

## Chapter 5 - The World of Slavery and Voluntary Servitude -

Did You Volunteer? Are you NOT HAPPY?

### C) 'Sincerely Believe' - Thought Combined with Action?

Over the years, over the decades, and over the centuries many thousands and thousands of individuals, groups, nations, and continents have been embroiled over the issue of taxation. Thousands upon thousands of words, books, slogans, demonstrations, etc. have led to activities of action. Many of these activities of action have led to loss of possessions, liberty, and life. In a very few exceptions those activities of action have led to success.

What is it which 'causes' individuals to become involved with an issue which, in most cases historically, causes such loss of liberty, property, and life? What is it which 'allows' some individuals, in the minority, to ultimately succeed? Do you, the reader, have an 'itch' about this subject of taxation? Will you consider this offering as a method to begin to 'scratch' your 'itch'? 'Scratching' is not just a 'thought'; 'it' is an 'action'! But, action begins with well thought-out, 'thought'!

"Neither be ye called masters: for one is your Master, the Christ." - Matt. 23:10, THE CHRIST speaking.

For those with 'eyes and ears' it is simple; there is ONE MASTER! All other masters including oneself are false! Something which is false is not true/not honest/not allowed/anti-Christ!

"No man can serve two masters: for either he will hate the one, and love the other; or else he will hold to the one, and despise the other. Ye cannot serve God and mammon." - Matt. 6:24, THE CHRIST speaking.

For those with 'eyes and ears' understanding is available as to why the 'itch' is there, somewhere in your gut, somewhere in your head, somewhere on the back of your head when your hairs stand-up. THE LORD is just waiting for you to STAND-UP! Blessings to THE LORD for being so patient with us.

Tribute - money paid regularly by one ruler or nation to another as acknowledgement of subjugation, for protection from invasion, etc.. (notice how the dictionary is very limited with the 'etc.' - not much detail - up to the individual to finish the 'etc.'!)

"THE LORD's tribute..." - Numbers 31:37,38,39 in part.

With just a little effort, the individual can find numerous other examples of the 'requirement' to pay tribute to THE MASTER/THE LORD.

"Be it known now unto the king,;..then will they not pay toll, tribute, and custom, and so thou shalt endamage the revenue of the kings." - Ezra 4:13.

So it is evident that some 'they' will not pay 'tribute' to the kings' revenue. The question is 'are you one of the 'they'? Is this the reason for your 'itch'? Are there more reasons for your 'itch'? There are many more reasons for 'my itch'!

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In this current time of 2010(pagan time), in the land of THE LORD known as America, the revenue of the kings is known as The Internal Revenue Service(IRS). When one pays tribute(taxes) to the IRS then 'protection' is offered to the individual. This protection comes in the form of not taking the 'rest' of what one has as possessions, land, money, liberty, and life. As long as the individual continues to 'pay' increased taxes, as are yearly up-dated by the lords in Congress, this protection is extened. As long as the individual acknowledges 'the lordship' of a false master the earthly treasures are protected; while the heavenly treasures are lost!

"Lay not up for yourselves treasures upon earth, where moth and rust doth corrupt, and where thieves break through and steal:  
But lay up for yourselves treasures in heaven, where neither moth nor rust doth corrupt, and where thieves do not break through nor steal:  
For where your treasure is, there will your heart be also." -  
Matt. 6:19,20, & 21.

"thieves break through and steal" could this be the IRS? I know so!

"For where your treasure is" could this be eternal life at THE LORD's Supper I know so!

For some the 'itch' is becoming more defined. For some have only one MASTER and refuse all others. For some acknowledge the 'orders' of their MASTER.

"And I heard another voice from heaven, saying, Come out of her, my people(not persons), that ye be not partakers of her(Babylon) sins, and that ye receive not of her plagues." - Rev. 18:4.

This is an order, very encompassing, to HIS people which is known by those with 'eyes and ears' as something which is possible as HE would not give an order which is not possible. However, HE did not 'add' the clause, 'it will be as easy as pie'!

Motivation is the key to desire which at the correct level provides the exact superior level of execution/performance(action). This individual's is fairly well defined in the following:

"Fear of THE LORD is the beginning of knowledge: but fools despise wisdom and instruction." - Proverbs 1:7.

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"And fear not them which kill the body, but are not able to kill the soul: but, rather fear HIM which is able to destroy both sould and body in hell." - Matt. 10:28.

It is offered to you, the reader, that the above two verses actually make it very easy to comply with THE MASTERS Orders if one has 'eyes and ears"! Blessings to those with 'eyes and ears"! For the rest of this Chap. 5, Part C, will be your beginning and maybe your end of paying protection to the Caininites of Babylon.

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"If the law is not on your side, then confuse the issue(s)!" is an often repeated quote of one Arkansas Supreme Court Chief Justice and thousands of attorneys which are members of the 'bar'. I wonder sometimes what 'attornets' are barred from? 'nets' of legal capture? 'Legalisms' of confusion. Bab-bel-ing-on(Babylon) is confusion!

So it becomes the duty and responsibility of the individual with 'eyes and ears' to remove the confusion. Not really that hard when remembers 'the pen is mightier than the sword'.

"Neither slavery nor involuntary servitude,...shall exist withing the United States..." - Amendment XIII, Const. of United States. This does not preclude 'voluntary servitude' and you need to get this very first point very clearly. You may indeed volunteer for lots of things as this is your ability to 'contract' which is unlimited.

"He is entitled to carry on his private business in his own way. His power to contract is unlimited..." - Hale v Henkel, 201 U.S. 43 at 74-75.

The question becomes 'does the individual know how, why, when, and where the contract became into existance'? Are we talking about a contract of present tense, future tense, or past tense?

Covenant - a binding and solemn agreement by two or more persons, parties, etc.(etc. can mean people, THE FATHER, THE CHRIST) to do or keep from doing some specified thing(s); a contract; compact.

Compact - to make an agreement; com-with; an agreement; a contract between parties: applied, in a general sense, to any covenant or contract between individuals, but more generally applied to agreements between nations and states, as treaties and conventions.

Treaty - syn. - contract, agreement, league, covenant, alliance, negotiation, convention. from L. tractare, to handle, manage, treat.

It is sometimes helpful to define the word(s) which are being discussed for 'same-page' understanding. This is not always accomplished and allows for individuals to have different understandings; thusly, confusion which is not the goal in this section or in our lives.

In the past tense there was a contract/covenant/treaty which was everlasting(forever). This contract was for life and death, for health and sickness, for prosperity and depression, and for eternal life. This individual was not aware of said contract until the approx. conception date plus 42 years( 6 x 7 years(weeks) ) of this life. Prior to that time I was in a continual state of confusion until becoming aware of THE CONTRACT. It is your duty and responsibility to DETERMINE if you are under THE CONTRACT. No other individual will do this for YOU! YOU and YOU ALONE can make this DECISION! You do not need dozens and thousands and millions to stand with you; you only NEED THE FATHER's and THE CHRIST's WILL which will be provided with your positive decision/ action.

"And I will give unto thee, and to thy seed after thee, the land wherein thou art a stranger...for an everlasting possession;... Thou shalt keep my covenant therefore , thou, and thy seed after thee in their generations." - Genesis 17:8 & 9.

Thusly, it is clearly defined, the ancient contract/treaty/covenant which can have the rule/jurisdiction of life or death. Of course, there are dozens of other locations in which this contract can be evidenced within the WORD of THE FATHER. And, there are many details/ 'jotts and tittles' which need to be learned. However, it can not be argued that this covenant with THE LORD existed prior to all other contracts which are very inferior to THE LORD's Contract.

Remember, the Hale v Henkel Supreme Court Case on page 3 which states "His power to contract is unlimited...". Discovery of a prior contract which is in effect supercedes 'less aged' contracts. Unlimited contract power also means that 'one can cancel contracts' with certain provisions. Canceling contracts will be discussed later in this Part C.

The supremacy clause in the Const. of the United States is very important for individuals to understand in many areas. It always wins in the American judicial system. It eliminates all individual state and people/persons(hybirds) powers, gives rule to the United Nations and other international orgainizations through treaties, etc., and pre-dates supreme powers to treaties made in the past as authoritative. Treaties such as the Treaty of Paris, Concession of England to the Holy Roman Empire, etc. are validated by this Article VI, par. 2 of the U.S. Constitution.

"...and all treaties made, or which shall be made..." - par. 2 of same. Clearly, 'all treaties made' is in the past tense. This 'past tense' is prior to the writing of the Constitution. Stop and think a moment! Why would a 'past tense' clause be used at the moment of writing/accepting/ validating a document, unless, a clear intent is manifest? Re-read this paragraph? Think on this a bit?

Thusly, by the very document which was used to 'enslave' the population, the United States Constitution, allows the 'release' of the population. Did I upset some by stating that the Constitution is the method of enslavement? Think about how all the laws which are 'legalism built' on-top of each other have taken your liberties; and REMEMBER the U.S. Supreme Court has stated through 'rule' that these laws are constitutional. And, don't forget Article III, sec. 1, which totally states that there is only 'one supreme court' and only those which sit on said court have the ability to state what is constitutional or not. You have 'no-say-so' and neither do any other individuals, except the 'black-robos' in D.C. as to constitutionality.

Without a specific quote and case number, an individual which speaks as to 'constitutionality' demonstrates their lack of knowledge as to the reality of the situation in American law. I do not like this, but, it is reality. Idiots offer their opinion as to what is or is not constitutional. These same people are demonstrating their 'two-sided' arguement theory which both sides are wrong. Argueing with both sides in error leads to additional confusion and error. The lesser-of- two-evils still gives 'evil'. As long as people speak out of both-sides-of-their-mouths, the center of truth shall not be found.

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So, a past tense contract, supreme in nature and power existed. And, I, Jerry F. Kirk, was so dumb as to become confused. My confusion rooted in my family's lack of 'money wealth'. I wanted the 'power' which comes from money. Women, cars, homes, access to powerful persons, 'do what I wanted to do' with almost total impunity was available to me and others of my abilities with only one requirement: accept and volunteer into the system which I did when I was thirteen(13).

At 13, I volunteered(elected/chose) to apply for a social security number so that I could prepare/mail/file my first I.R.S. income tax papers. No other individual did any of this work. I acquired the forms, Read the forms. Wrote them. And, signed them. I was in the system. I was a player at a very early age.

At fourteen(14), I had two gasoline company credit cards since I had already had a checking and savings account for many years, in my own name with my own signature, only! It was great to pull up to the pumps with my parents and 'charge' \$1.00 of gasoline on my credit card. Every month I would pay my 4 to 8 dollar credit card statement(s) with my own check. After, a few months of paying in-full, with knowledge, I did not pay 1 or 2 dollars so that the credit card would get some interest charged so that the next month, I could 'pay' in-full to establish 'good credit'. 'Good-credit' is the kind in which the creditor can make so 'extra' money through interest/usury. I was in the 'game'.

By fifteen(15), I had an American Express Card and a Dinners' Club Card (can not exactly remember the original name at this date as to D.C.C or Carte Blanche). Men that made \$15,000.00 a year did not have the 'cards' which I had and used. I took great pleasure in 'flashing' my cards in front of people at restaurants, businesses, events, etc. and 'watching' others 'wonder' as to how one so young could acquire these 'worldly items' of power.

By sixteen(16), I had arrived with my new gold Playboy Credit Card. You should have seen 'the looks' on other high-school students, when they saw my cards. I quickly learned that 16 year-old girls could not get into the Playboy Club or other nightclubs. So, I began dating girls over 21. And, these girls, older, and much more sophisticated in the areas of 'male-concern' were only too happy to be much more than a date for I had the 'trappings' of success and power. And, I did know how to enter and control my environment!

By eighteen(18), as I had always worked and made money since I was old enough to push a lawn mower which I bought, I began to make some 'real money'. In my 18th summer, I made almost as much money in three months as school teachers made in one year. Other high-school graduates were making about \$65.00 a week and I was making \$400.00 a week. Now, I was a 'player-of-discussion' by those with millions which knew me.

The SYSTEM was absolutely the very best thing in America. I learned 'it' and I was always 'in-front'. I continued to study and learn and apply/elect/choose to be the best that I could be in all financial situations. Except one item was different for me. If I could work many less hours than anyone else at the same job and get paid more, that was my 'deal'. Less work and more money meant more time for women. And, I did love the company of beautiful women. Wasn't I great? I had it all! And, even though many individuals did not like me because I had so-o-o much, that was their fault for not applying themselves.

My arrogance, not to others, but to life was at very high levels. Arrogance to others is 'seen' by others normally because those individuals have less than what said 'arrogant individual' has in terms of materialism or knowledge. People become very defensive when placed in view of someone which actually has some knowledge. People fail to realise that many hours of labor, patience, dedication, and desire fill-up the bucket of knowledge. And, they become jealous because their choices do not allow the same results.

But, what had I done when I became confused? What was the 'trade'? What did the 'system' take without me knowing? Me, who was so smart? Did I pull an 'Esau'?

"Then Jacob gave Esau bread and pottage of lentiles; and he did eat and drink, and rose up, and went his way: thus Esau despised his birthright." - Genesis 25:34.

So, what I actually did was 'sell' my birthright!

"Thou shalt not make no covenant with them, nor with their gods." - Exodus 23:32.

I broke my contract/treaty/covenant with THE LORD. And, I was 6-weeks of years (42) when I learned of my treachery to THE LORD.

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The United States adopted the XIV Amendment which was found to be 'constitutional' by the United States Supreme Court. No surprise there. This made it possible for people to become persons. Allowed 'public debt' in virtually any form. Allowed the 'Patriot Act' with Homeland Security with absolute 'security measures' against persons. Etc., etc., etc.

The bankruptcy court in Puerto Rico mandated The Public Salary Tax Act (Buck Act) Title 4, sections 100-113 because the 14th Amendment was found to be constitutional. And, this Buck Act (the Buck Stops Here) allowed all people to become persons according to the constitutional 14th Amendment. Because the 14th says, "...including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned."

The Public Salary Tax Act is how payment is made for any privileges, services, or gratuities which an individual accepts. When one accepts these things the status of 'person' is conveyed upon that individual. Insurrection or rebellion is any activity which questions the validity of the 14th Amend. or any law which Congress passes as in Sec. 5 of 14th Amend.

The Internal Revenue Service was set-up to collect the money/interest/blood necessary to pay for the insurrection or rebellion of all persons. All persons are in insurrection or rebellion when that individual does not comply, fully, with all laws, statutes, agencies, edicts of agents of the collection agency, etc., etc., ad-nauseum. So, persons have thousands of forms to fill-out, thousands of procedures to follow, and thousands of 'agents' to obey without questions. This all happens because of THE PUBLIC DEBIT WHICH PERSONS BORROW!

Today, there are dozens of 'manure-heads' which sell books and courses to virtually illiterate individuals, as in knowledge of law, to instruct

said 'dummies' as 'how to use procedures and forms' to eliminate the 14th Amend. Constitutionality. This is even so when there are thousands of lawyers working deligently for the Federal Goverment to purposely make the laws impossible to comply with in any two court rooms. To make it impossible for any two agents to understand what to tell the person. To make it impossible for any two individuals to reasonably communicate about 'what-is-what'. However, the absolutely sure end is to make the person guilty of something because insurrection and rebellion is what every person is guilty!!!!!!!!!!!!!!!!!!!!!!!!!!!!

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"...the borrower is servant to the lender." - Proverbs 22:7.

The Federal Government is in compliance with THE FATHER's LAWS with respect to the 14th Amend. and Title 4, sec. 100-113. You take their money and your ass belongs to them. End of story!

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So, after 42 years how do I undo what I did to myself (and what you did to yourself)? After all, I did break my contract with THE FATHER. AND, I made a contract with the Babylonian Caininites. Soo, if I broke one, why can't I can't I re-make the broken one. And, now break the really bad one. Well, I can! And, I have! All it takes is Proverbs 1:7!

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In general, there are two types of contracts: contract specific and contract general. Specific in simplicity has an ending date as when one contracts to buy a car with a loan of 36 payments of \$110.00 per month. If one makes said payments, in full and on time, the contract is satisfied and over. There is an ending date to said contract. In general contract, there is no ending date specified. One signs a power-of-attorney to receive a certificate of title to one's car and there is no ending date on that contract. THE NICE THING about contract general is that since there is no end date specified, either party may end the contract upon notice to the other party. How sweet it is! If the reader has not fully grasped this paragraph, re-reading is necessary before continuing!!!

When one signs any form, paper, document, etc. with the corporate goverment, a contract is manifest by both parties. 'Ignorance of the law' has not been found to be an excuse of THE FATHER or by Satan's goverments. Chew on that a moment, please! And, quit listening to 'manure-heads' which repeat 'full-disclosure' procedures which always lose.

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Sullivan v United States, U.S. Court of Appeals, 1926 - "There can be no question that one who files a return under oath is a witness in the meaning of the Amendment(Vth).

Garner v United States, U.S. Supreme Court, 1976 - "The information revealed in the preparation and filing of an income tax return is, for Fifth Amendment analysis, the testimony of a 'witness' as that term is used herein."

What the court does not say in these quotes, IS THAT IF YOU GIVE THE IRS or OTHERS SOME, then you have to give them all of your information. No 'cherry-picking'!

Flora v. United States, 362 U.S. 145 - "Our tax system is based upon voluntary assesment and payment, not upon distrant."

What the court does not say in this quote is THAT YOU VOLUNTEERED to accept mail, residency, social security # and payment, food stamps, medicare, welfare, signed forms, etc., etc..

United States v Dickerson, Seventh Federal Judicial Circuit Court of Appeals, 413 F2d 1111(1969) - Only the rare taxpayer would be likely to know that he could refuse to produce his records to the IRS."

CAUTION!

What the court does not say in this quote that the admission by the individual that the individual is a taxpayer(taxprotester) waives the necessity of a judicial determination that one is a taxpayer. When one admits to being a taxpayer or tax protester and does not file or pay, then one is in insurrection or rebellion. And, although the prosecution of this is not evident by the language used in court, it does happen.

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Sherar v. Cullen, Dist. Dir. I.R.S, United States Court of Appeals, Ninth Circuit, July 3, 1973, # 71-1558 - Sherar was an employee, agent of the I.R.S. who refused to give his records to I.R.S. in connection with a tax audit by the I.R.S. and was discharged by the I.R.S. for not giving said records. The Court ruled that Sherar was to be re-instated and given back-pay.

Malloy v. Hogan, 378 U.S. 1, 84 S.Ct. 1489, 12 L.Ed.2d 653(1964) - a person has the right "to remain silent unless he chooses to speak in unfettered exercise of his own will, and to suffer no penalty...for such silence". This case and quote was found in the Sherar case above.

Thusly, it becomes pretty evident that volunteering/electing/chosing to open one's mouth and records is pretty dumb. However, one must always state, "I refuse to do such-and-such because of the Fifth Amend. requirement against self-incrimination." Notice the exact language of the last sentence. I did not say 5th Amend. 'right'!!!

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Helvering v. Davis, 301 U.S.C. 619, quote from goverment witness in testimony, May 24, 1937, - Social Security Contributions are "true taxes, the purpose being simply to raise revenue. No compliance with any scheme or Federal regulation is involved. The proceeds are paid, unrestricted, into the Treasury as Internal Revenue collections, available for the general support of government; that the appropriations were wholly independent appropriations...". (The quote given above in Flora is based upon this court case.)

This above case of Helvering is but, only one example that there are no Social Security funds listed in an individual's account for an old-age pension. Social Security taxes are simply taxes with the illusion of payment based upon one's contributions. S.S. is voted and passed by Congress on a yearly basis just like the military budget.



Social Security is a privilege, gratuity, or service provided by the Federal government and establishes 'complete jurisdiction' over the individual as being a 'corporate/caininite slave'! If you take their money - you are their slave.

"Social Security is a voluntary system in that no one is required to get a number." - quote from Dept. of Health and Human Services, Social Security Act, Jan. 10, 1990 by Penny Payton Claims Representative for D.H.H.S.

Further quote from Penny, - "The Internal Revenue Service uses social security Numbers as taxpayer identification numbers."

"We do not have the authority to require an employer to provide or deny employment or services to anyone who refuses to disclose his or her number. This is a matter between the individual and the employer." - Dorcas R. Hardy, Commissioner of Social Security, Baltimore Maryland, 21235, July 16, 1986.

"Social Security coverage extended...under section 3121(1) of the Federal Insurance Contribution is limited to United States citizens. Accordingly, such coverage ceases on the date that such an employee becomes a citizen on another country. Amounts paid under the agreement with respect to coverage of such individual prior to the date on which he became a citizen of another country are not refundable." - Revenue Policy 57-576.

With limited thought, it is very possible to understand that we have volunteered to join another country's jurisdiction. The land of Babylon ruled by the Caininites.

"Notwithstanding section 7701(a)(14), the term "taxpayer" means any person subject to a tax under the applicable revenue law." (Subsection 1313(b), IRC.

And, you volunteered to use the term, 'taxpayer' as you did with the term, 'person'!

"Our legal right to ask for information is Internal Revenue Code sections 6001, 6011, 6012(a) and their regulations." - IRS Notice 609 entitled "Privacy Act Notice".

'Our legal right to ask' does not say 'our legal right to require'! We went-along-to-get-along! AND, THEN WE GOT CAUGHT IN THE SYSTEM! Are we just soooo smart? Everybody else is doing it so should I be the theme.

"When jurisdiction is not squarely challenged, the subject matter is presumed to exist." - *Burkes v Lasker*, 441 U.S. 471.

'Do nothing and you get all the rules, regulations, procedures, lawyers, fines, jail terms, and eventually the 'lake-of-fire' as THE CHRIST is very 'touchy' about making a covenant with the Caininites.

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'A statute must be contained within itself' is a maxim of law which is held true in all courts. Think about this a moment! When charged with an offense, say like not having a current driver's license, the 'specifies' the exact law which is violated for the individual which has been charged with not having said license.

Now try and exercise: (And, if you do not do this exercise you will be missing a very big item.)  
Go to the I.R.S. Code and read various sections. See how many times the words, 'see also' are used. In other words verify how many times a statute or sections, or rule, etc., says to 'go see another statute or section, or rule'. In some of the 'rules' it does not say to go 'see another one' because the other ones say to go see this one'. One might need to re-read and re-read this exercise a couple of times! You will get-it with time!

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"5099 I.R.C., as of May 1, 1989, Sec. 7806 A, where word "see'(also) is of no legal effect."

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The above quote was found by a Doctor in Orlando, Florida, who had listened to me about visiting various courtrooms to become familiar with the proceedings of a court. This doctor witnessed a lawyer in federal court approach the bench and show the judge 'something'. Immediately, the judge dismissed all charges, fines, etc.. The case was in excess of \$250,000.00. The doctor had to show his medical license to the lawyer to get the 'info'.

So, with just a little thought one no has a really sharp- arrow and sword to employ.

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"When jurisdiction is challenged, it must be proven." - Hagans v Lavine, 415 U.S. 528 at 533.

So, if I challenge, I get to ask 'one-big-boat-load-of-questions. Of course 'ding-dongs' will allow the court to ask the questions and do 'the proving'. 'Ding-dongs' allow OTHERS TO TELL THEM WHAT TO DO, like indoctrinated lawyers who are protecting the 'bar'.

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See pages 11, 12, & 13. for Jerry F. Kirk's method of 'unlimited contract' ability.

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"It is only necessary to plead foreign law, not to prove it." - Wallis v. Mrs. Smith Pie Co., 261 Ark. 622, 550 S.W. 2d 453(1977).

This individual is under the law and jurisdiction of THE FATHER In Heaven and HIS Only Begotten SON, THE CHRIST. Look at this entire course.

'TO THE LAST DROP AND TO THE LAST BREATH'

*Jerry F. Kirk*  
*an attempting servant of THE LORD.*

Jerry F. Kirk  
Box 588  
Gotha, Florida

November 13, 1997

Commissioner of Social Security  
1500 Woodlawn Dr.  
Baltimore, Maryland, 21241

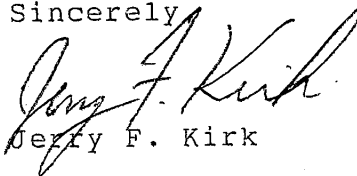
Dear Commissioner:

This is formal notification that I, Jerry F. Kirk a.k.a. Jerry Francis Kirk, revoke, nullify, and void my Social Security Number which was 265-06-1004. This is in fact done as I am allowed to 'change my status' at any time.

I am not required to have a SS# to live and work in the United States of America, the Republic thereof. I am "nonresident alien" to the "fictional state" of the United States and to the District of Columbia or the territories.

Enclosed you will find the original card which was given to me when I was a minor and incompetent to understand the "terms of the contract" which was imposed upon me. That card has been marked 'revoked-null-void'. My signature has been affixed and dated.

Sincerely

  
Jerry F. Kirk

cc. - To others as necessary.

Jerry F. Kirk  
Box 588  
Gotha, Florida

November 13, 1997

Secretary of the Treasury  
1500 Pennsylvania Ave., N.W.  
Washington, D.C.

Dear Mr. Secretary:


This is formal notification that I, Jerry F. Kirk a.k.a. Jerry Francis Kirk, hereby revoke all elections previously made under 26 U.S.C. § 871. This revocation is made expressly with the permission of the Secretary under 871 (d). and is within the time frame allowed by the Secretary.

Henceforth, the Secretary will treat me as a nonresident to the "fictional State" created by the "Buck Act" 4 U.S.C. 104-113. I do not live in the "United States" as that term is defined in the Internal Revenue Code. I am alien to that "United States".

I was born in Miami, Florida the State-Sovereign and therefore, a State citizen of Florida and a citizen of the United States of America, the Republic. Under Title 8, I am classified as a "nonresident alien" to the District of Columbia or any other Federal territories.

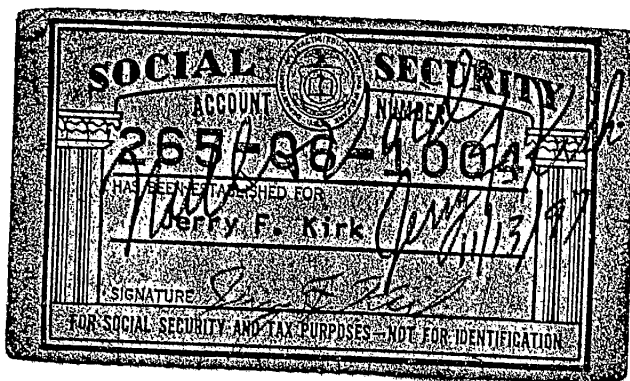
Enclosed you will find a copy of my formal revocation of my Social Security number which was issued to me under fraudulent conditions.

Sincerely,

  
Jerry F. Kirk

cc. To others as necessary

page 13



"Our Federal tax system is, in short, utterly impossible, utterly unjust, and completely counterproductive. The present system of taxation reeks with injustice and is fundamentally un-American. It has earned a rebellion, and it's time we rebelled!" - President Ronald Reagan, Williamsburg, Virginia, May, 1983.

Wow! Can 'they' put me in jail for quoting a President of the United States? Doubt It!

"...that the citizen is exempt from taxation, unless the same is imposed by clear and unequivocal language, and that where the construction of the tax is doubtful, the doubt is to be resolved in favor upon the tax is sought to be laid." - Spreckles Sugar Refining Co. v. McClain, 192 U.S. 397 at page 416.

Did Ronnie read the above case? I doubt so! He just learned and listened to a whole bunch of people.

'Clear and unequivocal language' - try reading a whole lot of pages of the I.R.S. Code to the jury members and ask them if they understand the code in 'clear and unequivocal language'.

"...that "a taxpayer who sincerely believed that federal income tax laws did not apply to him or her could not be convicted of tax evasion, because tax laws require 'willful' conduct." - Cheek v. U.S., 111 S.Ct. 604, Jan. 8, 1991, Supreme Court.

Let's take a look a specific case in which a jury believed that a certain individual sincerely believed that he did not have to pay income taxes.

United States of America v. Lloyd R. Long, United States District Court Eastern District of Tennessee at Chattanooga, CR -1-93-91, July 23, 1989, in which Long was charged, arrested, and brought to trial.

I and another individual purchased the 'entire' case transcript for approx. \$5,000.00. It, the transcript is 4 inches high. I bet it would cost a bunch more today at current Federal court rates per page.

The other guy and I actually had over 200 copies made at our own expense and handed copies to individuals for free. It was very disappointing to ask individuals which were given 'free' copy after expressing interest in the income tax 'issue', and find 1 or 2 months or more that said individuals did not read said case transcript. It takes a lot of work to read said case. There are a lot of talkers out there.

It is very difficult to find said case today, as I am told due to the government placing said case in the 'non-published case file'. I guess that is what the government does when 'they' lose their ass, 'BIG'!

I have included six(6) pages of the transcript. Obviously, you should have all four(4) inches. If anyone wants to volunteer to scan and post and maintain a web-site for this transcript, I will contribute the transcript for free, obviously.

I have written some limited notes on each page. You can figure out the rest by reading and asking yourself some questions. Lloyd 'Sincerely Believed'!

-I, Jerry F. Kirk, Sincerely Know what my MASTER says on the subject!

015031

I.M.F. - Individual Master File

(15)

PAGE NO-0001

→ \*IMF MCC TRANSCRIPT-COMLETE\*

EMP NO 07-990-06615  
P1218C

ACCOUNT NO 413-82-5492

09-21-93

NAME CONT- LONG

CYCLE-9337

TC 148 HOLD IS P

\*\*\*\*\*

FOR-0799006615 BY-0799006615 ON-092093

TYPE-C

TIME-09:08 SRC-I P1218C

PROCESSED ON-263

ENTITY AND TAX MODULE DATA FOUND ON MF

87 2 LLOYD R &amp; DANA E LONG

RT 2 BOX 266

7918 DECHERD

TN 37324-9802-660

SPOUSE SSN-411-80-2239

PRIOR NAME CONTROL-

FZ&gt; -Z

LOC-6201

YEAR REMOVED-

ENT EXT CYC-9309

(MFR-01) VAL-1 IRA-

CAF-

FYM-12 SCS- CRINV-Z 130-

RPTR- PMF- SHELT- BKNRPT- BLLC-

ACCRETION-

MIN SE-

JUSTIFICATION-

MFR - Mail Filing Requirement

LAST RET-88 M/E-

COND-E FLC-49 8930

150 -----7014

152 -----7122

152 -----7312

152 -----7513

152 -----7811

152 -----7918

148 -----9024

62212-080-51846-0

62221-097-49511-1

62209-055-62400-3

62209-067-22012-5

62211-056-27590-8

62221-104-31615-9

49277-551-00452-0

MODULES REMOVED TO RETENTION REG-----30 6912 DO-62 CYCLE-7301

30 7012 DO-62 CYCLE-7401

30 7112 DO-62 CYCLE-7501

30 7212 DO-62 CYCLE-7601

30 7312 DO-62 CYCLE-7701

30 7412 DO-62 CYCLE-7801

30 7512 DO-62 CYCLE-7901

30 7612 DO-62 CYCLE-8001

30 7712 DO-62 CYCLE-8101

30 7812 DO-62 CYCLE-8401

30 7912 DO-62 CYCLE-8501

30 8012 DO-62 CYCLE-8801

30 8112 DO-62 CYCLE-8701

30 8212 DO-62 CYCLE-8801

30 8312 DO-62 CYCLE-8901

30 8412 DO-62 CYCLE-9001

30 8512 DO-62 CYCLE-9201

30 8612 DO-62 CYCLE-9201

Item was 5 pages  
re-produced only page 1  
see arrows (→)

01: all page (20) #136 of  
court transcript

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\* TAX PERIOD 30 8712 \*

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REASON CD-

MOD EXT CYC-9301

\*\*\*\*\*CONTINUED ON NEXT PAGE\*\*\*\*\*

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evidence.)

(Government Exhibit S-6 was received into  
evidence.)

MR. COLLIER: We tender the witness, Your  
Honor.

THE COURT: Cross-examination?

MR. BECRAFT: Before I proceed, Your Honor,  
that last exhibit, I have one with the exhibit sticker on  
it. I would like to substitute the one that has the sticker  
on it for -- the witness can keep that copy.

THE COURT: Okay. As long as they're the  
same --

MR. BECRAFT: They offered my exhibit.

CROSS EXAMINATION

BY MR. BECRAFT:

*she is the I.R.S. expert witness*  
Q Ms. Jeu, you've testified that you've been with  
the Internal Revenue Service for some 18 years; is that  
correct?

A It will be 18 years in November, yes, sir.

Q And you've been trained to do a particular job,  
which is work with the criminal investigation branch at the  
service center, right?

A For the past eight years, yes, sir.

Q That includes, when people like special agent,  
our special agent here, want to find out something about



But this symbol right here is the one I'm talking about,  
MFR01. She's told me this stuff before. But the manual she  
has -- this is a separate manual that's related to this.  
The meaning for the symbol here on the defendant's permanent  
record, the symbol is "Return not required to be mailed or  
filed."

MR. COLLIER: This is beyond the scope of  
direct examination.

THE COURT: Are you contending that he filed a  
return?

MR. BECRAFT: No, no, Your Honor. They've  
admitted that this is the underlying computer record, the  
permanent record. And when you decode it, there's an  
admission here. And there's a couple of cases in the  
shorter trial brief, Your Honor, that I can consider this an  
admission, a party admission. She knows these. I've had  
her before. She's identified them, as they all do. They've  
identified this. I've got a transcript. It's admission --

THE COURT: Admission of what?

MR. BECRAFT: There are two cases that I talk  
about, one is Van Griffin and the other one I can't  
remember. But it's an admission, party admission, Your  
Honor, what this code means here.

THE COURT: An admission by what party?

MR. BECRAFT: The IRS.

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Q Well, it contains the descriptions or meanings  
of some of the symbols appearing on the permanent record,  
right?

A Some of them.

Q Okay. It does have MFR1; is that correct?

A Pardon me?

Q It does have the meaning of MFR01, right?

A Yes, it does.

MR. BECRAFT: May I approach the witness, Your  
Honor? *\* also called 'Law Enforcement Manual  
on other pages*

THE COURT: No. You can hand it to the clerk.

MR. BECRAFT: I'm sorry, Your Honor. I will.

Q Now, Ms. Jeu, can I get you to thumb through  
the document right there and see if you recognize that as  
the decoding manual, document 6209? *\**

MR. COLLIER: Your Honor, again I'm going to  
object.

THE COURT: Yeah. Where are we going with  
this, Mr. Becraft?

MR. BECRAFT: If the Court wants a side bar, I  
think --

THE COURT: Yes, I do. Let's go to side bar.  
(Side bar conference was held outside the  
hearing of the jury, as follows:)

MR. BECRAFT: I've had her before, Your Honor.

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1 A Through the process of me checking the  
2 permanent record for any returns filed by Mr. Long.

3 Q Now, can I get you to take a look at the very  
4 front page of Exhibit No. 17?

5 A Yes, sir.

6 Q Let's be very specific. You're familiar with  
7 the meaning of symbols that appear on here?

8 A What symbol?

9 Q Well, specifically do you see a symbol called  
10 MFR1?

11 A Yes, I do.

12 Q And it takes a book to understand the meaning  
13 of that term; is that correct?

14 A We have many handbooks, sir.

15 Q And one of those handbooks is called ~~integrated~~  
16 Data Retrieval document, known as Document Number 6209,  
17 right? \* *How can one know how*

18 A Well, that's not a handbook. That's a  
19 document. *to comply or resist if one*  
*fails to acquire said?*  
*document.*

20 Q Okay. But it's a document that -- you've seen  
21 the document before yourself, right?

22 A Yes, sir.

23 Q And you read and rely upon the document,  
24 correct?

25 A No, sir.

1040A in it.

Q Now, the meaning, there's a section that provides the meanings for the mail filing requirements. And that's, I believe, Section 4.2 in the very manual that you have in front of you, correct?

A Right.

Q So, we're in that section?

A Yes, we are.

Q Now, flip down to -- does it list forms there and have numbers below it?

A Yes, it does.

Q Now, are you at 1040?

A Yes.

Q Okay. Now, we're dealing with MFR01, correct?

A That's correct.

Q And that book provides the meaning of MFR01, correct?

A Yes.

Q And the meaning is?

A → The file requirement for 01 is return not required to be mailed or filed. ←

Q Now, that's the official definition of a symbol that appears on Lloyd Long's permanent record?

A To date, yes.

Q Correct. Now, this particular field, this