC politicians are misdirected. Such actions are "pie in the sky" dreaming that somehow expects the tyrants who created the tyranny, will miraculously put a stop to it. Throughout the history of the world such has never been the case. Tyrants have never stopped their own corrupt ways. However, in our system of "dual sovereignty," the States can do it. If we are to take back America and keep this process peaceful, then state and local officials will have to step up to the plate.

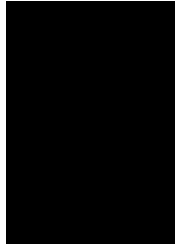
Doing so is what States' Rights and State Sovereignty are all about. □



The 5000 Year Leap

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Discover the 28 fundamental beliefs of the Founding Fathers which they said must be understood and perpetuated by every people who desired peace, prosperity, and freedom. These beliefs have made possible more progress in 200 years than was made previously in over 5,000 years. One chapter is devoted to each of these 28 principles. Soft cover 337p.



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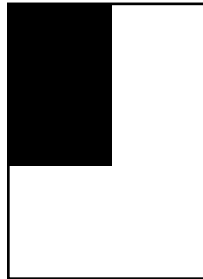


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Secret Student Guide!

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It shows that there is a committee made up of an IRS criminal investigative agent, district counsel attorney for the IRS and an IRS revenue officer who meet and decide who they are going after. It shows their investigative techniques including the reports that should be filed. This is a national program and the manual includes: The Role of District Counsel, The Role of the US Justice Department, information gathering on 6700 leads and more.

This may be helpful for anyone who has been or is being contacted by the IRS in regards to being an abusive tax shelter promotion. Many sections will help defend against these attacks. Soft cover 333 pages

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Secret Exposed

By Donald W. MacPherson, Attorney at Law

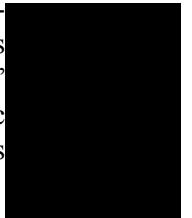
Contrary to popular belief, income taxes, interest, and penalties CAN be discharged in bankruptcy. This book is a guide to bankruptcy and its procedures. A bankruptcy will stop garnishments and levies or other collection activity during the bankruptcy. When discharged the IRS will be out of luck as the bankruptcy court is final. The IRS and even most bankruptcy attorneys deny that this is possible. Soft 8 1/2 X 11.



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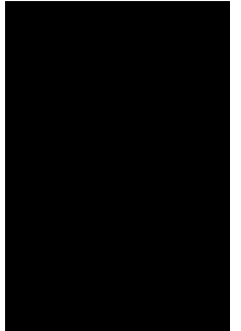
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This is the most ambitious film ever made covering the happenings at the Constitutional Convention and is "...of exceptional merit".

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Statutes at Large

By Attorney L Becraft - NEW

Compiled, scanned, and converted to searchable text by Attorney Larry Becraft. This is the most comprehensive collection of old laws and statutes about the income tax that is available! Eight years in the making. Attorney Becraft has spent a considerable amount of time finding these items, scanning them, and then converting to text so that you can search the files with ease. This is what he discussed and demonstrated at the 2007 Tax Freedom Rally.

Includes: Title 26, Tax Regulations Index, Regulation 106, Regulation 91, Regulation 90, 1975 IRS Investigation, 1954 IR Code, Regulations for 1999, Regulation 103, Regulation 1, Regulation 33, 45, Regulation 62, 65, 69, Regulation 74, 77, Regulation 86, 94, Regulation 101.

This is a data CD to be read on a computer.

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From My Cold Dead Fingers

By Sheriff Richard Mack

Sheriff Mack challenged the Brady Bill and WON at the supreme court. In this book he clearly outlines why the unrestricted right of the people as individuals "to keep and bear arms" is essential to the preservation of both individual liberty and domestic tranquility. Mack reminds us of facts that were self evident to earlier generations of Americans, but are all but forgotten today. Concise and compelling. Soft cover 223 pages

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Identity Fraud

By Thomas Marvin Maxwell

This comes from the same person who put together "The Truth About the California Vehicle Code" and "The California Code is Not Law." We the people are being deprived of the vision that began with the Declaration of Independence.

Rights vs. Police Power. This is an age old problem. But in America the problem was supposedly solved by the Constitution. An important and in depth book. Was titled Civil Rights Fraud. Soft cover 399 pages

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The Law

By Frederic Bastiat

The Law was written over a hundred years ago and because the truths are eternal, is still in print today. Mr. Bastiat wrote this book just before France was socialized. The arguments advanced by Mr. Bastiat are equally valid now as the same situation exists in America today as existed in France in 1848. His ideas deserve serious reading. Must Reading! Soft cover 75 pages

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All Charges Dismissed!

On May 12, 2006, in Peoria, Illinois, the attorney for the U.S. Department of Justice (DOJ) motioned the court to dismiss all charges against IRS victim Robert Lawrence in federal District Court.

The motion for dismissal came on the heels of a **surprise tactic by Lawrence's defense attorney Oscar Stilley.**

The tactic threatened exposure of IRS's on-going efforts to defraud the public. **The move put DOJ attorneys in an apparent predicament and with just days before trial filed a motion for dismissal, with *prejudice*.**

Sixty days earlier, the DOJ had indicted Lawrence on three counts of willful failure to file a 1040 form, and three felony counts of income tax evasion. The federal Judge dismissed all charges *with prejudice*, meaning the DOJ cannot charge Lawrence with those same crimes again for the same years.

The trial was to have started on Monday morning, May 15th.

On Wednesday, May 10, Stilley mailed a set of documents to the DOJ in response to DOJ's discovery demands. The documents revealed to DOJ that Lawrence was basing his entire defense on an act of Congress, 44 U.S.C. 3500 – 3520, also known as the "Paperwork Reduction Act" (PRA).

In Section 3512 of the Act, titled "Public Protection," it says that no person shall be subject to any penalty for failing to comply with an agency's collection of information request (such as a 1040 form), if the request does not display a valid control number assigned by the Office of Management and Budget (OMB) *in accordance with the requirements of the Act*, or if the agency fails to inform the person who is to respond to the collection of information

that he is not required to respond to the collection of information request unless it displays a valid control number.

In Section 3512 Congress went on to authorize that the protection provided by Section 3512 may be raised in the form of a complete defense at any time during an agency's *administrative* process (such as an IRS Tax Court or Collection Due Process Hearing) or during a *judicial* proceeding (such as Lawrence's criminal trial).

In sum, the PRA requires that all government agencies display valid OMB control numbers and certain disclosures directly on all information collection forms that the public is requested to file. Lawrence's sole

defense was he was not required to file an IRS Form 1040 because it displays an invalid OMB control number.

Government officials may have been concerned that if the case went to trial, it would expose the fraudulent, counterfeit 1040. They also may have been concerned that a trial would expose the ongoing conspiracy between OMB and IRS to publish 1040 forms each year that those agencies knew were in violation of the PRA.

Any information collection form, such as IRS Form 1040, which lacks *bona fide* statutory authority or which conflicts with the Constitution, **cannot be issued an OMB control number.** If a control number were issued for such a form, the form would be invalid and of no force and effect.

Under the facts and circumstances of the last 24 years, it is safe to say that IRS Form 1040 is a fraudulent, counterfeit, bootleg form. Government officials responsible for this fraud should be investigated and face indictment for willfully making and sponsoring false instruments.

Robert Lawrence's documents made these points quite clear:

✓ IRS Form 1040 violates the federal Paperwork Reduction Act (PRA) and is therefore a legally invalid form.

✓ Under the Public Protection clause of the PRA, no person can be penalized for failing to file a 1040 if the IRS fails to fully comply with the PRA.

✓ The PRA statutes explicitly provide that a PRA challenge is a complete defense and can be raised in any administrative or judicial proceeding.

✓ The IRS Individual Form 1040 has not and cannot comply with the requirements of the PRA because no existing statute authorizes the IRS to impose or collect the federal income tax from individuals. That lack of *bona fide* authority makes it impossible for IRS to avoid violating the PRA.

Since the case did not go forward to trial and since the DOJ is not and will not tell the reason for asking for a dismissal, it is impossible to determine, with any certainty, the actual reason for the motion to dismiss.

The DOJ must have felt that going forward would result in a probable loss for the government. If that happened, the press and others would quickly spread the word. The DOJ is exercising more caution probably due to the devastating loss against former IRS special agent Joe Banister in 2005. That case has received a massive amount of national attention.

The PRA is a powerful tool, and one the freedom fighters have used for some time. In fact Free Enterprise Society was instrumental in developing this issue in years past.

Was the PRA the sole reason for the dismissal? I hope it was a main reason but we will never know. Still **it is a victory for all Americans looking for truth, justice and the American Way.**

Congratulations to Robert Lawrence and all involved!

Order his DVD #06DRL for 11.00 plus 2.00 shipping. □

Kicking the Dragon

By Larken Rose - NEW

Larken Rose spent a year in prison simply for voicing an opinion which those in positions of power didn't approve of. This book which chronicles the eight year saga of this "tax heretic" lays out in detail the sometimes amusing, sometimes infuriating tale of a modern-day witch-hunt, a corrupt and dishonest government. The disturbing facts of the case pull back the facade of "due process" and the "rule of law" to reveal the United States government for what it has devolved into: a gang of lawless criminals interested only in preserving their own power by any means necessary.

This book exposes truths about the United States federal government which will disturb every decent American, from the most devoted, patriotic flag-waver, to the most apathetic, jaded cynic. Soft cover 379p. Published 2008.

Order #B130 22.00 plus 5.00 shipping

Secret IRS Trust Manual!

SECRET: Audit Technique Guide for Abusive Trusts. **This guide is the one the IRS uses to try to destroy trusts. It has the criteria used for determining if a trust can be declared abusive!**

If you have a trust, this is a must-have manual. Knowing what the IRS is looking for can help you avoid these problems. The IRS tried to keep this guide out of the hands of the people! Soft cover 294p.

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Lawsuit Manual

How to Sue any Federal Agency under the Freedom of Information Act and Privacy Act and WIN!

By Wayne Bentson

When you are denied information using the Freedom of Information Act or Privacy Act, you can sue for release of the documents. These lawsuits are probably the easiest type to undertake. The burden of proof is on government to show why they are not going to turn over documents. This manual has complete instructions and sample forms for most situations. Soft cover 92 p.

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The Law that Never Was

By Red Beckman (Vol 1) & Bill Benson (Vol 1&2)

The authority of the federal government to collect income tax is premised upon the 16th amendment to the U.S. Constitution, the federal income tax amendment, which was allegedly ratified in 1913. In 1895, the U.S. Supreme Court had ruled that a similar federal income tax act adopted in 1894 was unconstitutional. This deprived the federal government of a potential source of tax revenue. In 1909, the 16th Amendment was proposed by Congress to circumvent that decision by the U.S. Supreme Court. By 1913, the process of ratification of the amendment was claimed to have been completed. In September 1984, Bill started investigating the states and completed the project in December 1984. When this year long project was finished, Bill knew that not a single state had actually and legally ratified the proposal to amend the Constitution in the manner required by law. Such a conclusion obviously meant that the federal government lacked the power to legally impose and collect the federal income tax. All evidence is contained in these books. This is the best there is on the non-ratification of the 16th Amendment. Hard cover Vol I 366p. Vol II 382p.

Volume I - #B013A 50.00 plus 9.00 shipping

Volume II - #B013B..... 50.00 plus 9.00 shipping

The Layman's Guide To The Freedom Of Information Act

By Wayne Bentson and Jeffrey Bosch

This is the most comprehensive guide to using the Freedom of Information Act (FOIA) and Privacy Act (PA) available. Wayne Bentson is considered an expert in the use of FOIA and this expertise shows through in this guide. Easy to understand. Details many techniques through the use of examples. Several sample FOIA/PA requests included and instructions on appeals. Soft cover 250p.

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Why Should I Join FES?

There are many good reasons to join Free Enterprise Society. One good reason is for you to learn about the income tax, its history, and how it was forced upon the people without any authority.

Your membership fees also help us reach more Americans with this information which, in turn, strengthens your position.

The following are some commonly asked questions:

1. What is the Free Enterprise Society? The *Free Enterprise Society* is an educational society whose activities are protected under the First Amendment. Its purpose is to restore the government to its constitutionally restricted activities and rid society of the income tax.

2. What is the Support Services? *Support Services* is a service provided under the auspices of *Free Enterprise Society*. The purpose of this service is to provide its membership with techniques and procedures when dealing with government agencies such as the IRS. Members are charged on a fee for service basis.

3. What is the Super Legal Defense Fund? The *Super Legal Defense Fund* is a fund which was established to assist and defend members, including hiring attorneys, who are criminally charged by the government with **failure to file** income tax returns. To date the *Legal Defense Fund* has logged 25 wins and 12 losses when defending against charges for failure to file an income tax return. Please read the *Legal Defense Fund* contract, page 30 for more detailed information on this fund.

4. Do some people not file Income Tax Returns? YES! In fact we believe over 60 million people do not file returns! That is an astounding number.

For those who wish to stop filing, you simply do so; however, not paying income taxes is something quite different. Because most employers simply believe, without knowing, that they are required to withhold your money from your paycheck for income tax purposes, it is difficult for them to overcome their ignorance and fear, and for you to convince them to

stop withholding your money for income tax purposes. So, becoming “untaxed” may not be as easy as you have been led to believe. However, this does not mean we simply quit fighting against an ever increasing tyrannical government. The *Free Enterprise Society* and its programs are designed to specifically educate you regarding the various aspects of the income tax law and the application of that law. This way you can make an informed decision.

5. What services are provided to the membership? Depending upon which program or programs you belong to, the services available to you vary. For example:

- ✓ Informative Newsletter
- ✓ Book discounts
- ✓ Free admission into our regular meetings and convention discounts
- ✓ Federal & State Income Tax Issues
- ✓ California Traffic Tickets & travel issues
- ✓ Community Property Laws
- ✓ Legal Research
- ✓ Referrals to attorneys and Paralegals
- ✓ Accessing Government files through the Freedom of Information Act
- ✓ Claims for refund
- ✓ IRS Summons
- ✓ Verified Member Picture ID

6. How long has The Free Enterprise Society existed? The *Free Enterprise Society* was founded in 1985 by Steve Hempfling, George Hill, and Verl Speer. *Support Service* was established in the same year, but did not become fully operative until 1986. The *Legal Defense Fund* has existed since 1979, and as far as we know it is the longest surviving legal defense fund in the freedom movement.

Any other questions about the membership, feel free to call and chat with us. Also there is more information on the website about updated information and meetings. **JOIN TODAY!** ☐

Give Me Liberty Or Death

Young Christian attorney Patrick Henry saw why a **JURY OF PEERS** is so vital to FREEDOM!

It was March, 1775, when he rode into the small town of Culpepper, Virginia. He was totally shocked by what he saw! There, in the middle of town square was a minister tied to a whipping post, his back laid bare and bloody with bones of his ribs showing. He had been scourged mercilessly like JESUS, with whips laced with metal.

Patrick Henry is quoted, “When they stopped beating him, **I could see the bones of his rib cage.** I turned to someone and asked what the man had done to deserve such a beating as this.”

The reply given him was that the

man being scourged was a minister who refused to take a license, one of twelve who were locked in jail for the same charge.

A license often becomes an arbitrary control by government that makes a crime out of what ordinarily would not be a crime. **IT TURNS A RIGHT INTO A PRIVILEGE!**

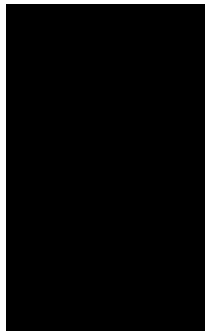
Three days later they scourged him to death.

This incident sparked Patrick Henry to write the famous words which later became the battlecry of the Revolution. “Give Me Liberty or Give Me Death!” Later he made this part of his famous speech at St. John’s Episcopal Church in Williamsburg, Virginia. ☐

Descent into Slavery?

By Des Griffin

This a sequel to *Fourth Reich of the Rich*. In this book the author zeroes in on the International Bankers and presents, in careful documented detail, the story of their total involvement in the illuminati plot to create a totalitarian One World government. When you finish *Descent into Slavery?*, your view of the national and international affairs will never be the same again. Soft cover 348p.

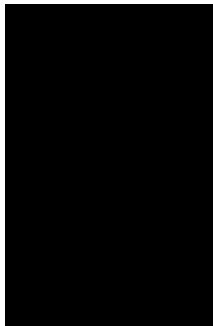


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Storming the Gates of Hell

By Des Griffin

From the author of *Fourth Reich of the Rich* and *Descent into Slavery?*. In this book he covers the spiritual misunderstandings that are present in today's society. Chapters cover Satan's plan, Biblical Christianity, The New Testament Church, The Abrahamic Covenant Today, Top Secret Agreement and many others. Soft cover 194p.

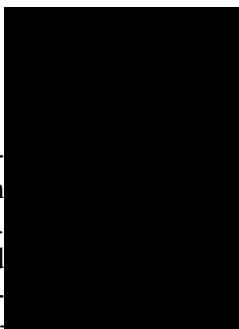


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New World Order 2

By Bill Still

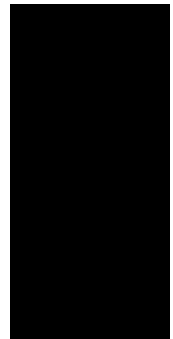
For thousands of years, secret societies have cultivated an ancient plan, which has powerfully influenced world events. Until now, this secret plan has remained mysteriously hidden from view. Its primary objective is to bring all nations under one-world government. This book presents evidence that a military takeover of the U.S. was considered by some in the administration of one of our recent presidents. This plan was averted, but the forces behind the scenes continue to plot another time. Soft cover 122p.



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Not Ratified

By Bill Benson

The 17th amendment took the state's representation away in the senate through this amendment. But guess what? It was not properly ratified. This book will prove it. It also strengthens the 16th amendment ratification package. The senate no longer protects the state's interest at the national level. This will expose this fraud. Soft cover 71p.



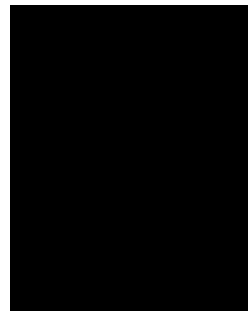
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Investigating the Income Tax

By Joe R. Banister

This is the report you may have heard about! Joe Banister is a **former Special Agent for the IRS** in the Criminal Investigation Division. He CANNOT FIND a LAW which REQUIRES ANYONE TO FILE income tax returns. He resigned from the IRS over the IRS's refusal to answer the issues in his report. His report shows alleged wrongdoing on the agency's part, not the American citizens'. One of a kind document. Must have for tax freedom fighters. Soft cover 95p.



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545 vs 300,000,000

By Charlie Reese

Politicians are the only people in the world who create problems and then campaign against them.

Have you ever wondered, if both the Democrats and the Republicans are against deficits, WHY do we have deficits?

Have you ever wondered, if all the politicians are against inflation and high taxes, WHY do we have inflation and high taxes?

You and I don't propose a federal budget. The president does.

You and I don't have the Constitutional authority to vote on appropriations. The House of Representatives does.

You and I don't write the tax code, Congress does.

You and I don't set fiscal policy, Congress does.

You and I don't control monetary policy, the Federal Reserve Bank does.

One hundred senators, 435 congressmen, one president, and nine Supreme Court justices equates to 545 human beings out of the 300 million are directly, legally, morally, and individually responsible for the domestic problems that plague this country.

I excluded the members of the Federal Reserve Board because that problem was created by the Congress. In 1913, Congress delegated its Constitutional duty to provide a sound currency to a federally chartered, but private, central bank.

I excluded all the special interests and lobbyists for a sound reason.. They have no legal authority. They have no ability to coerce a senator, a congressman, or a president to do one cotton-picking thing. I don't care if they offer a politician \$1 million dollars in cash. The politician has the power to accept or reject it. No matter what the lobbyist promises, it is the legislator's responsibility to determine how he votes.

Those 545 human beings spend much of their energy convincing you that what they did is not their fault. They cooperate in this common con regardless of party.

What separates a politician from a normal human being is an excessive amount of gall. No normal human being would have the gall of a Speaker, who stood up and criticized the President for creating deficits. The president can only propose a budget. He cannot force the Congress to accept it.



The Constitution, which is the supreme law of the land, gives sole responsibility to the House of Representatives for originating and approving appropriations and taxes. Who is the speaker of the House? Nancy Pelosi. She is the leader of the majority party. She and fellow House members, not the president, can approve any budget they want. If the president vetoes it, they can pass it over his veto if they agree to.

It seems inconceivable to me that a nation of 300 million can not replace 545 people who stand convicted -- by present

facts -- of incompetence and irresponsibility. I can't think of a single domestic problem that is not traceable directly to those 545 people. When you fully grasp the plain truth that 545 people exercise the power of the federal government, then it must follow that what exists is what they want to exist.

If the tax code is unfair, it's because they want it unfair.

If the budget is in the red, it's because they want it in the red.

If the Army & Marines are in IRAQ, it's because they want them in IRAQ

If they do not receive social security but are on an elite retirement plan not available to the people, it's because they want it that way.

There are no insoluble government problems.

Do not let these 545 people shift the blame to bureaucrats, whom they hire and whose jobs they can abolish; to lobbyists, whose gifts and advice they can reject; to regulators, to whom they give the power to regulate and from whom they can take this power. Above all, do not let them con you into the belief that there exists disembodied mystical forces like "the economy," "inflation," or "politics" that prevent them from doing what they take an oath to do.

Those 545 people, and they alone, are responsible.

They, and they alone, have the power.

They, and they alone, should be held accountable by the people who are their bosses.

Provided the voters have the gumption to manage their own employees.

We should vote all of them out of office and clean up their mess!

Charlie Reese is a former columnist of the Orlando Sentinel Newspaper.

What you do with this article now that you have read it..... is up to you. □

Do We Need to Replace the Income Tax?

By Steve Hempfling

There has been much discussion about replacing the Income Tax with some other form of tax. While this idea has been around for a while and most of the people supporting it are well meaning, I want to examine if a replacement is needed.

How will the Government Survive?

I talk to groups from coast to coast and many of them absolutely believe the government would fail if the income tax were repealed. This is a common idea and one that certainly appears to be sound. But this is based on a misconception that the income tax is most of the federal government's take in taxes. On the chart (from US Government Accounting Office) you can see that the personal income tax is only 43% for 2009. You pay a lot of taxes without considering the income tax. This shows that the income tax is nowhere near 100% of the federal tax money.

Free Enterprise Society wants to eliminate the income tax due to fraud and deception of the income tax. We also want to restore the adherence to the US Constitution. This means that we want it followed and those that do not follow it - punished.

In my opinion the government can get by without the income tax if we limit the Federal government to the US Constitution, which is what we intend to do. The federal government needs some tough love. No elected official has been held accountable for lying cheating or stealing for some time. But this era of corruption is ending and many elected officials may find themselves behind bars in the near future. Americans are going to demand very strict accountability in the future.

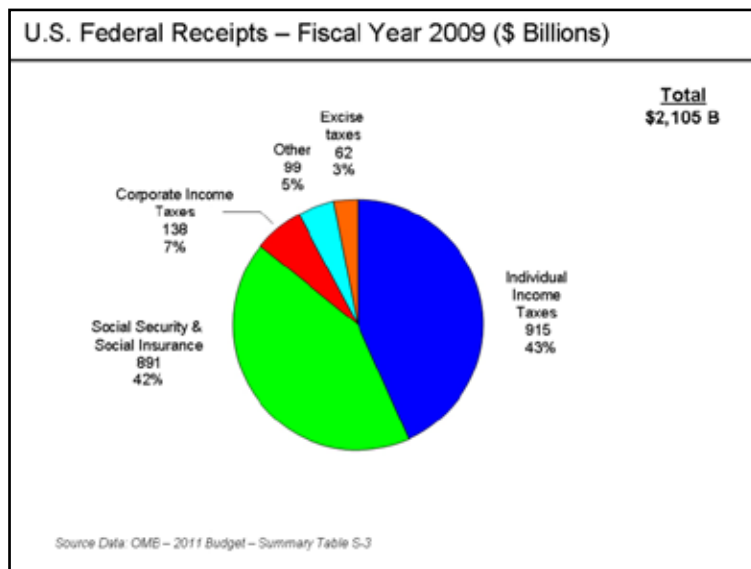
Would a Sales Tax be Constitutional?

The replacement taxes such as National Sales Tax, Fair Tax, VAT tax, being considered now, do not appear to be constitutional. Would

it be a fair statement to say that **congress has used and abused every taxing power in the Constitution?** I believe so. Then it would follow that if these alternative taxes were constitutional, we would already have them.

The congress would need to ask us to vote the congress additional taxing powers to implement the above taxes. This would be a serious mistake on our part.

I am not totally against a new tax providing it conforms with the US Constitution, but I am against giving the government a pass for lying to us for nearly 100 years collecting a tax we did not owe. I am against replacing one invalid tax for another unconstitutional one. Also, just because the government has



had illegal spending in its budget for so long, that does not mean we need to continue illegal expenditures. If we want the government to follow the Constitution, then there is no room for exceptions. That is what we have today -- Exceptions to the Constitution resulting in practically no Constitution.

The government can survive with constitutional taxes providing it's expenditures are constitutional also. From the 2009 expenditures it appears that 60% or more of the money spent by government does not conform with Article 1 Section 10 of the US Constitution.

Will the Income Tax go Away?

Anyone that believes the income tax will be replaced by some new tax and we will never see the income tax again is in denial. Simply

watching what has been done in the past will show the government's intent. The income tax may go away for one or two years but then it will be brought back again. You will be told that it is being brought back on a very limited basis and that the average American (you) will never know it's there. These were the words used in 1913 when purportedly passing the 16th amendment.

Can this be done overnight?

The income tax would need to be phased out over maybe 10 years and that would allow for the workforce to adjust from government jobs to private jobs. (There would be tons of unfilled jobs in the private sector.) The elected officials would have to really (not lip service) clean up the waste or go to jail. There are 1,000,000's of government workers today that are not needed or are in unconstitutional positions.

More taxes would mean more irresponsible behavior

The government wants to double your taxes. Even if we allowed this, the government would just find ways to double the budget again and then taking more away from us AGAIN in more new taxes. You can see by the chart that the US collected 2.1 Trillions dollars in taxes. But what is not shown is that Obama spent 3.5 Trillion Dollars. Arghhhhh. No matter what the American People give, government will irresponsibly spend more and more. This stops here! This stops now!

Conclusion

I believe we can get rid of the income tax and not replace it. The Federal Government Budget will be much smaller when limited to constitutional expenditures. (Smaller by 60-90%)

Simply by adhering to the US Constitution we can:

- Remove the Income Tax!**
- End the Fed!**
- Have Fast Economic Recovery!**
- Have Freedom!**
- Have secure Borders and Country!**
- The Best Army in the World!**
- Have NO Debt!**
- Again be the Example for the World! ☐**

Excellence of Common Law

By: Attorney Brent Winters - Expanded Edition - NEW

This book goes into detail about the common law and compares it with the civil law. It also shows the many differences between the two that we must be aware of. Appealing to the false notion that all ideas are of equal value, the spirit of the times demands that Americans ignore the profound distinctions between the world's two dominate traditions of law and government: common law and civil law. Each American who insists that our courts and government function only upon the foundations of our common law tradition, contributes to the advancement of liberty. Soft cover, 940 pages

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IRS Handbook for Special Agents

SECRET MANUAL

This manual is the IRS' very own handbook for special agents. The IRS Commissioner is quoted: "AGENTS... Our tax system is based upon individual self assessment and voluntary compliance...the material in the handbook is confidential in character. It must not under any circumstances be made available to persons outside this service." You heard right, VOLUNTARY! This covers all areas of IRS procedures: investigation, seizure, interrogation etc. For example, it states the IRS must have the owner's permission to enter the property before they can seize belongings. Soft cover 409p.

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Concentration Camp Plans for U.S. Citizens

By William R. Pabst

This booklet is a transcript of a speech given by W. Pabst. He tells and documents the "Plan" for "Controlling The Masses." It also describes the implementing of a "New Government." The information covers many of the atrocities being perpetrated against the American people. Who are the "Conspirators?" Read the evidence and decide for yourself. Soft cover 28p.

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The Federal Mafia - Banned BOOK!

By Irwin Schiff

Many of the tactics used by the IRS to intimidate people are mafia tactics. It covers No Law requires you to file an income tax return; No Law which requires you to pay a federal income tax; No Law requires you to keep books and records; No Law authorizes criminal prosecution of so-called tax crimes. This is all documented. Amazing! The US has a restraining order on Irwin Schiff from selling this book, as terrible and un-American as that is. We have obtained a supply. Some books may have a bend in them from storage. Soft cover 320p.

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Why America is Free

Managing Editor: Bill Still

A history of the Founding of American Republic 1750-1800. This is a 7th grade text on the American Revolutionary period. A good book for anyone wanting to learn many facts about the revolution. This text book is not the normal one you find in public schools. It is more accurate and fact filled than those now used. Great for yourself or your kids to learn our great history. Hard cover 202p.

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The Self-Employed IRS Target

By Stephen Nestor & Paul DesFosses

Written by two 20 year veteran ex-IRS agents who were experts in their fields. This book explains the IRS plan to destroy most self employed individuals and make them employees. It describes "Project Amway" in detail and is the same plan used for others. Targeted are: builders, lawyers, doctors, truck drivers, consultants, etc. If you're self-employed you should not be without this. Knowing what is planned will help you avoid the traps. We must become aware of this IRS project. Soft cover 178p.

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If you are called for Jury Duty fija.org

Don't worry! Be happy! Look at jury service as an opportunity to "do good" for yourself and others. It's your chance to help the justice system deliver justice, which is absolutely essential to a free society.

Also, you can do more "political good" as a juror than in practically any other way as a citizen: your vote on the verdict is also a measure of public opinion on the law itself--an opinion which our lawmakers are likely to take seriously. Short of being elected to office yourself, you may never otherwise have a more powerful impact on the rules we live by than you will as a trial juror.

However, unless you are fully informed of your powers as a juror, you may be manipulated by the less powerful players in the courtroom into delivering the verdict they want, instead of what justice would require. That is why this was written--to give you information that you're not likely to receive from the attorneys, or even from the judge.

Justice may depend upon your being chosen to serve, so here are some "words to the wise" about how to make it through voir dire, the jury selection process: You may feel that answering some of the questions asked of you would compromise your right to privacy. If you refuse to answer them, it will probably cost you your chance to serve. Likewise, if you "talk too much"--especially if you admit to knowing your rights and powers as a juror, as explained below, or that you have qualms about the law itself in the case at hand, or reveal that you're bright, educated, or are interested in serving! So, from voir dire to verdict, let your conscience be your guide.

Nothing in the U.S. Constitution or in any Supreme Court decision requires jurors to take an oath to follow the law as the judge explains it or, for that matter, authorizes the judge to "instruct" the jury at all. Judges provide their interpretation of the law, but you may also do your own thinking. Keep in mind that no juror's oath is enforceable, and that you may regard all "instructions" as advice.

Understanding the full context in which an illegal act was committed is essential to deciding whether the defendant acted rightly or wrongly. Strict application of the law may produce a guilty verdict, but what about justice? If the jurors agree that, beyond a reasonable doubt, the accused did act as charged, then "context becomes everything" in reaching a verdict you can live with. Credit or blame for the verdict will go to you, so be sure to ask the judge how you can pose questions to witnesses, so that you can learn the complete context,



should the lawyers fail to bring it out.

When they believe justice requires it, jurors can refuse to apply the law. Jurors have the power to consider whether the law itself is wrong (including whether it is "unconstitutional"), or is being applied for political reasons. Is the defendant being singled out as "an example" in order to demonstrate government muscle? Were the defendant's constitutional rights violated during the arrest? Much of today's "crime wave" consists of victimless crimes--crimes against the state, or "political crimes", so if you feel that a verdict of guilty would give the government too much power, or help keep a bad law alive, just remember that you can refuse to apply any law that violates your conscience.

Prosecutors often "multiply charges" so the jury will assume the defendant "must be guilty of something". But one of the great mistakes a jury can make is to betray both truth and conscience by compromising. If you

believe the defendant is not guilty of anything, then vote "not guilty" on all counts.

You can't be punished for voting according to your conscience. Judges (and other jurors) often pressure hold-out jurors into abandoning their true feelings and voting with the majority "...to avoid the expense of a hung jury and mistrial". But you don't have to give in.

Why? Because...

Hung juries are "OKAY". If voting your conscience should lead to a hung jury, not to worry, you're doing the responsible thing. There is no requirement that you must reach a verdict.

And the jury you hang may be significant as one of a series of hung juries sending messages to the legislature that the law you're working with has problems, and it's time for a change.

If you want to reach consensus, however, one possible way is to remind your fellow jurors that...

Jurors have the power to reduce charges against the defendant, provided that "lesser included offenses"

exist in law (ask the judge to list and explain them, and the range of potential punishments that go with each). Finding guilt at a lower level than charged can be appropriate in cases where the defendant has indeed victimized someone, but not so seriously as the original charges would indicate. And, if it will be up to the judge to decide the sentence, it's within the power of the jury to find the defendant guilty of a reduced charge which will, at most, entail the amount of punishment it thinks is appropriate.

The Jury Power Page hopes the above information helps you to find a verdict that you believe is conscientious and just, a verdict which you can therefore be proud to discuss with friends, family, legal professionals, the community or the media, should any of them want to know what happened, how, and why.

See *We The Jury* by Godfrey Lehman page 23. □

Joe Banister Beats the IRS

By: Peymon Mottahedeh

On Thursday, June 23, 2005, a unanimous jury of 12 Americans found Joe Banister not guilty of 3 counts of assisting in

preparation of false tax returns and one count of conspiracy to defraud the IRS. Had the IRS been successful in convincing the jury that Banister was guilty, Banister would have faced going to jail for up to 14 years. Since 1999, Banister had been trying to get the U.S. Gov-

ernment to answer the questions that he and scores of other Americans have been having about the legality and imposition of the Federal Income Tax on the average working American. Banister wrote a 95 page legal report on this issue and presented it to his IRS superiors for an answer; he went to Washington D.C. to meet with the President of the United States of America, heads of Congress and the IRS; he appeared on C-Span2 and in nationwide newspaper advertisements telling the American People of his findings. Rather than answering and correcting Banister's detailed and well-supported Report, IRS encouraged Banister to resign, which he did, rather than violating his oath to defend the American People's rights by supporting and defending the U.S. Constitution. At every turn, the Federal Government refused to answer Banister's questions about the Legality of the Federal Income Tax.

IRS and the U.S. Department of Justice decided to answer Banister by charging him with 4 tax related crimes in

November of 2004. IRS claimed that a major part of these crimes was Banister's speech in October of 2004 at a company in Northern California called Cencal. This

speech was video taped and reported on by David Kay Johnston of the "New York Times" who was present at the meeting. At this two hour meeting, Banister presented a case for the questionable nature of the way the Federal Income Tax was imposed on ordinary Americans and the suspicious way that the Government

has refused to answer these questions. At the closing statements of the trial, U.S. Attorney Twiss argued to the Jury that Banister used false means to "wipe out" taxes that were owed by Al Thompson, the owner of Cencal and that to Banister "it was all about the money, the money." An email between Department of Justice lawyers in 2001 showed that the Government viewed Banister to be the most visible personality in the Tax Honesty Movement.

Two of the jurors who spoke with us right after the trial stated that: 1) The false tax return charges were "nonstarters with the jury." The jury saw that the IRS might have disagreed with the position of Banister on the tax returns; however, the tax returns contained no false information. 2) The jurors were surprised when the testimony part of the case ended, since they had yet to see or hear any evidence of a crime. 3) The evidence showed that Banister was honest, straightforward, credible, believed in what he was do-

ing, and was trying to follow the law. 4) Banister was trying to get answers, but the Government consistently refused to answer his questions and concerns. 5) The Government presented enough evidence to acquit Banister. 6) The jurors saw nothing deceitful or dishonest by Banister. 7) The Government simply presented no evidence of any crimes committed by Banister. After a few hours of jury deliberations, the Jury took a vote and 6 or 7 of them were ready to acquit Banister of all charges, but the other jurors had doubts. However, after the Jury saw Banister's video for a second time, the remaining jurors doubts as to Banister's innocence were removed.

After a string of court victories over various figures in the Tax Honesty Movement, this defeat at the hands of the most celebrated and visible figure in the Tax Honesty Movement dealt a serious blow to the IRS' image of invincibility and showed that indeed, even in the 21st Century, there are Davids, like Banister, than can and do stand up and beat the IRS Goliath. After Banister was Indicted, Mark Everson, Commissioner of the IRS stated to the Media: "Joe Banister, a former IRS agent, knew exactly what he was doing. Tax professionals and employers who break the law will be held accountable." Apparently the Jury agreed with Everson that Banister knew exactly what he was doing. However, the Jury saw no crime in what Banister was doing.

The question that remains is "What if Banister's contentions about the IRS' lawbreaking is true?" And if Banister is correct, who is going to hold the IRS and officials like Everson accountable?"

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16th Amendment Archive Documents

You have heard about the 16th amendment ratification problem. You have heard about the National Archive documents pertaining to the 16th amendment. Here is a copy of these National Archive documents. In 1985 we obtained our own set of documents from the archives.

Now we have put copies of them together in a book so all see the information for themselves. Cost over \$1000.00 from the National Archives! 3 ring binder Soft 393p.

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Born Again Republic By Red Beckman

Fear of the IRS permeates our society. Our government consumes over half of the wealth produced by our productive people. The hard-working citizen is forced to pay and pay as government becomes an insane monster. Our tax-consuming public servants will pass no law which will equip the people to better control government. Therefore, it is imperative that we educate and inform our friends and neighbors. Our vote on the jury is our most important vote. Soft cover 182p.

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Tax Fraud and Evasion The War Stories

By Attorney Donald MacPherson

An Arkansas woman who did not file a tax return for 18 years beat the IRS. An Iowa pig farmer who filed 5 false returns beat the IRS. A Texas housewife who charged IRS agents with trespass defeated the obstruction of justice charges. An Arizona businessman discharged 150,000.00 in income tax debts in bankruptcy. These and many other successes against the IRS. Good reading. Soft cover 318p.

Order #B077 20.00 plus 5.00 shipping

Walls in Our Minds By Red Beckman

This explains how the lies that politicians tell "We the People" are like cancer that is killing our nation. Who is the most dangerous: the liar or the believer? He explains the difference between Statesman and Politician. Who is the true patriot or the false patriot? We must regain control of our government and this can be done through the use of a knowledgeable jury vote. We all have walls in our mind in dealing with government. We must break down these walls.

A MUST Read! Soft cover 57p.

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Fourth Reich of the Rich By Des Griffin

For anyone who doubts or is not aware that a conspiracy exists, this book will provide factual proof. This also covers the HOW, WHY and to WHAT EXTENT it exists. Based on over 40 years of research, this book will give you many new and important revelations about Power Politics and how trusting in the government to act in your best interest is not a good idea. Soft cover 316p.

Order #B100 16.00 plus 5.00 shipping

The Church Deceived By Red Beckman

The Church is fragmented at a time when our nation seems determined to self destruct. Many people have left the Church because it was supportive of government which had become evil. The Church has compromised itself by accepting the tax exempt number. The Church had become inconsistent by opposing government funded abortion and then telling us we must pay our taxes. The Church bemoans the removal of prayer and Bible study from our tax supported schools but still preaches that our government is a higher power. Learn the way back from this insanity. Excellent. Soft cover 173p.

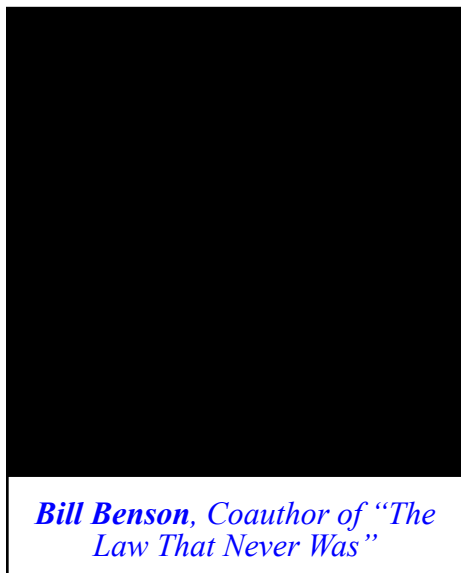
Order #B049 6.00 plus 2.00 shipping

First National C-SPAN Appearance!

By: **Devvy Kidd**

The *We the People Foundation* in Albany, NY held a symposium July 1 & 2nd, 1999 at the National Press Club in Washington, DC. This event was billed as an **“IRS Showdown.”** The purpose of this event was to invite any federal government official to answer valid, legal questions of national importance, because as we all know, this situation with the FED/IRS plundering the American people simply can't go on.

Charles Rossotti, Commissioner of the IRS, Trent Lott, Dennis Hastert and William Jefferson Clinton were all sent, via



certified mail, invitations to either attend or send their best legal representatives to square off with Bill Benson, author of *The Law That Never Was*, Joseph Banister, former IRS CID Treasury Agent, Larry Becraft, constitutional attorney and Lead General Counsel of the *Wallace Institute*, and yours truly, Devvy Kidd.

Not one single government official in any capacity showed up to answer questions on these important issues at the request of the people. No one from the IRS, zip. It would appear that the government cannot dispute the facts and evidence as presented and their silence to the people is deafening. Their silence is clearly an indictment of this massive fraud and cover-up of the truth. Congressman Jim Traficant did speak at the luncheon on Thursday, July 1, 1999 and gave the attendees a good example of how a member of Congress totally ignores the question presented and skirts off onto safer ground. I asked a question about social security and he buffed it off like water off a duck's back.

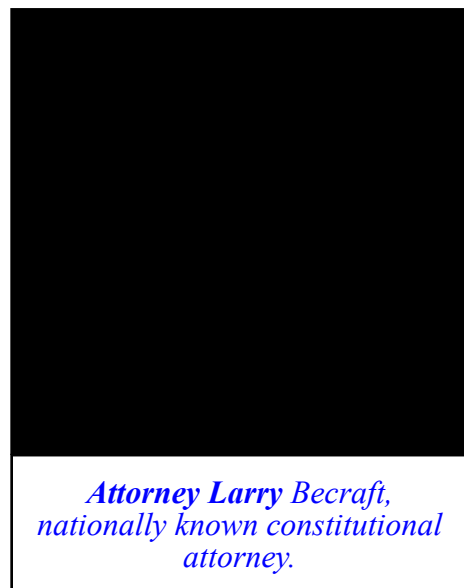
On Friday, July 2, 1999, C-SPAN filmed this portion of the symposium, live, nationwide; it was replayed that evening in its entirety. For the first time, finally, the American people saw an energized and fabulous Bill Benson lay out step by step, with all the documents to back his position, including how the 16th Amendment to the U.S. Constitution was fraudulently ratified by Philander C. Knox back in 1913. Bill told America that he hasn't filed an income tax return in 14 years, he will never do so, and yes, the IRS knows just where to find him.

America listened to former IRS Special agent Joseph Banister give his story of how his life was changed once he researched some of these “anti-tax” allegations and that come April, 2000, he will no longer file an income tax return. (More on Joe Banister on Pages 17 & 20)

Attorney Larry Becraft gave his

usual Alabama-style delivery on the Wallace Institute, the courts and how important it is for the American people to get educated.

The We the People Foundation hopes that as a result of this nationwide broadcast via C-SPAN, that the American people will deluge Congress with demands that hearings be held so that all of the panel members can bring forth



the evidence and demand that Congress stop this unlawful activity.

{ED note: C-SPAN has told one of the participants that this program has more orders than any in its history. It's very pleased about the response. This is a must have tape to show others the credibility of these issues. To order the tape: C-Span Archives - 1-877-662-7726 Order by credit card program number 126261, or money order for 39.95 plus 7.00 shipping. PO Box 66809, Indianapolis, IN 46266-6809. □

IRS Special Agent

Prepares a report which proves there is no law which requires you to file a return.

I had the opportunity to meet a man who was at that time an IRS criminal investigator. His name is **Joseph Banister**. He is a man who put honor above his personal situation with the IRS. He ignored the advice from the IRS trainers to not give any credence to the supposedly bogus information put out by "tax protesters."

Joe Banister did receive information about the IRS fraud and corruption from sources he felt were reliable who were not "tax protesters," and **he did want to see if any of these allegations had any merit.**

His investigation emanated in a 95 page report which questions several aspects of the income tax. The report shows that his independent investigation resulted in him supporting the tax groups and differing from the IRS propaganda.

Joe Banister is not an uneducated person. He was a Special Agent for the IRS criminal investigation division since 1993. Before that he was a tax professional and Certified Public Accountant for 9 years. He holds a bachelor degree of science, business degree, business administration.

It was a dream of his to be a federal law enforcement officer. In 1993 he became an IRS criminal investigator appointed to a position of GS-1811. His duties included investigating violations of US Code Title 26 (IR Code). He was authorized to serve search warrants and arrest warrants. He later became the asset forfeiture coordinator for central California.

He swore an oath to God to pro-

tect and defend the Constitution. **"I have always taken my oath very seriously," he said.** "I have also been mindful of maintaining my ethics and moral standards as a public servant," he continued.

Throughout this investigation Banister had many troubled nights. Brought into question were the IRS'



integrity and actions. Among the issues he investigated were: **1. The federal income tax is voluntary. 2. The 16th amendment was not ratified. 3. Federal income taxes are not used to operate the federal government.** What he found was contrary to everything he believed.

This report was then sent up the chain of command at the IRS. What Banister wanted and expected was that the IRS would respond on a point by point basis showing Banister where he was in error. Instead, he received a letter

stating that the IRS would not respond to these questions and **asking Banister for a resignation in 7 days.**

On February 25th, 1999 Joe Banister resigned as follows:

"I am very confused about the treatment I have received for a number of reasons. The first reason is because, on April 28th, 1998, you sent out a memorandum to all IRS employees regarding "Reporting of Misconduct, Fraud, Waste and Abuse." In the memorandum you stated that all Internal Revenue Service employees have an obligation to report misconduct, fraud, waste, and abuse. The IRS has a stringent policy that guarantees employees freedom from reprisal when they report such action. You further stated that every employee should take proactive steps to report wrongful actions. Apparently, I was mistaken to have relied upon your memorandum as a commitment to protect me from reprisal or other adverse treatment."

"I used to believe that the IRS, as an agency, 'scrupulously observes taxpayer rights.' I used to believe that the IRS administers the federal income fairly and legally. I used to believe that the IRS would not knowingly trample on the rights of innocent Americans just to preserve the income tax system. It is with great sadness that I say I no longer hold any of those beliefs."

Joe Banister appears to be a man of principle and conscience. He has given up a lot for integrity's sake. Surely this will go well for him in his final judgment. I for one applaud his efforts and others like him. His report is featured on page 12 of this catalog. □

Why The Militia?

By Red Beckman

'We The People' lost control of the Presidents, Congress, and the courts; public servants have become unruly, careless, lazy, irresponsible, arrogant, rebellious, wasteful, malicious, unpatriotic, abusive, repulsive, incompetent, dishonest, deceitful, spiteful, infernal, dangerous, corrupt, lawless, dictatorial, expensive, crude, harsh, unstable, tricky ...and they wonder...**Why the Militia?** This book will **dispel the lies being told about the militia** from government and the media. Soft cover. 174p.

Order #B094 8.00 plus 3.50 shipping

SECRET - IRS Tax Protestor Training Manual

This is IRS' current attack plan for those whom the IRS has labeled as tax protestors.

The publication of this SECRET MANUAL is a disaster for IRS management. The IRS does plot and scheme to prevent Americans from learning the truth about the income tax.

Study and use this book in your favor NOW!!! Soft 87p.

>> MEMBER BONUS 4.00 <<

Order #B093 20.00 plus 5.00 shipping

Constitutional Income

Do You Have Any?
By: Phil Hart

Those who levy and collect the income tax have purposely made it complex in order that the masses will be unable to comprehend just how the tax code works. The purpose of this book is to raise the awareness of the American People. By the end of this book you will realize that the purpose of the Sixteenth Amendment was to bring tax relief to wage earners. This is necessary because there are various types of "income." Soft cover 428p.

Order #B116 22.00 plus 5.00 shipping

COMMON SENSE; Revisited

is a modern-day tribute to Thomas Paine's original, re-written for today's times and today's issues.

It explains why there is a groundswell of people beginning to return to our founding principles and how this return can help us solve the many problems that face our country. It is a pamphlet written to transform hearts and minds.

We are trying to create paradigm shift towards freedom in a time where our liberties are being lost everyday. Soft 17p.

Order #B134 5.00 plus 2.00 shipping

The Truth About Romans 13

By God's Word in Culture

This research report took several months to compile. It is a unique look at Biblical perspective that will enlighten and encourage you in your battle for rights. The IRS uses a flawed interpretation of Romans 13 to intimidate you into paying their taxes. Learn what this section really says. Soft cover 56p.

>> MEMBER BONUS 1.00 <<

Order #B048 7.95 plus 3.00 shipping

Penalties of Perjury

By George Hill

This booklet contains all the Perjury series articles from FES News concerning the ramifications of "Oath taking." Do we "solemnly swear" to tell the truth or do we grant the government jurisdiction over us by the act of swearing? Describes actual cases where this issue is helping individuals in court. We should become aware of this criminal conspiracy because knowledge will forever govern ignorance. Audio tape version also available. Soft cover 21p.

>> MEMBER BONUS 1.00 <<

Booklet Order #B072 5.00 plus 1.00 shipping

Tape Order #AT006 5.00 plus 1.00 shipping

FedEx Pilot Beats IRS!

FedEx Employee Beats I.R.S. in Court

By Kevin Smith

Substantially reprinted from the New York Times article of August 12, 2003.

FedEx pilot, Vernice Kuglin, 58, legally has **NO** taxes withheld from her paycheck, and the I.R.S., like a child denied his fifth helping of ice cream, is throwing a temper tantrum.

After being charged with six counts of “tax evasion” and having her passport stolen by the I.R.S., Vernice was acquitted by a federal jury in Memphis, TN. Like many other income tax cases in which the victim has won, Kuglin’s testimony was bolstered by a stack of letters she had written to the I.R.S., asking the Internal Revenue Service to tell her the law that requires her to pay taxes. True to its track record, the I.R.S. refused to respond to her repeated inquiries. Instead, the agency used its standard “bluff and bully” strategy to try and force Kuglin to pay. Though many women, or men for that matter, would have buckled, Vernice stood firm.

As court documents show, the experienced pilot filed a withholding statement on Dec. 30, 1995, directing that no taxes be withheld from her pay. From 1996 through 2001 she earned \$920,000 as a pilot for FedEx, but no taxes were withheld, she said yesterday. Had she ignorantly allowed withholding for the period, a total of about \$250,000 would have been stripped from her pay and given to the I.R.S. Sandra Munoz, a company spokeswoman for FedEx, said that the shipper was complying with all I.R.S. regulations on withholding and did not say that Kuglin had done anything wrong. Munoz also did not say how many other employees had submitted similar requests via W-4 forms or otherwise, and were having no taxes withheld. Joe Murphy, the federal

prosecutor in the case, indicated in court that the agency intended to find a way to take all that it can by way of a civil action. Mr. Murphy did not say if the actions of the I.R.S. were lawful, choosing to dismiss the issue yesterday by saying that he was not allowed to comment on



the case outside of court.

The lead defense lawyer, Lowell H. Becraft Jr. of Huntsville, Ala., said he built the defense around the absence of response by the I.R.S. to Ms. Kuglin’s letters. He said the letters showed that his client lacked a criminal intent to evade the tax laws and was instead operating from a sincere belief that her conduct was proper. Mr. Becraft, who 12 years ago was part of a team that won acquittals for 17 defendants in another Memphis tax trial, said that jurors told him they had voted 7 to 5 for conviction on Thursday. They then told Judge Jon P. McCalla of Federal District Court that they were deadlocked. **He ordered further deliberations, and the jury voted to acquit on Friday.** “The whole thing could have been resolved if the government had simply answered her questions,” Mr. Becraft said. “It didn’t happen. I made an argument to the jury that an American has a right to ask the government for answers. A lot

of people in the tax movement do not hide, they are in the face of the I.R.S. and they write letters that set forth their position. And while a lot of them are not articulate or well grounded in legal positions, they have some things they want answered about their tax liability. But their questions are usually ignored.” **Mr. Becraft also said, during an hour he spent with jurors after the verdict, their most focused comments were about the absence of a response from the I.R.S. to Ms. Kuglin’s letters.** The I.R.S. was unable to state yesterday what policy it has on responding to letters asking it to specify the law that makes people liable for income taxes. Nancy Mathis, an I.R.S. spokeswoman, quipped that the I.R.S. had posted various items on its Web site and that it had issued press releases stating that taxes are mandatory, yet she did not cite any sections from the Internal Revenue Code.

In interviews over the last nine years, scores of people who affirm that they are not required to pay the income tax have said that they had sent letters to the I.R.S., asking what law makes them liable for the taxes, yet had received no response. Ms. Kuglin said yesterday, “I believe the 16th Amendment is constitutional and the Internal Revenue Code is constitutional, but I also feel there is a gross misapplication of the individual income tax laws by the I.R.S. The questions I have asked are what section of the Internal Revenue Code makes me liable for the individual income tax and what law requires me to fill out the Form 1040 tax return,” she said. Ms. Kuglin said she hoped to resume flying as soon as the government returns her passport, which was seized after her indictment early in the case.

Congratulations, Ms. Kuglin! Her DVD can be ordered for 11.00 plus 2.00 shipping. Order #04DVK ☐

History Of Common Law

By D. Pond, H. Fisher, and R. Knutson

We can all see the deterioration of the democratic process in America and the misuse of power over many by a few. But what can we do in a very real and practical sense? This is a no-nonsense detailed story on the kind of country we had in the beginning and how "we the people" can restore ourselves as the Masters of Congress and our country where we instruct our government employees what to do rather than taking orders from them. Soft cover 140p. 8 1/2 X 11.

>> MEMBER BONUS 1.00 <<

Order #B083 11.95 plus 5.00 shipping

On the Horns of the Beast

By Bill Still

The best book yet on the history of the Federal Reserve and the mysterious disappearance of America's gold reserves. Fast-paced and riveting, Bill Still clearly shows how the FED creates money out of nothing, loans it to the government, and then charges us interest. Until Americans understand the wickedness of our current monetary system, we will never be able to change it. Soft cover 150p.

Order #B117 20.00 plus 5.00 shipping

April 15th

By Attorney Donald MacPherson

IRS is the modern day Gestapo. It was predicted in 1954 that government extortion of private information for purposes of tax collection would enslave the country. Each year 100 million American Taxpayers will give to the Federal Government the names of their creditors, their churches, and their children. MacPherson, a West Point graduate, is a Constitutional Lawyer. This book traces the history of the government's extraction of private information, under the guise of tax collection, from citizens under oath. Soft cover 240p.

Order #B087 12.95 plus 5.00 shipping

We The Jury

By Godfrey Lehman

This book will help you understand the true purpose of the jury and why it is so crucial in a free country.

"I consider trial by jury as the only anchor ever imagined by man, by which government can be held to the principles of its constitution." Thomas Jefferson.

Lehman, a historian on the power of the jury, can tell the story like no one else. He is published in several law reviews and other newsletters. Excellent. Hard cover 365p.

>> MEMBER BONUS 8.00 <<

Order #B096 35.00 plus 5.00 shipping

The Truth About the California Vehicle Code

By Thomas Marvin Maxwell

This book looks at California law and does an in depth historical look at the California Department of Motor Vehicles Code. It goes back to the origin and shows who the drivers license applies to then and now. Do you think you must have a license, or registration? Your opinion may change with the information in this book. It shows where the Vehicle Code came from and how it was expanded. Soft cover 369p.

>> MEMBER BONUS 3.00 <<

Order #B091 20.00 plus 5.00 shipping

What You Need To Know About The California Code

By Thomas Marvin Maxwell

An interesting look at the California history of law. It covers the development of the code beginning with its origin in 1872. It also takes a detailed look at the 1879 California Constitution. This is well written and documented. The best if not the only report on the history of California law that I am aware of. Also covers foundations of law, original intent of the code. Soft cover 239p.

>> MEMBER BONUS 3.00 <<

Order #B092 20.00 plus 5.00 shipping

IRS is Mostly Bluff

Did you hear about the former IRS special criminal investigation agent who now says the IRS has no law to enforce the income tax? He even wrote a report on his findings from his independent investigation!

Did you read the article in the SF Reporter about the “tax-rebel” group trial in San Francisco? The IRS spent 4 years, had 60 Special (that means gun-toting) Agents on the case, stacked up dozens and dozens of felony charges against the so-called ‘ringleaders’, and brought out a crack prosecutor team - the Big Guns from Washington DC. With all of that, and the typical stacked jury, they still got absolutely nothing! **Not one conviction.....**

Beyond the waste, the real importance of the story is that: The IRS brochure is right - the income tax is voluntary. They just use fear - threats - extortion to cunningly coerce you to “volunteer”. Bluff is their middle name. Now the verdict is in. Be a man - Get some backbone. Tell them to go take a hike.

As John Adams once said, “This is a revolution, dammit! We’ve got to offend somebody!”

Did you know that no law requires you to file income returns? Yes, that’s right, after 20 years of looking, not one IRS agent or US Attorney can point to one section of the law that makes individuals required to file income tax returns. The system is VOLUNTARY!

Did you know the IRS uses intimidation as a tool to encourage voluntary compliance? Yes, it’s well known that the IRS plans it’s

prosecutions to get the best media attention. Look at the celebrities being attacked.

Did you know over 30 million people are not filing returns? According to IRS spokesman and articles published in reputable magazines the number of non-filers prob-



ably exceeds 30 million. This means that 1 in 4 Americans have stopped filing.

Did you know that if the income tax were mandatory it would violate your guaranteed constitutional rights? If the tax were not voluntary it would violate your 4th amendment rights to privacy in your papers and your 5th amendment right not to be a witness against yourself. The original mandatory income tax was struck down as unconstitutional in 1897 in the Supreme Court case of Pollack v. Trust Co 157 US 459.

It can’t be voluntary you say. If you don’t volunteer you go to

jail. Don’t you? The IRS, without question, disagrees that you have any rights. The IRS always tries to intimidate and threaten you, and make you a “fraidy-cat”, but honestly now..... Nobody puts a gun to your head and forces you to fill out a 1040 Financial Confession Sheet. Nobody forces you to keep participating in such an unfair, rigged, rip-off. Nobody herds you into line to be sheared. You do it to yourself - every April Fool’s Day, April 15th, and the joke is on you.

“If you want a Different, a Fairer, a Less Expensive, a Less Dictatorial, a Less Diabolical, a Less Intrusive government, or even a Better tax system - If you want change for the better, then you must stop voluntarily paying into and supporting the one you have now.” - John Galt

How can I help get rid of the IRS?

First: You must educate yourself. Start with one or more of the fine books in this catalog. Learn the tactics of the serpent.

Second: Help educate others. This can be done by sharing some of the materials and newsletters with others.

Third: Join and support the organizations that are on the front lines, in the face of these government agencies trying to make change for the better. Financial support is crucial to winning this battle. Applications on pages 27, 28 & 29.

Learn your Rights; Keep your Rights; And keep your Money.

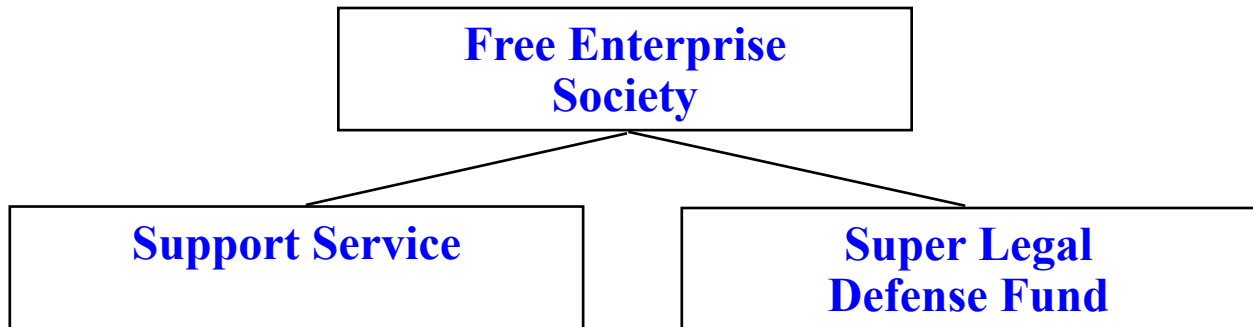
Let’s overwhelm them with resistance. ☐

Membership Information

What is known today as Free Enterprise Society was formed in 1979 by a small group of individuals who were very concerned about the simultaneous expansion of bureaucracy, erosion of individual rights, and plunder of private wealth by slick government debt and taxing schemes.

Unlike groups that merely paid lip service to freedom, Free Enterprise Society put their money where their mouth was. With their homes, jobs, and reputations at stake, Free Enterprise Society members held official authority accountable under the United States Constitution, which is the **Supreme Law of the Land** in this country. Many of these challenges went into the courts. There were both wins and losses. The wins we celebrated; the losses were studied very carefully to prevent their repetition.

The Society's success can be measured by its members who, guided by Free Enterprise Society seminars and study courses, have determined lawful ways of avoiding intolerable debt and tax burdens. **Have you ever stopped to wonder how much more enjoyable your life would be without these two burdens, debt and taxes?** A Free Enterprise Society member will tell you it's incredible, and that getting there - **the meetings, the study, the new acquaintances, the conferences - is half the fun.** The society is organized as follows:



FREE ENTERPRISE SOCIETY

The dues to join Free Enterprise Society is only 55.00 per year. This entitles you to:

✓ **Free Enterprise Society News** - an informative periodical containing important legal research notations and news of member activity. (This information package's articles are from FES News.)

✓ **Highly informative regular meetings** at no additional charge.

✓ **Membership Handbook** which covers all the details of membership and the many services we offer.

✓ **Eligible for Member Bonus Dollars** on book orders from this catalog and other member discounts.

✓ **Official Membership Card** good for one year.

✓ Certainly one of the greatest benefits to membership in Free Enterprise Society is the knowledge that **you are supporting an important cause.**

Free Enterprise Society offers two optional services: Support Service and the Legal Defense Fund. These are explained below:

SUPPORT SERVICE MEMBERSHIP

An additional 60.00 per year entitles you to our fine Support Service which is available through the application (enclosed). Support Service will help you help yourself deal with the various government agencies in money-related matters, such as liens and/or levies. **It helps you answer letters you receive from the IRS and State Tax Board.** The service helps you use the Freedom of Information Act (and similar acts) to obtain important information to use in your case. This information is used in your administrative/civil problems and also lays a foundation for defense if you were to go to court.

Support Services also **helps you help yourself** deal with various traffic problems such as tickets and driver's license. This program can be used whether you have a driver's license or not.

Assistance from the Support Service is available on a **fee/service basis**: you only pay when you need the help. And it's available only to Free Enterprise Society members and for tickets issued in California.

LEGAL DEFENSE FUND

This is a fund that will assist you with a quality defense in the event you are charged criminally by the IRS or a state taxing agency for not filing returns or for filing a false or fraudulent W4 form. Its purpose is to take the financial burden out of being charged criminally.

The fund picks up court filing fees and legal expenses, including attorney's travel, etc. The Legal Defense Fund doesn't cut corners when it comes to excellence.

So far, the Legal Defense Fund has **won about two-thirds of its cases which equals 25 WINNING cases. A better record than many lawyers!**

Membership in Legal Defense Fund is available only to members of Free Enterprise Society by separate application (enclosed). A more detailed description of the fund is on the Contract located behind the Legal Defense Fund application.

How do attorneys rate the Free Enterprise Society & Legal Defense Fund? Nationally known attorney LARRY BECRAFT, of Huntsville, Alabama, wrote that:

"Your organization has been an inspiration. In my travels across the U.S. I have found Free Enterprise Society to be researching the most up to date issues. You have given me new hope. It's a pleasure to work with Free Enterprise Society and the Legal Defense Fund."

According to some of the most effective freedom fighters in the land, our Legal Defense Fund is uniquely effective. BILL BENSON, coauthor of The Law That Never Was, wrote:

"There is more activity in California than any other state. The Free Enterprise Society - Legal Defense Fund is the first group that I have seen that really works together and is not motivated by money. I have never seen this type of cooperation before. I believe your organization will continue to grow stronger every day."

MEETINGS AND TAPES

Meetings are currently held throughout California and some in Nevada. We hope to expand in other areas of the U.S..

The above programs are designed for income tax filers or non-filers alike. For those of you who are filers and concerned about the burdens of taxation, you can **support the movement without the risk**. You can do this by being a member of one or more of our programs. Free Enterprise Society has many **filers who are members of all our programs** to give financial help to those risking it all for THEIR FREEDOM, MY FREEDOM, AND AS IMPORTANT **YOUR FREEDOM**.

We hope this information has provided you with enough information about our Society to motivate you to attend our next meeting or join FES or both of our other programs. If you're concerned about the future of your children, your family, yourself, and your country enough to want to do something positive about it, Free Enterprise Society will be pleased to count you among its members.

From all of us at F.E.S.

FREE ENTERPRISE SOCIETY

BASIC MEMBERSHIP APPLICATION (PLEASE PRINT)

Name(s): _____
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 How did you hear about us? _____ Referred by: _____

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Tear out or copy
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GOALS To promote free enterprise worldwide and restore lost liberties and freedoms in America under the organic National Constitution of the Republic of the United States of America.

SERVICES AND BENEFITS The FES News newsletter or other information pamphlets. Qualification for service programs which include (but is not limited to) the following: Super Legal Defense Fund (see separate contract and application) for defending criminal charges; Support Services (see separate application), available on a fee/service basis, for laying proper foundation in civil and/or criminal actions (FOIA, PA, IRS-FTB REPLY LETTERS); and Traffic Support Services (included free with Support Services) to assist with traffic problems. Attend regular Society meetings at no additional charge.

LIMITED SERVICE AGREEMENT I do hereby request Free Enterprise Society hereinafter referred to as FES, to assist me in research and typing for the purpose of preparation of my case by myself or by an attorney.

It has been explained to me, and I understand that the services rendered by FES do not include any legal advice or other practice of law, and that for legal questions I must seek the assistance of licensed counsel.

No promises have been made to me regarding the amount of research, or regarding any other service FES may provide, nor are there any promises made that said assistance will improve my chances of success in of my case.

I further hereby hold FES and/or its Information Officers and/or Representatives harmless from any legal responsibilities I may have and/or incur.

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FES Regular membership - Per/Year	55.00	
LIFETIME (includes life membership in Support Service)	1200.00	
or 100.00 per month for 12 months for lifetime. Lump sum amount 1150.00.		

How paid: _____ Date: __/__/__ Total Paid: _____
 Cash, BLANK money order preferred. Checks made to OBS

I hereby submit my application for membership in your benevolent and fraternal society. I have read the application and understand that such membership entitles me to all of the services afforded by this society. I agree to pay the annual membership fee and submit my first year's or lifetime payment forthwith. Thank you for your careful consideration.

/s/ _____ /s/ _____
 Applicant's Signature Spouse's Signature
 (Not valid unless signed)

OFFICE USE

/s/ _____ REP # _____
 Provisional Acceptance
 Date Entered: __/__/__ Initials: _____

SUPPORT SERVICES APPLICATION

PLEASE PRINT

INSTRUCTIONS
Tear out or copy
this page.

This agreement between Free Enterprise Society and

Name(s): _____

Address: _____

City: _____ State: _____ Zip: _____

Home Phone: (____)____ - _____ Work (____)____ - _____ Email: _____
is for the purpose of applying for membership in the Support Services.

LIMITED SERVICE AGREEMENT

I do hereby request Free Enterprise Society, hereinafter referred to as FES, to assist me in research and typing for the purpose of preparation of my case by myself or by an attorney.

It has been explained to me, and I understand that the services rendered by FES do not include any legal advice or other practice of law, and that for legal questions I must seek the assistance of licensed counsel, and I must be a current FES member.

No promises have been made to me regarding the amount of research, or regarding any other service FES may provide, nor are there any promises made that said assistance will improve my chances of success in my case.

I further hereby hold FES and/or its Information Officers and/or Representatives harmless from any legal responsibilities or liabilities I may have and/or incur.

SUPPORT SERVICES MEMBERSHIP per year 60.00
(Cash, BLANK Money Order preferred. Checks made to OBS.)

As a Member of FES in good standing, I hereby grant permission to FES to cause said member's name to be affixed to all necessary documents in order to carry out the above directives by said member.

Dated: _____ Amount Enclosed: _____ How Paid: _____

/s/ _____ /s/ _____
Member's Signature Spouse's Signature
(Not valid unless signed)

Information Officer's Signature /s/ _____ / ___ / ___
(This is acknowledgment of receipt of the application and entry fee - NOT AN APPROVAL)

SUPER LEGAL DEFENSE FUND APPLICATION

PLEASE PRINT

INSTRUCTIONS
Tear out or copy
this page.

This agreement between Free Enterprise Society and

Name(s): _____

Address: _____

City: _____ State: _____ Zip: _____

Home Phone: (____)____-____ Work (____)____-____ Email: _____

is for the purpose of applying for membership in the Super Legal Defense Fund. Please explain on an additional sheet what contact you have had with the Internal Revenue or Franchise Tax Board or other income tax agencies.

Has any tax agency READ YOU YOUR RIGHTS? _____
Have you been referred to the U.S. Justice Department for prosecution? _____

LIMITED SERVICE AGREEMENT

I do hereby request Free Enterprise Society, hereinafter referred to as FES, to assist me in research and typing for the purpose of preparation of my case by myself or by an attorney.

It has been explained to me, and I understand that the services rendered by FES do not include any legal advice or other practice of law, and that for legal questions I must seek the assistance of licensed counsel and I must be a current FES member.

No promises have been made to me regarding the amount of research, or regarding any other service FES may provide, nor are there any promises made that said assistance will improve my chances of success in my case.

I further hereby hold FES and/or its Information Officers and/or Representatives harmless from any legal responsibilities or liabilities I may have and/or incur.

INITIAL FEE (SEE CONTRACT NEXT PAGE) 995.00

or (50.00 or more) \$ _____ down and thereafter \$ _____ a month payments.
83.00/month first year, then 50.00/month each year thereafter. Lump sum amount 950.00.
Membership and waiting period does not start until the full initial fee is received.
(Cash, BLANK Money Order preferred. Checks made to OBS.)

I have read the foregoing along with the Legal Defense Fund Contract (on back) and do understand it. As a Member of FES in good standing, I hereby grant permission to FES to cause said member's name to be affixed to all necessary documents in order to carry out the above directives by said member. Approval will be sent by mail.

Dated: _____ Amount Enclosed: _____ How Paid: _____

/s/ _____ /s/ _____
Member's Signature Spouse's Signature
(Not valid unless signed)

Information Officer's Signature /s/ _____ /____/_____
(This is acknowledgment of receipt of the application and entry fee - NOT AN APPROVAL)

SUPER LEGAL DEFENSE FUND CONTRACT

PURPOSE: To establish a large defense fund for the protection of the members of the Super Legal Defense fund from criminal charges.

SCOPE: Limited to criminal charges alleging:

(1) Failure to File returns on years for which a member filed no income tax returns. (1040's or 540's of any kind).

(2) Aid and Abet charges stemming from Franchise Tax Board Code section 19701B.

(3) Criminal charges of filing a fraudulent W4 form.

MEMBERSHIP: Married couples living together and children under 18, living at home, constitute one membership. Children over 18 must join separately.

Married persons who are separated constitute two memberships.

Children under the age of 18 to be covered with the parent they are living with.

Singles living together must join separately.

CONTRIBUTION: Initial entry fee payable in U.S. clad coin or postal money order.

Applicant agrees to an additional fee per month, including entry fee of 50.00 per month, 140.00 per quarter or 540.00 per year. These fees start after the 3 month waiting period.

ELIGIBILITY: Admission into the Super Legal Defense Fund must be approved by the primary administrator.

Applicant must be without current criminal investigation, summons, indictment, informations, and/or arraignment upon application and pending the eligibility period.

Applicant must not have been Mirandized (rights read) or been referred to State authorities or U.S. Justice Department for prosecution upon application and pending the eligibility period.

Applicant must show that reasonable care has been exercised in dealing with the government. This includes, but is not limited to, laying and maintaining a proper foundation for establishing a viable defense.

EXPENDITURES: A maximum of 30% to be used for administration of the fund, 70% or more for legal expenditures.

Super Legal Defense Fund members agree to permit administrators to convert Federal Reserve Notes into commodities or other currencies for the preservation of the fund.

CLAIMS ON THE FUND: Claims for the fund must be made at the first sign of criminal investigation by the government, as it pertains to not filing income tax returns or W4 submissions. Claims to be made to the Primary Administrator.

THREE MONTH ELIGIBILITY PERIOD: This means that the applicant must be in the fund for three months prior to eligibility for the making of a claim. The eligibility period begins from the date of receipt of the initial entry fee in full.

CLAIMS ON THE FUND: Any financial commit-

ments made by any member, on behalf of the fund, and claims submitted to the Legal Defense Fund for payment thereon, without prior approval by the Primary Administrator, will be considered void and unenforceable.

The Primary and Secondary Administrators of the fund have the final decision in setting the stage for the Defense to be used.

It is the responsibility of member/defendant to inform prospective Bar Member Attorney, if any, of requirement of said attorney to work with and share Defense Strategy in a timely manner with designated representative of Legal Defense Fund.

All claims on the fund shall be limited to the amount existing in the Fund at the time the claim is made on the Fund, less administrative expenses. The funds shall be distributed as needed to the cases currently being litigated.

EXPULSION FROM THE FUND: Expulsion from the fund will be automatic if fees are not received by the due date on the billing. The final due date will be shown on the fee notice.

Expulsion may be made anytime by the administrators, when the applicant makes false or incomplete statements.

REFUNDS: There will be no refunds with the following exceptions:

(1) The remaining funds will be distributed to the Fund Members, at such time that the objective of the fund is achieved and the Super Legal Defense Funds are no longer necessary.

(2) A full refund will be made to any applicant who does not qualify for inclusion in the fund, including any assessments made during the eligibility period along with the entry fee.

Refunds to be in Federal Reserve Notes or Lawful money as determined by the administrators. In the event conditions listed in paragraph (1) occur, the balance of the funds will be equally distributed to the remaining active members in either lawful money or Federal Reserve Notes after administrative costs are deducted.

DISPUTE PROCESS: Disputes are to be resolved within the membership of the Super Legal Defense Fund. To resolve a dispute a member must:

(1) Attempt to resolve dispute with administrators.

(2) Ask for a membership dispute resolution meeting.

(3) Administrators and Members both agree to accept the majority vote of the Super Legal Defense membership present for the meeting as binding.

At any regular or specially called meeting, current Legal Defense Fund members may call for a general accounting of the Legal Defense Fund. □

FREE ENTERPRISE SOCIETY

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Socialism vs Corporatism

By Congressman Ron Paul

Lately many have characterized this administration as socialist, or having strong socialist leanings. I differ with this characterization. This is not to say Mr. Obama believes in free-markets by any means. On the contrary, he has done and said much that demonstrates his fundamental misunderstanding and hostility towards the truly free market. But a closer, honest examination of his policies and actions in office reveals that, much like the previous administration, he is very much a corporatist. **This in many ways can be more insidious and worse than being an outright socialist.**

Socialism is a system where the government directly owns and manages businesses. Corporatism is a system where businesses are nominally in private hands, but are in fact controlled by the government. In a corporatist state, government officials often act in collusion with their favored business interests to design policies that give those interests a monopoly position, to the detriment of both competitors and consumers.

A careful examination of the policies pursued by the Obama administration

and his allies in Congress shows that their agenda is corporatist. For example, the health care bill that recently passed does not establish a Canadian-style government-run single payer health care system. Instead, it relies on mandates forcing every American to purchase

private health insurance or pay a fine. It also includes subsidies for low-income Americans and government-run health care “exchanges”. Contrary to the claims of the proponents of the health care bill, large insurance and pharmaceutical companies were enthusiastic supporters of many provisions of this legislation because they

knew in the end their bottom lines would be enriched by Obamacare.

Similarly, Obama's “cap-and-trade” legislation provides subsidies and special privileges to large businesses that engage in “carbon trading.” This is why large corporations, such as General Electric support cap-and-trade.

To call the President a corporatist is not to soft-pedal criticism of his administration. It is merely a more accurate description of the President's agenda.

When he is called a socialist, the

President and his defenders can easily deflect that charge by pointing out that the historical meaning of socialism is government ownership of industry; under the President's policies, industry remains in nominally private hands. Using the more accurate term – corporatism - forces the President to defend his policies that increase government control of private industries and expand de facto subsidies to big businesses. This also promotes the understanding that though the current system may not be pure socialism, neither is it free-market since government controls the private sector through taxes, regulations, and subsidies, and has done so for decades.

Using precise terms can prevent future statisticians from successfully blaming the inevitable failure of their programs on the remnants of the free market that are still allowed to exist. We must not allow the disastrous results of corporatism to be ascribed incorrectly to free market capitalism or used as a justification for more government expansion. Most importantly, we must learn what freedom really is and educate others on how infringements on our economic liberties caused our economic woes in the first place. **Government is the problem; it cannot be the solution.** □