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littlehammer's
Weekly Tax Exempt Newsletter
with
Questions and Answers
and
Conference Call Reminder

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Tuesday, March 12, 2002

- [1] Welcome & Editorial: Monkeys and Bananas
- [2] Questions and Answers: Dialogue on Corporation Sole
- [3] News Briefs & Comments: Taxation Trial Hearings - Final Comments
- [4] Conference Call Reminders: **“Question & Answer “Call - for New Folks**
Wednesday NIGHTS - 9 pm EASTERN
1-620-584-8202, Pin 2974#
“*6” (Star 6) MUTES and UN-MUTES your line
ALSO
Corporation Sole (specific) Conference Call
Friday MORNINGS - 10:00 AM EASTERN
Same Number and Pin as Above
PLUS
A CLIENT’S ONLY CALL
Call Your Representative for Number and Time
- [5] Contact Information, Legal Notice & Notice of Copyright explanation.

In this section (below), I explain why I use the bracketed phrases [THE COMPANY] and [THE FOUNDER] to refer to the founder and his company, who achieve the 100% effective results of having the IRS change their internal records to reflect the fact that each client is exempt from income taxes on any income, regardless of amount or source, unless the source of the income is the federal government itself or a trade or business under the sovereign jurisdiction of the government. [THE COMPANY] accomplishes this fully (and only) in accord with the Internal Revenue Code, and thus, none of their clients ever experience adverse IRS confrontation or court proceedings.

-----NOTICE-----

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[1] Welcome & Editorial

Dear Friends,

A year or so ago, a friend of mine provided me this wonderful allegory. This past week, one of [THE COMPANY's] clients sent me this again. I think it's most appropriate for what I want to say next. Here it is:

An observation with a purpose.

Start with a cage containing five monkeys. Inside the cage, hang a banana on a string and place a set of stairs under it. Before long, a monkey will go to the stairs and start to climb towards the banana. As soon as he touches the stairs, spray all of the other monkeys with cold water. After a while, another monkey makes an attempt with the same result; all the other monkeys are sprayed with cold water. Pretty soon, when another monkey tries to climb the stairs, the other monkeys will try to prevent it.

Now, put away the cold water. Remove one monkey from the cage and replace it with a new one. The new monkey sees the banana and wants to climb the stairs. To his surprise and horror, all of the other monkeys attack him. After another attempt and attack, he knows that if he tries to climb the stairs, he will be assaulted.

Next, remove another of the original five monkeys and replace it with a new one. The newcomer goes to the stairs and is attacked. The previous newcomer takes part in the punishment with enthusiasm! Likewise, replace a third original monkey with a new one, then a fourth, and then the fifth.

Every time the newest monkey takes to the stairs, he is attacked. None of the monkeys that are beating him have any idea why they were not permitted to climb the stairs or why they are participating in the beating of the newest monkey.

After replacing all the original monkeys, none of the remaining monkeys have ever been sprayed with cold water. Nevertheless, no monkey ever again approaches the stairs to try for the banana. Why not? Because as far as they know, that's the way it's always been done. [That's the way it is. It's the law!]

And that, my dear friends and colleagues, is how government policy begins.

That's certainly an appropriate allegorical story applying to the "U.S. Individual Income Tax", don't you think?

In the case of the so-called "income tax," the cold water could most likely pertain to "withholding". The monkeys began to experience this during World War II. Within ten to twenty years - the original monkeys had been replaced. And, since then, "that's the way it's always been done". Now, most everyone believes "it is the law".

While that allegory definitely has wider implications and applications than simply applying to the income tax, it is the purpose of THIS newsletter to address the income tax.

You've heard me say, numerous times before, that what [THE COMPANY] does is to revoke the "adhesion" contract into which most of us voluntarily elected to "sign-in" or join, which we did when we submitted our signatures on our first Form 1040 filing; but I want to address this subject of contracts from a slightly different perspective today.

As you know, there's a LOT of information pertaining to this matter available these days, and it's more freely available than ever before, primarily due to the growth and success of the Internet over the last ten years. Information that had been around for a long time prior to the Internet has proliferated via this medium and is not easily available to anyone with a computer; and with a couple hundred buck anyone with a TV can "log onto the Internet".

There's lots of information floating around about the idea of contracts, and it seems that most people have somewhat of a misunderstanding of this idea. Here's what I mean. I'm going to list some of the ideas being spread around about contracts as they regard the income tax (most of them irrelevant, from [THE COMPANY's] point of view); I'm sure you've heard some of these ideas, espoused by folks who believe that's it's one or more of these items that locks us into our relationship with the IRS:

- Having a social security number or getting government benefits of any kind.
- Using the two-letter "federal" abbreviation for your State, along with a "zip code" in your mailing address,
- Having a driver's license,
- Signing a voter registration card,
- Printing your name in all capital letters,
- Using Federal Reserve Notes (FRN's), commonly referred to as "dollars" or "money".
- Signing your bank account, affirming that you are a "U.S. Citizen". (This one really trips people up, because it often mentions "taxes" or "IRS" in the same paragraph).
- Applying for a mortgage, that uses some of the same language, and which requires your signature for approval, affirming that you are a "United States Citizen".

In addition to those, and pertaining particularly to the adhesion contract with the IRS, I've provided three additional "evidences" and spoken of them often in this newsletter, *i.e.*:

- Signing a W-4,
- Signing an "IRS Form 1040 - U.S. Individual Tax Return",
- W-2's and 1099's (and other reports of taxable income) provided by others to the IRS, supposedly "about" us and our money.

So - let's talk about "contracts", and see if we can't clear away some of the confusion.

FIRST - there are MANY adhesion contracts. Every one of the examples I gave above signifies some adhesion contract, and an adhesion contract implies that you may not

have known to exactly what you were joining yourself, or adhering, when you signed the contract; and you certainly had little or no say about it.

ALSO, these contracts are SEPARATE contracts. You don't get into one by joining the other. For example, you did not get a drivers license when you applied for your social security number, nor vice versa (notwithstanding that many States require your social security number for your driver's license number). So, what is the ground for thinking that income taxes come from any of those other contract?

What [THE COMPANY] does for a client is not obviated, and the IRS does not reestablish it's grip on you, because you "sign" for a bank account or apply for a home mortgage. And I trust you all know, by now, that you do no jeopardize any social security benefits or have to give up using your social security card (or number) in order to be income tax free.

Just as there are many and separate adhesion contracts, each contract has it's own rules and regulations. So, even though the social security "contract" is covered in the Internal Revenue Code, it is not the same contract, and is not covered by the same rules or Code sections as the individual income tax.

As another example, you did not become a tax payer because the Post Office went from using the fully spelled out State (or the English abbreviation) to a two-letter State identification (which is a "federal" designation, yes) and zip code. And, just because many States' voter registration cards use some of the same language on them as is used in the Tax Code, does NOT make you liable for income taxes.

The reason I'm bringing this out this week is because I realized this week that some folks are confused with all the information (and misinformation) that's available; some folks, even some of [THE COMPANY's] clients, hold some of these extraneous (and erroneous) ideas, which are adding to their confusion.

If you're a client (or anticipating becoming one), you do NOT have to concern yourself with these other types of contracts to be free from income taxes. (You can be concerned about them if you want, but it's unnecessary for what we do). Those contracts are NOT what you need to address for this "income tax" arena.

Someone said to me recently: "I know what you guys are doing; you're using expatriation/repatriation!". I asked where this idea came from. "It's in the 'Tax Status' Booklet you sent me," came the reply.

Well, the word "expatriation" appears ONE TIME in that 51 page booklet, which is in a quote from the author a book entitled: "The Federal Zone"; the word "repatriation," on the other hand, does not appear even once. While there is some similarity in the use of those WORDS to the IDEA of what [THE COMPANY] does, particularly when we speak of "federal sources of income", we are NOT using any form of expatriation process. While I'm aware that others are using some form of expatriation/repatriation, [THE FOUNDER] has yet to be convinced that it is even remotely successful in accomplishing what the believers in it purport are it's abilities to actually free one from State and federal income taxes.

Expatriation: The voluntary act of abandoning or renouncing one's country, and becoming the citizen or subject of another. (Black's Law Dictionary, 6th ed, page 576).

Repatriation: The return or restoration of a person or object to his or its country of origin. (Ibid, page 1299)

That is NOT what [THE COMPANY] does. Does anyone really think the IRS is set up to receive paperwork having to do with anything that sounds like that? (Obviously, some folks do, of course, else why would they be marketing it?) And trying to send expatriation paperwork to some agency of government other than the IRS, when you're trying to ensure being tax-free, is like going to the courthouse for your groceries.

I believe that the bottom line to most of the confusion I hear from folks, is that most people want to believe that there is some SINGLE, MAGIC Bullet - and [THE COMPANY] shoots that magic bullet, and then the IRS rolls over (and at least plays) dead. Tie this idea in with the idea that all we have to do is "revoke the contract", or "expatriate/repatriate" or "file a simple revocation form" or "whatever does the trick", and the first sign that the IRS or State agency hasn't simply rolled over and played dead raises concern. And that's when the confusion arises. The question I sometimes hear, in one form or other, is: "Why are they even contacting me if this works like you say it does?"

Because that's their job!

Most of the employees of the IRS or any State taxing agency are just good, honest, hard-working (some hardly working) folks, trying their best to support their own families. They're doing what their "job description" demands they do, and they get paid for doing it. They tend to be just as ignorant of the law as you and I have been and ignorant of the fact that the banana really is at the top of the stairs and freely available. They've been sprayed with cold water just as we all have.

So, when they send out their typical contact letters demanding a response, wherein their demands often sound like they're a really tough collection agency (which, in essence, they are, as collection agencies go) - [THE COMPANY] always responds with a response appropriate to the communication. And that's the beauty of hiring [THE COMPANY] to do all this "work".

But, if you're expecting that the way this works is for the taxing agencies to stop doing their job...if you're expecting a well-oiled, efficiently communicating machine, where it actually looks like the right hand might know what the left hand is doing...you're going to be in for a long wait. The important thing is that what [THE COMPANY] does is a continual re-educating process, continually communicating with the taxing agencies about their own erroneous presumptions regarding YOU and YOUR income - all based on THEIR OWN law, and Code, and procedures and rules and regulations. And this is where the power comes, because [THE COMPANY] is NOT doing something outside their own written law and procedural manuals to accomplish the results.

You see, things like "expatriation/repatriation," or whether or not "the 16th Amendment was properly ratified", or whether "you give up your Constitutional right NOT to be a witness against yourself when you sign your name on your 1040" - these things are not IN the Internal Revenue code. While they may be valid in their own right, they are not the things to which the IRS responds; nor do they have to respond. Filings of that nature are literally put in "file 13". [THE COMPANY] does not argue the typical "tax protester" arguments - not even some of the ones we know are valid. Why? Because

the IRS is not "built" to handle them; they're not even set-up to receive them and know what to do with them. (Which is why "File 13" is such a big file in the IRS).

What [THE COMPANY] accomplishes for each client is the actual result of the client being free from State and federal income taxes. But, that is NOT the same as "never hearing from the IRS again". While most clients NEVER hear a word, some do; and I'm wanting to help alleviate the confusion that arises when they do. NO client, to date, as seen his situation with the IRS or State taxing agency, deteriorate to his detriment, as a result of what [THE COMPANY] does; and eventually - eventually - the IRS and State taxing agency, in each client's case, finally loses interest, and, as I've allegorically stated before, "the dog stops barking".

And, maybe - eventually - we'll get to the place where the other monkeys stop beating up the ones who want to go for the banana. Most of [THE COMPANY's] clients are aware can have that banana already; but some have to first get over the fear of the other monkeys.

Thanks for your time and attention.

Your friend,
Paul Leinthall
661-822-7889, 9am-8pm, Mon-Fri., PACIFIC time
email: littlehammer@primemail.com

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[2] Questions and Answers
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In this section this week, I'll include a running dialogue I had with one person over several emails. I've edited it and re-written much of it (as I normally do when I include them in this newsletter). This section, then, will be only about this person's particular questions, most of which center around "Corporation Sole".

Hello Paul,

Thank you for your courteous reply.

I was referred to you by my co-worker. We both share a great interest in high-yield investments.

I am a real newby and I can use all the help and information I can get. I do not belong to any Company like yours, nor have I been in contact with any. I have started saving money to join though. Because I truly believe that no democratic government should tax the fruit of its citizens' hard labor. I also think that food and clothing should not be taxed either (except for luxury items of course).

Here is my situation: I currently am a taxpayer (single/no kids/0 exemptions), and this is killing me. Even during the time I was married I had the burden of my husband's tax issues. I filed as usual this year through H&R Block, and for the first time ever, I thought I was getting some \$1200.00 cash back. Together with my tax return, I claimed a \$300.00 tax relief rebate. I had received a letter from IRS in July 2001 confirming that I would be mailed a check in this amount in september 2001. To this date, I have not received it. So I asked the H&R Block

Representative to claim this amount, which he did. Two days later, the Rep called me and advised that IRS had rejected my return and that it should be resubmitted without the \$300.00 claim. I asked him to resubmit together with a note to IRS stating that I had never received this 300-dollar rebate.

Also, I am a XXXX citizen originally from XXXXX with permanent residency in the US. I am in the process of applying for my citizenship. In the meantime, however, my tax issue gets complicated. I work full time and, of course, get taxed to the point that I have to avoid doing too much overtime. I also get taxed big time by the Government of XXXXX for a property I inherited. I also inherited copyrights for books written by my father and published in XXXX. So I get taxed on that income by the XXXX Government. To top it all up, I just purchased a condominium here where I reside. I do not regret this purchase, but I keep wondering what the IRS and the "State Revenue Service" have in store for me. I also anticipate payouts from offshore high-yield investments, sooner or later.

To make this long story a bit shorter, I'd like to be prepared. Is the corporation sole something that I should consider? And can it shelter cash, real estate, and intellectual property incomes from around the world? Can I dream of a total refund of all the taxes I have paid on my earned income over the years? What can I do to get a final break without becoming an outlaw?

I am anxious to read your response.

regards,
XXXXXXX

Hi XXXXXXXX,

The "individual" tax exemption process, including the possibility of receiving a refund of all taxes paid, is only available for natural born or naturalized American Citizens living in any of the 50 States of the United States of America. In that regard, [THE COMPANY] would not be of any benefit to you, pertaining to the individual income tax, until you would become a naturalized Citizen.

Corporation sole, however, is another story. The answer to all your questions regarding Corporation sole are "yes"; and the answer to your last question, in your specific case, would be: "create a corporation sole".

Sincerely,
Paul Leinthall

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Hi, again, XXXXXXXX,

I'll answer by interspersing my answers:

Hello again Paul,

I finished reading the first newsletter you emailed me and I have more questions:

If for some reason you can't set up offshore and onshore Corporations Sole all at once, would it be best to first set up a Corporation Sole in your country of residence and transfer offshore investment payouts from electronic gold accounts to anonymous debit cards, and let it sit there until an offshore Corporation Sole is set up. Then transfer the monies from anonymous debit cards to offshore Corporation Sole and finally to onshore Corporation Sole?

You don't have to have an offshore corporation sole AND an onshore corporation sole; you only need to have the corporation sole (wherever it is created) open its own bank accounts, whether onshore, offshore or both. The corporation sole can do anything you can do, and in many cases it can do it better than "you" (although "you" are in control of the corporation sole), because it is not under the jurisdiction of most of the government's regulations, including the fact that it has no requirements or responsibilities to answer or report to, or file with, the IRS, either for acceptance as a "non-profit" corporation or to meet any other requirement in establishing its legitimacy.

In other words, can IRS go after investment income paid to electronic metal accounts and anonymous debit cards?

I suspect that the new laws, supposedly in the name of "terrorism", are primarily geared to provide the government greater facility in "tracking" money regardless of where it is. Our government primarily tracks US currency (although I believe even this is changing), and that INCLUDES from offshore bank to offshore bank, because all money transfers in U.S. dollars have to pass through an onshore American bank at some point. The new laws give them greater power to track money for any person or business.

And also, can you have your own bank set up an onshore Corporation Sole? Are there fees, minimum and maximum amounts allowed, etc.?

At this point, I don't know of any "bank" that creates Corporation Sole. Although banks are expanding the services they offer since the change in the banking laws a year ago, banks have generally only set up banking accounts, for whoever desired one and met their qualifications.

I don't know any bank that has limits on amounts of deposits allowed, but this would be a question for the particular bank.

I have read the Corporation Sole information and application documents. It is very enlightening. However, correct me if I'm wrong, it looks like one must prove a religious, educational, and/or philanthropic purposes in order to become a Corporation Sole. Therefore, my understanding is that one cannot become a Corporation Sole first and then take time to establish its purpose or "raison d'etre". In other words, is it illegal to set up a Corporation Sole with no preset agenda?

A corporation sole can not be created except around some "purpose" or mission; otherwise it has no reason for being (raison d'etre). In other words, to ask a rhetorical question, why would you do anything for which you had no reason? (or even a desire)? And it is the expression of that desire or reason for being that the law recognizes in allowing for the corporation sole as a means of the expression of that purpose. However, there is no requirement to PROVE anything. It's simply a matter of becoming

clear on YOUR purpose and mission; that's what's established in writing with the creation of the corporation sole.

Another rhetorical question: What "good purpose" could NOT be included in the context of either a religious, educational or eleemosynary purpose. Many missions or goals of purpose could fit two or even all three, could they not?

The primary strength of the corporation sole is built on the Constitutional Principle that "Congress shall make no rule respecting an establishment of religion, or prohibiting the free exercise thereof..." (First Amendment to the Constitution). The courts of our land have consistently refused to touch this portion of the First Amendment. Since they can make no rule, who (but you) decides what YOUR religious purpose might be? A religious purpose does not have to have any kind of church buildings or church meetings or any official "church endorsement" to be "religious".

[I also read that the States of California, Washington, and Nevada have special laws pertaining to Corporation Soles and that companies there offer service fees under \\$500.00 for setting up Corporations Sole. Can you detail what you offer that they don't?](#)

Not knowing what other companies offer (or don't offer, in this case), I'm not an authority on whatever they are not offering.

I can say what [THE COMPANY] offers, however. Although the individual States' laws may vary, they tend to be a lot more similar than dissimilar. Sometimes folks favor certain States because they are not really familiar with what are the laws in the other States. We can create one in the State of your choosing.

First, prior to [THE FOUNDER] even offering corporation sole ten years ago, he put in three years of intensive legal research. His research resulted in a foundation of knowledge that allows [THE COMPANY] to ask you the right questions to properly create a corporation sole to fulfill the purposes you have in mind, and which enables [THE COMPANY] to create the documents that will be in full accordance with the intent of the law, while more powerfully enabling you to know how to work with your corporation sole. Also, [THE COMPANY] does not simply use a boiler-plate (and cheap) document that could get you into trouble down the road.

To properly establish your corporation sole, we ask numerous questions, not only on the application itself, but also in the follow-up personal phone conferences, wherein the specifics of your desires and intentions are explored. Anyone marketing corporation sole for less than three years doesn't even know the proper questions to ask to ensure that the corporation sole is established properly.

Then we write the first draft and submit it to you for your approval, which includes another lengthy private phone conference for answering further questions and ironing out the details. Then the final document is prepared, and submitted to the State of your choice for registration. (We don't pick one "favorite" state and register all corporations sole in that State). Then, if you want the corporation sole to be able to maintain banking accounts (since almost every bank requires an "EIN Number," *i.e.*, "Employee Identification Number"), we acquire a "non-tracking" EIN number from the IRS; then, if you've requested one on the application, we order a corporate seal. When the documents are delivered to you, you'll then have follow-up consultation available for when you have questions (and you will have questions when you actually start

operating via corporation sole). All of this is included in [THE COMPANY's] single fee. There are no annual ongoing fees to [THE COMPANY], although most States have a small annual fee (\$15-\$50).

"Most" of the information about corporation sole that's available on the internet has been taken from [THE FOUNDER's] research (although not because he put the information there on the internet). However, just having information about corporations sole does not provide either the experience or the knowledge of the law and requirements behind their creation. [THE FOUNDER's] having this enables you to avoid some of the mistakes other folks make when they don't fully understand what they're doing.

[Lastly, can you set up a Corporation Sole in any US State? In any country of the world, even?](#)

Only 17 States of the United States of America allow for the actual creation (statutory registration) of the Corporation Sole. Most countries in the world recognize corporation sole, but I'm not familiar with specifically where, or in what jurisdictions, would have to be registered to be "statutory". I'm fairly sure a corporation sole created here in the States would be recognized in most countries of the world, although, if you were going to "do business" in the corporation sole in a foreign jurisdiction, you'd probably have to register in their jurisdiction as a "foreign" corporation.

The primary reason for having a "statutory" corporation sole (vs. a non-statutory one) is that most banks require an EIN number for opening accounts, and you can't get a "non-tracking" EIN number for a corporation sole that's not statutory. A corporation sole can be created without registration and still be valid, but it would no doubt experience great difficulty opening bank accounts. The EIN number is not required by the IRS, but by the banks, and the IRS issues us the non-tracking numbers as a matter of convenience.

[Are Virginia, Maryland, DC, and New York among the 17 States allowing the creation of CS? What about commonwealth and District?](#)

[Good Day](#)

The only five states east of the Rocky Mountains which allow for the creation of a corporation sole are Alabama, Michigan, New Hampshire, North Carolina and South Carolina. The other twelve states are the States from the Rocky Mountains west, *i.e.* Arizona, Colorado, Wyoming, Montana and all the States west of those, including Alaska and Hawaii.

A corporation sole does not have to be created in the State in which you live in order for it to be valid, and for you to get all the benefits from it. Should you want the corporation sole to run a business in your State of residence, you would probably have to "register" your corporation sole (created in another State) as a "foreign corporation", just as Westinghouse, incorporated in the State of Delaware, has to register as a foreign corporation in any State in which it does business. If you're not conducting a business, however, that's generally not necessary.

Sincerely,
Paul Leinthall

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[3] News Briefs & Comments

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While I had signed up for the live web-cast of the "Citizens' Truth-in-Taxation" hearings in Washington, D.C. two weeks ago, I was too busy to even tune in. I'll supposedly be receiving a video and all the materials presented, but to date, they haven't arrived.

What did arrive in my e-mail inbox numerous times this past week are the closing comments at those hearings made by Sherry Peel Jackson, CPA. I offer them here, without comment. I think you'll find it inspiring.

CLOSING COMMENTS**"ADDRESSING THE JURY - THE AMERICAN PEOPLE"**

Ladies and Gentlemen:

My name is Sherry Peel Jackson. I became a Certified Public Accountant in 1987, I was an Internal Revenue Agent in the Atlanta District for 7 years, and I became a Certified Fraud Examiner in 2001. I am here to summarize the tales of ignorance and deception that you have heard over the last two days and I am here to inform you of the state of the nation so that you may choose your next course of action.

You have heard the truth of how the Internal Revenue Service, Department of Justice, Federal Reserve and politicians have perpetuated this smoke and mirrors - dog and pony show on you the American people for over 88 years. You have heard of American families devastated by the invasion of privacy and unbridled fear placed upon them through threats of liens, levy's and even jail time. In my tenure as an IRS agent, I personally saw marriages broken, families torn apart, homes confiscated and businesses destroyed - all while my colleagues and I were out making unjust demands on the American people - without the proper authority. Now, you be the judge.

You have seen that Commissioner Charles Rossotti, Dan Bryant, the majority of our congressional delegation and other civil servants have refused to do their jobs. It would have been as simple as answering the questions of these well-educated researchers in a public forum, such as this one. But they have reneged, so you be the judge.

You have learned that the Constitution of the United States of America has been trampled on and ignored through allowing the privately owned Federal Reserve to create paper currency and charge you 47 million dollars in interest per hour - money coming from the mouths of your children and the college education funds of your grandchildren, all the while the children and grandchildren of the owners of the Federal Reserve will never have to work a day in their lives, and that is wrong, on so many different levels.

And let me tell you, that as a black woman I am keenly aware of the history of slavery. But do you understand that we are all slaves to this system? Do you understand that the media and Hollywood play a part keeping the American people so fixated on "Alley McBeal", "WWF Smackdown", "Moeisha" and "The

Practice" that we don't take time to read the Creature from Jekyll Island, study the Internal Revenue Code and learn the Constitution?

Now, let me spend just a minute to address my culture. Do you realize that the so called black leaders make millions of dollars every year playing the "us against them" role - keeping blacks focused on the race card and away from the real issue - the theft of our future through taxation.

These publicity mongers are well aware of the oppression brought on by income taxation, they love to march on Washington about racial profiling and civil rights, not to say that these are not real problems, but these leaders have been too afraid to approach the powers that be and have a million man, woman, boy, girl march about economic freedom from income taxation and restoration of constitutional rights.

(And they have the nerve to call Clarence Thomas an Uncle Tom.)

Also, there's been a lot of talk about reparations lately, but know this: If all Americans were able to keep the money withheld from their paychecks every year, that money would enable them to home school, start their own business and boost the economy, save for college and retirement, even buy that 40 acres and a mule. So, you be the judge.

You need to understand that with an Internal Revenue Code, Code of Federal Regulations, and other "official documents" spouting off several different definitions of United States, Internal Revenue Service and other important terms, this deception that keeps people ignorant is not a coincidence. The writers of the Code used semantics and legalese to make us think that we are required to pay the income tax and file an income tax return. Former IRS commissioner Shirley Peterson even stated that, and I quote, "Eight decades of amendments..to (the) code have produced a virtually impenetrable maze..The rules are unintelligible to most citizens..The rules are equally mysterious to many government employees who are charged with administering and enforcing the law." End quote.

This fraud was strung together by people like the former president that said "it depends on what your definition of is is" and "it depends on what your definition of sex is". This incident showed us that definitions are very important to politicians and lawyers, and no word is meaningless. For example, it does depend on what the definition of "source" is.

The opposition, in an attempt to keep the "sheeple" in the flock, will scoff at us and encourage unaware Americans to ridicule those of us who have been informed, saying, "these people just don't want to pay their fair share." We have already learned from a speech by former Federal Reserve Chairman Beardsley Rhuml that this country doesn't need income taxes for revenue. This money collected from our sweat and tears is used to perpetuate redistribution of wealth, among other things. But the powers that be keep beating the people over the head with this "fair share" garbage. Well, what is fair share? Haven't the families of the victims in New York City and the pentagon paid their fair share? Haven't the men and women that lost sons and daughters, husbands in wives in Vietnam, Korea and the other battles paid their fair share? So you see, this tactic to pit

those that are uninformed of the income tax fraud against those who have seen the light is baseless and must be eliminated!

The opposition also uses our religious faith to twist the meaning of authority and to create unjust statutes. People, I know godly authority and our current system does not reflect godly authority. Many of our past and present religious leaders have been jailed for questioning authority. They have been beaten, starved and even killed for their faith and their defiance of injustice. People of America - is what you're living for worth dying for? Are you willing to take a stand? It's your choice.

The creators of this Creature called the income tax, engineered their system to manipulate you into staying in your comfort zones. With a little bit of patriotism and a little bit of fear tactic mixed into a pot of inflation and deflation, they have been able to keep the people confused, intimidated and obedient for over 88 years.

But now the truth about the fraudulent origin and operations of the Federal Reserve System and the Internal Revenue Service have been revealed to the American people. You can no longer claim ignorance of the truth. You must acknowledge it or reject it. The choice is yours. And the consequences of your decision will rest on the shoulders of your children and future generations of Americans.

You can remain an informed slave or you can get off of the plantation. You can remain engrossed in fear, or you can take a stand like Patrick Henry who shouted "give me liberty or give me death." You can stay hypnotized by "As The World Turns" and "The Guiding Light", or you can turn off the tube and read the Constitution, then go ask your elected representatives why they refuse to follow it. Remember that those elected representatives have sworn to uphold and defend our constitution.

Remember that each of our elected representatives has pledged to serve our country first-not a political party, or certain privileged and special interests groups-but you, the American People. They are our public servants.

In closing, we have shown you the truth. Now, for the sake of our Country and our children, we ask you to choose justice over injustice, unity over division, courage over fear, truth over ignorance, and liberty over economic slavery.

We ask you to stand with us and let the voice of freedom be heard from every corner of our great country. It is time to end this long-standing injustice and tyranny over the American People.

Thank you.

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[4] Call Reminder
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The **TAX EXEMPT Conference Call**, for “new” folks, takes place **EVERY Wednesday NIGHT at 9 PM EASTERN** time. The number is: **620-584-8202, pin 2974#**.

The **CORPORATION SOLE (specific) Conference Call**, is on **Friday MORNINGS**, at **10 AM EASTERN** time. The number is the same as above

Also, there is a **CLIENT’S ONLY Conference Call** available (obviously) for Clients Only. If you’re already a client, and you would like to be on that call, **CALL YOUR REPRESENTATIVE for the phone number and time**,]

I want to mention something to new readers and to folks who have never been on the [THE COMPANY] Conference Calls. The calls are NOT what you may be expecting from a typical “conference call” these days. A lot of people are used to big sales-hype conference calls, with a lot of “Rah-Rah-Rah”. The conference calls are NOT “sales” calls. No one is trying to get you to enroll in something, or asking or suggesting that you try to get your friends to enroll. These are ALL TEACHING calls. They consist almost entirely of questions and answers, after a brief introduction. They’re a great place to hear other folks ask all sorts of questions and get any questions of your own answered, and they provide you the opportunity to get a pretty well-rounded understanding of what this is all about in 60 to 90 minutes. I think you’ll find they’re one of the best \$3 to \$5 values you can find today. (The telephone long distance charges for most people).

Pressing “*6” (Star 6) on your phone will mute your end of the line, so everyone can hear better; then, when you want to ask a question, you can press “*6” again to go off mute. If you’re having a hard time hearing, with various noises in the background from other folk’s lines, such as: conversations, kids-playing, dishes clanging, and phones & faxes ringing, then be assured, everyone else can hear the ambient sounds from your environment. It simply makes it much more difficult to hear whoever is speaking at the moment. Thanks for your consideration in this regard.

May I suggest, if possible, that when you call, you use a regular “connected-to-the-wall telephone”, rather than a cellular phone (particularly when driving), or even a cordless phone. Also, please, not a speaker phone, either, unless it has a “mute” button, because speaker phones amplify the ambient sounds in your environment. And PARTICULARLY NOT an Internet phone, a true “killer” of conference call Quality.

If you like what you hear on the call, and you want to talk further to someone (including the call presenter) or ask more “personal” questions, remember how you heard about the call. No contact numbers are given out on the call, not because anyone is trying to hide anything, but because various representatives of [THE COMPANY] bring folks to the call. The call itself is not a “sales” forum and doesn’t get involved in the sales “hierarchy”.

See you on the call. Tell your friends about it, too.

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[5] Contact Information
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Paul Leinthall

Phone: 661-822-7889, Mon. - Fri. 9 AM to 5, PM (Pacific)

Email: littlehammer@primemail.com

You may notice that I refer to [THE COMPANY] or to the founder of the company [THE FOUNDER] in various places throughout the Newsletter. I choose those expressions, instead of providing the actual names of the company or it's founder, for a couple of reasons...reasons which you'll also find reflected in my explanation of the copyright notice (below). I want to insulate [THE COMPANY] and [THE FOUNDER] from undue and unwarranted attention (especially negative attention or reaction), whether from a casual reader or from any taxing agency or authority, their attorneys, or representatives. Therefore, it is my desire that the reader be absolutely clear who is responsible for what appears in this newsletter. This newsletter is NOT sponsored directly by [THE COMPANY] or [THE FOUNDER], and while I believe I am being representative of [THE COMPANY's] and [THE FOUNDER's] philosophy, goals, ideals and the truth in law and in fact on which [THE COMPANY] stands to perform its valuable service for its clients (of which I am one), and while I may quote [THE FOUNDER], or someone else, I always seek to maintain each person's privacy, unless their words are already in the public (published) domain; thus I will take the heat for any negative attention, response or reaction.

Also, this allows anyone, including other representatives of [THE COMPANY], who find this information valuable, and who want to share it with others, to substitute their name and contact information for mine, and not have to worry about potential clients of the company going over their heads and bypassing them. Since [THE COMPANY] sponsored conference call follows this same philosophy of client protection for their representatives, the information in this newsletter can, then, be more widely disseminated for the value and education of others.

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