

PRESIDENT'S ADVISORY
PANEL
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ON FEDERAL TAX REFORM

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The President's Advisory Panel on Federal Tax Reform
1440 New York Avenue NW
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To whom it may concern

There is not law which compels a work eligible man or woman to submit a Form W-4 (or its equivalent) or an SSN as a condition of being hired or keeping one's job. With the exception of an order from a court of competent jurisdiction, no amounts can be lawfully taken from one's pay, yet through the years there have been countless numbers of people W-4 or produced a SSN card. The amazing thing about this is that we know that the government has been conducting this horrendous fraud on the people, and the government knows that we know, yet they have allowed this travesty to continue as though the government is looking at the American people through rose colored glasses. There is no way that this fraud can be justified, yet at the same time, we have watched with dismay as the Executive and Legislative branches of our federal government have refused to respond to both the most straight forward questions from ordinary Americans about the legal authority behind the tax and formal Petitions for Redress of Grievances that have challenged the origin, unlawful enforcement and continued abuses of our constitution in regards to the income tax system.

I call to your attention Article I, Section 8, clause 17 of the federal constitution, and to 40 USC 255 and to United States V. Lopez, 514 US 549. In view of 40 USCS 255, no

government to take jurisdiction is immaterial” Adams V. United States (1943) 319 US 312, 87 L Ed. 1421, 63 S. Ct. 1122(Quoted from U.S. statute 40 USCS 255, Interpretive Note #14, citing the US Supreme Court).

[Federal jurisdiction] “...must be considered in the light of our dual system of government and may not be extended...in view of our complex society, would effectually obliterate the distinction between what is national and what is local and create a completely centralized government.” United States V. Lopez, 514 U.S. 549, 115 S. Ct. 1624 (1995). Furthermore, an “Act of Congress” includes any act of Congress locally applicable to and in force in the District of Columbia, in Puerto Rico, in a territory or in an insular possession” 18 USC, Rule 54 of the Federal Rules of Criminal Procedure. There is no reference to the 50 “states”.

The question of jurisdiction is a threshold question. In the constitution Article I, is, “what legal authority does the federal government have to impose such a tax on state citizens residing in the fifty states and to prosecute citizens within Article I or Article III courts located within the fifty states?”.

The following questions have been asked millions of times by American citizens and never been any answered because THERE IS NO ANSWER NOW AND NEVER WAS. This has been the most egregious fraud ever perpetrated by any government against its People.

1. Do you believe that the government owns our labor-property?
2. Where is our liability to file and pay under the law?
3. Should we be relying on a definition of the word “income” other than what has

been repeatedly defined by the U. S, Supreme Court as a “gain or increase arising from corporate activity or privilege? We are not a corporation.

4. Are we liable for the tax if our “income” does not come from one of the sources listed in Section 861 of the Internal Revenue Code? Section 861 contains a short, inclusive list of “sources” of income that the federal government does possess jurisdiction over. These sources are ALL related to foreign corporate income sources and foreign international trade. Our “income” regardless of whether we have received such as rent, salary, tips wages, capital gains, the lottery etc. does not come from any of the sources subject to taxation that are specified under U.S. tax law.
5. As an IRS agent, what is your authority to enforce Title 26 Subtitle A or Subtitle C. We do not believe that you have any such legal authority
6. Is this lack of legal liability in the law and the lack of any enforcement authority the reason the IRS repeatedly states that the tax system is based upon “voluntary assessment and compliance”? We believe the IRS says this because it is true. We do not choose to volunteer.

The time is long past to right this horrendous fraud and if the present congress wish to Remembered and have their legacy etched in stone, they will act upon this REDRESS Immediately and not ten or twenty years from now. Abraham Lincoln said “The People are masters of both the courts and the government, not to overthrow the Government, but to overthrow the men who pervert it”. The criminal abuse of power

Must stop now. Millions of Americans know what has taken place through the
Years, but I fear that when the rest of the people wake up and finally understand
What has taken place, all hell is going to break loose. The longer the truth is kept
From the American people, the worse the consequences will be. I wonder if those
Of you who read this redress will have the backbone to do "what is right? The next
Time you go to church, talk to your maker.

Respectfully submitted

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