D. I. Y. No Sales and Use Taxes

by Sovereignty International (a trust)

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“An Act to provide Internal Revenue to support the Government and to pay Interest on the Public Debt.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled That, for the purpose of superintending the collection of internal duties, stamp duties, licenses, or taxes imposed by this act, or which may be hereafter imposed, and of assessing the same, an office is hereby created in the Treasury Department to be called the office of the Commissioner of Internal Revenue”
“Sec. 4. And be it further enacted, That before any such collector shall enter upon the duties of his office, he shall execute a bond for such amount as shall be prescribed by the Commissioner of Internal Revenue under the direction of the Secretary of the Treasury, with not less than five sureties to be approved as sufficient by the Solicitor of the Treasury, containing the condition that said collector shall faithfully perform the duties of his office according to law, and shall justly and faithfully account...”
“SEC. 8. And be it further enacted, That if any person owning, possessing, or having the care or management of property, goods, wares, and merchandise, articles or objects liable to pay any duty, tax, or license, shall fail to make and exhibit a written list when required, as aforesaid, and shall consent to disclose the particulars of any and all the property, goods, wares, and merchandise, articles and objects liable to pay any duty or tax, or any business or occupation liable to pay any license, as aforesaid,....”
12 Stat. 432, Chap CXIX, July 1, 1862

• “Sec. 26. And be it further enacted, That each and every collector, his deputy, who shall exercise or be guilty of any extortion or wilful oppression, under color of this act, or shall knowingly demand other or greater sums than shall be authorized by this act, shall be liable to pay a sum not exceeding double the amount of damages accruing to the party injured, to be recovered by and for the use of the party injured, with costs of suit, and shall be dismissed from office, and be disqualified from holding such office thereafter; and each and every collector, or his deputies, shall give receipts for all sums by them collected and retained in pursuance of this act.”
12 Stat. 432, Chap CXIX, July 1, 1862

• “MANUFACTURES, ARTICLES, AND PRODUCTS.
• SPECIFIC AND AD VALOREM DUTY.
• SEC. 68. And be it further enacted, That on and after the first day of August, eighteen hundred and sixty-two, every individual, partnership, firm, association, or corporation, (and any word or words in this act indicating or referring to person or persons shall be taken to mean and include, partnerships, firms, associations, or corporations, ...

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12 Stat. 464, Chap CXIX, July 1, 1862

• On all paints and painters' colors, dry or ground in oil, or in paste with painters' colors. water, not otherwise provided for, five per centum ad valorem.

• On pins, solid head or other, five per centum ad valorem;

• On umbrellas and parasols made of cotton, silk, or other malarial, five per centum ad valorem;

• On paper of all descriptions, including pasteboard and binders' boards, three per centum ad valorem;

• On pickles and preserved fruits, and on all preserved meats, fish, and shell-fish in cans or airtight packages, five per centum ad valorem;
Ad Valorem Tax

• “ad valorem [Latin “according to the value”] (Of a tax) proportional to the value of the thing taxed.” Black’s Law Dictionary 8th Edition, Page 161
History

• A Person is ONLY a fictitious entity

• "Chap. LXXI. - An Act prescribing the form of the enacting and resolving Clauses of Acts and Resolutions of Congress, and Rules of construction therefore." which was approved on Feb 25, 1871, in Volume 16, Forty-First Congress, Session III, under Sec. 2., at 16 Stat. 431

• "And be it further enacted that in all Acts hereinafter passed...; and the word "person" may extend and be applied to bodies politic and corporate..."
Arizona Statutes

• “An Act Concerning the Construction of Statutes” which was Approved on January 2, 1852 by the Legislative Assembly of the Territory of New Mexico, Second Session, which was begun and held on the first day of December in the year eighteen hundred and fifty-one, at Santa Fe, New Mexico, that says;

• “Be it enacted by the Legislative Assembly of the Territory of New Mexico:

• Section 1. That is the construction of the Statutes of this Territory, the following rules shall be observed...

• Sixth. The word “person” may be extended to bodies politic and corporate.” [emphasis added]
Arizona Statutes

• “Chap. LVI. – An Act to provide a temporary Government for the Territory of Arizona, and for other purposes.,” which was Approved February 24, 1863 by the Thirty-Seventh Congress, Session III, at 12 Stat. 664, which says;

• “...together with all legislative enactments of the Territory of New Mexico not inconsistent with the provisions of this act, are hereby extended to and continued in force in the said Territory of Arizona...” at 12 Stat. 665
Person

• “(a) When used in this title, where not otherwise distinctly expressed or manifestly incompatible with the intent thereof—

• (1) Person

• The term “person” shall be construed to mean and include an individual, a trust, estate, partnership, association, company or corporation.” 26 USC § 7701. Definitions
Color of Law

“the words “person” and “whoever” include corporations, companies, associations, firms, partnerships, societies, and joint stock companies, as well as individuals;”

1 USC § 1
Color of Law

“"Person" means an individual, firm, partnership, association, or corporation.” — Texas Transportation Code Section 541.001 (4)

“"Person" includes corporation, organization, government or governmental subdivision or agency, business trust, estate, trust, partnership, association, and any other legal entity.” — Texas Government Code 311.005 (2)
Include

- “Include’ or the participial form thereof, is defined ‘to comprise within’; ‘to hold’; ‘to contain’; ‘enclosed’; ‘comprised’; ‘comprehend’; ‘embrace’; ‘involve’.” Montello Salt v. Utah 221 US 455

- “Include 1. To confine within; to hold; to contain; as, the shell of a nut includes the kernel; a pearl is included in a shell. [But in these senses we more commonly use inclose.] 2. To comprise; to comprehend; to contain.” American Dictionary of The English Language, Noah Webster, 1828

- “Include. (Lat. Inclaudere, to shut in, keep within.) To confine within, hold as in an inclosure, take in, attain, shut up, contain, inclose, comprise, comprehend, embrace, involve. Premier Products Co. v. Cameron, 240 Or. 123, 400 P.2d 227, 228.” Black’s Law Dictionary 6th Edition, page 763
State Statutes are actually Federal Statutes

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State Statutes are actually Federal Statutes

- **STATE AND FEDERAL VENUE DISCUSSED:** The civil laws effective in an area of exclusive Federal jurisdiction are Federal law, notwithstanding their derivation from State laws, and a cause arising under such laws may be brought in or removed to a Federal district court under sections 24 or 28 of the former Judicial Code (now sections 1331 and 1441 of title 28, United States Code), giving jurisdiction to such courts of civil actions arising under the "**laws** of the United States" where the matter in controversy exceeds the sum or value of $3,000, **exclusive of interest and costs.**” Jurisdiction over Federal Areas Within the States – Report of the Interdepartmental Committee for the Study of Jurisdiction over Federal Areas Within the States, Part II, A Text of the Law of Legislative Jurisdiction Submitted to the Attorney General and Transmitted to the President June 1957, page 165 [emphasis added]
US Citizens = No Article 3

"We therefore decline to overrule the opinion of Chief Justice Marshall: We hold that the District of Columbia is not a state within Article 3 of the Constitution. In other words cases between citizens of the District and those of the states were not included of the catalogue of controversies over which the Congress could give jurisdiction to the federal courts by virtue of Article 3. In other words Congress has exclusive legislative jurisdiction over citizens of Washington District of Columbia and through their plenary power nationally covers those citizens even when in one of the several states as though the district expands for the purpose of regulating its citizens wherever they go throughout the states in union" National Mutual Insurance Company of the District of Columbia v. Tidewater Transfer Company, 337 U.S. 582, 93 L.Ed. 1556 (1948)
"In this state" and "WITHIN THIS STATE" "IN THIS STATE" and "WITHIN THIS STATE" includes all federal areas lying within the exterior boundaries of the state." RCW (Revised Code of Washington) 82.04.200
Color of Law

• "In this state" means within the exterior limits of Texas and includes all territory within these limits ceded to or owned by the United States.” Texas Tax Code Section 151.004 ‘In This State’
Quasi Contracts

• "Persons who are not taxpayers are not within the system and can obtain no benefit by following the procedures prescribed for taxpayers, such as the filing of claims for refunds." Economy Plumbing and Heating v. U.S., 470 F.2d 585 (Ct. Cl. 1972)

• "The revenue laws are a code or a system in regulation of tax assessment and collection. They relate to taxpayers, and not to non-taxpayers. The latter are without their scope. No procedures are prescribed for non-taxpayers, and no attempt is made to annul any of their rights and remedies in due course of law. With them Congress does not assume to deal, and they are neither the subject nor the object of the revenue laws." Long v. Rasmussen, 281 F. 236, at 238
What happened?

• “Chap. 854. – An Act to establish a code of law for the District of Columbia.”

• “The Legal Estate to be in Cestui Que Use” Chapter Fifty-Six in Sec. 1617, at 31 Stat. 1432

• “A “citizen of the United States” is a civilly dead entity operating as a co-trustee and co-beneficiary of the PCT (Public Charitable Trust), the constructive, cestui que trust of US Inc. under the 14th Amendment, which upholds the debt of the USA and US Inc.” Congressional Record, June 13 1967, pp. 15641-15646

• "... (E)very taxpayer is a cestui qui trust having sufficient interest in the preventing abuse of the trust to be recognized in the field of this court's prerogative jurisdiction . .” In Re Bolens (1912), 135 N.W. 164
What happened?

- “Chap. 854. – An Act to establish a code of law for the District of Columbia.” which was Approved on March 3, 1901, by the Fifty-Sixth Congress, Session II, at 31 Stat. 1189, and at 2, where it says;

- “And be it further enacted, That in the interpretation and construction of said code the following rules shall be observed namely:…

- “Third. The word “person” shall be held to apply to partnerships and corporations, …”, [emphasis added]
US Citizens

• "...it might be correctly said that there is no such thing as a citizen of the United States. ..... A citizen of any one of the States of the Union, is held to be, and called a citizen of the United States, although technically and abstractly there is no such thing." Ex Parte Frank Knowles, 5 Cal. Rep. 300
US Citizen

• “the term “individual” means a citizen of the United States or an alien lawfully admitted for permanent residence.” 5 USC § 552a(a)(2)

• “(13) the term “Federal personnel” means officers and employees of the Government of the United States, members of the uniformed services (including members of the Reserve Components), individuals entitled to receive immediate or deferred retirement benefits under any retirement program of the Government of the United States (including survivor benefits).” 5 USC § 552a.(a)(13)
Intermediate Summary

• Sales Taxes were originated by an Act of Congress in 1862 for US citizens
• State Statutes are actually US Statutes
• If you used, (or the BAAL priests in the so-called Courts can presume that you used) Federal Reserve Notes, to pay for anything, then it is NOT paid for.
Federal Reserve Note = IOU

- 12 USC § 411 - Federal reserve notes, to be issued at the discretion of the Board of Governors of the Federal Reserve System for the purpose of making advances to Federal reserve banks through the Federal reserve agents as hereinafter set forth and for no other purpose, are authorized. The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal reserve banks and for all taxes, customs, and other public dues. They shall be redeemed in lawful money on demand at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve bank.
Federal Reserve Notes

• “There is a distinction between a debt discharged and one paid. When discharged, the debt still exists, though divested of its character as a legal obligation during the operation of the discharge.” Stanek v. White (1927), 172 Minn. 390, 215 N.W. 781.
Federal Reserve Notes

• “Federal Reserve Bank notes, and other notes constituting a part of common currency of country, are recognized as good tender for money, unless specially objected to.”

MacLeod v. Hoover (1925), 159 La. 244, 105 S. 305.
Dollar

• “Dollar. The legal currency of the United States”; State v Downs, 148 Ind 324, 327; “the unit of money consisting of one hundred cents. The aggregate of specific coins which add up to one dollar.” 36 Am Juris. 1st Money § 8. “In the absence of qualifying words, it cannot mean promissory notes, bonds, or other evidences of debt.” 36 AM Juris. 1st Money § 8.
Bank Notes

"Bank notes constitute a large and convenient part of the currency of our country, and by common consent, serve to a great extent all the purposes of coin. In themselves they are not money, for they are not a legal tender; and yet they are a good tender, unless specifically objected to as being notes merely, and not money. Miller v. Race, 1 Burr. 457; Bank of United States v. Bank of Georgia, 10 Wheat 333; Handy v. Dobbin, 12 Johns. 220; Wright v. Reed, 3 Term R. 554. They subserve the purposes of money in the ordinary business of life, by the mutual consent (express or implied) of the parties to a contract, and not by the binding force of any common usage; for the party to whom they may be tendered has an undoubted right to refuse accepting them as money." Vick v. Howard, 136 S.E. 101; 116 S.E. 465, 468 (March 15, 1923)

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What is Money?

• “BANK NOTE, contracts. A bank note resembles a common promissory note, (q. v.) issued by a bank or corporation authorized to act as a bank. It is in fact a promissory note, but such notes are not, for many purposes, to be considered as mere securities for money; but are treated as money, in the ordinary course and transactions of business, by the general consent of mankind...” Bouvier’s Law Dictionary 1856 Edition
Federal Reserve Notes = IOUs

"The forced loans of 1862 and 1863, in the form of legal tender notes, were vital forces in the struggle for national supremacy. They formed a part of the public debt of the United States, ..."

Solution 1

• Object to the IOUs circulating for money
What is Money?

• “At common law only gold and silver were a legal tender. (2 Inst. 577.)” McClarin v. Nesbit, 2 Nott & McC. (11 S.C.L.) 519 (1820),
Solution 2

• If you want common law, then you **must** have honest measures

• If you want lawful property, then you must defeat the BAAL priests presumptions

• If you want to be a State Citizen instead of a US citizen slave, then you must quit doing things that US citizens do, and start doing things that State Citizens do
Usufruct

• “USUFRUCT, civil law. The right of enjoying a thing, the property of which is vested in another, and to draw from the same all the profit, utility and advantage which it may produce, provided it be without altering the substance of the thing.” Bouvier’s Law Dictionary 1856 Edition p 1198

• A usufruct is a type of a trust
Bank Notes

• Federal Reserve Notes/Bank of Canada Notes/Bank of England Notes are IOUs as found in The Bankster Thieves 1, 2 & 3 videos. See No Such Thing as a Bank Loan video

• "There is a distinction between a debt discharged and one paid. When discharged, the debt still exists, though divested of its character as a legal obligation during the operation of the discharge." Stanek v White 215 N.W. 784 (1927) [Emphasis added]
Cestui Que Trust

“Yet still it was found difficult to set bounds to ecclesiastical ingenuity; for when they were driven out of all their former holds, they devised a new method of conveyance, by which the lands were granted, not to themselves directly, but to nominal feoffees *to the use* of the religious houses; thus distinguishing between the *possession* and the *use*, and receiving the actual profits, while the seisin of the lands remained in the nominal feoffee, who was held by the courts of equity (then under the direction of the clergy) to be bound in conscience to account to his *cestui que use* for the rents and emoluments of the estate: and it is to these inventions that our practitioners are indebted for the introduction of uses and trusts, the foundation of modern conveyancing.” Tomlins Law Dictionary 1835 edition, Volume 2 under the definition of Mortmain
Fraud = Lies = Satanism

• The cestui que trust is a fraud
• Everything they do is a fraud
• If they can get you to participate in their fraud, then you cannot complain
• “Once a fraud, always a fraud.” 13 Vin. Abr. 539.
• “Things invalid from the beginning cannot be made valid by subsequent act.” Trayner, Max. 482.
Fraud = Lies = Satanism

- Time cannot render valid an act void in its origin. Dig. 50, 17, 29; Broom, Max. 178, Maxims of Law, Black’s Law Dictionary 9th Edition, page 1862
- “Ex dolo malo non oritur action. Out of fraud no action arises. Cowper, 343; Broom’s Max. 349.” Bouvier’s Maxims of Law, 1856,
- and any act by any government official to conceal the fraud becomes an act of fraud;
- “fraus est celare fraudem. It is a fraud to conceal a fraud. 1 Vern. 270.” Bouvier’s Maxims of Law 1856
Fraud = Lies = Satanism

• and fraud is inexcusable and unpardonable;

• “Fraus et dolus nemini patrocinari debent. Fraud and deceit should excuse no man. 3 Co. 78.” Bouvier’s Maxims of Law 1856

• and any fraud amounts to injustice;


• “Quod alias bonum et justum est, si per vim vei fraudem petatur, malum et injustum efficitur. What is otherwise good and just, if sought by force or fraud, becomes bad and unjust. 3 Co. 78.” Bouvier’s Maxims of Law, 1856
Fraud = Lies = Satanism

- Because (almost) everything is done these days with commercial paper (legal tender), the Roman Cult’s courts “**presume**” that commercial paper was used.
- The cestui que trust originates with the Roman Cult
- It is the Roman Cult that is stealing everything they can get their hands on
- The Roman Cult is trying to start WWIII to reduce the population – too many “useless eaters”
- Everything they do is a fraud – quit participating in their fraud, lies, and satanism

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Conclusion - Purpose

• This video is not intended to scare anyone, or make them feel like all is lost, because it is absolutely NOT

• We need to know what the problem is before we can know what a good solution is
18 U.S. Code § 8 - Obligation or other security of the United States defined

- The term “obligation or other security of the United States” includes all bonds, certificates of indebtedness, national bank currency, Federal Reserve notes, Federal Reserve bank notes, coupons, United States notes, Treasury notes, gold certificates, silver certificates, fractional notes, certificates of deposit, bills, checks, or drafts for money, drawn by or upon authorized officers of the United States, stamps and other representatives of value, of whatever denomination, issued under any Act of Congress, and canceled United States stamps.
31 U.S. Code § 3124 - Exemption from taxation

• (a) Stocks and obligations of the United States Government are exempt from taxation by a State or political subdivision of a State. The exemption applies to each form of taxation that would require the obligation, the interest on the obligation, or both, to be considered in computing a tax, except—
  (1) a nondiscriminatory franchise tax or another nonproperty tax instead of a franchise tax, imposed on a corporation; and
  (2) an estate or inheritance tax.
Intermediate Conclusion

- Congress knows that they are compelling the use of their commercial paper on everybody
- Congress knows that all taxation is theft
- Congress has to satisfy their roman Cult handlers but at the same time provide an escape
- Congress is full of Satanists
- Congress wants it all to be voluntary
# UNITED STATES SALES AND USE TAX EXEMPTION CERTIFICATION

<table>
<thead>
<tr>
<th>Name of purchaser, firm or agency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address (Street &amp; number, P.O. Box or Route number)</td>
</tr>
<tr>
<td>City, State, ZIP code</td>
</tr>
</tbody>
</table>

I, the purchaser named above, claim an exemption from payment of sales and use taxes (for the purchase of taxable items described below or on the attached order or invoice) from:

Seller: __________________________________________

Street address: __________________________________ City, State, ZIP code: ________________________

Description of items to be purchased or on the attached order or invoice:

________________________________________________

________________________________________________

Purchaser claims this exemption for the following reason:

Federal Law - United States Code Title 31 Section 3124 and Title 18 Section 8. 

See attached.

________________________________________________

________________________________________________

I understand that I will be liable for payment of all state and local sales or use taxes which may become due for failure to comply with the provisions of the Tax Code and/or all applicable law.

I understand that it is a criminal offense to give an exemption certificate to the seller for taxable items that I know, at the time of purchase, will be used in a manner other than that expressed in this certificate, and depending on the amount of tax evaded, the offense may range from a Class C misdemeanor to a felony of the second degree.

<table>
<thead>
<tr>
<th>Purchaser</th>
<th>Title</th>
<th>Authorized representative</th>
<th>Date</th>
</tr>
</thead>
</table>

**NOTE:**

**THIS CERTIFICATE DOES NOT REQUIRE A NUMBER TO BE VALID.**

Sales and Use Tax "Exemption Numbers" or "Tax Exempt" Numbers do not exist.

This certificate should be furnished to the supplier. Do not send the completed certificate to the Comptroller of Public Accounts.
TExAS SALES AND USE TAX EXEMPTION CERTIFICATION

Name of purchaser, firm or agency

Address (Street & number, P.O. Box or Route number)       Phone (Area code and number)

City, State, ZIP code

I, the purchaser named above, claim an exemption from payment of sales and use taxes (for the purchase of taxable items described below or on the attached order or invoice) from:

Seller: __________________________

Street address: __________________________ City, State, ZIP code: __________________________

Description of items to be purchased or on the attached order or invoice:

______________________________________________________________________________

______________________________________________________________________________

Purchaser claims this exemption for the following reason:

______________________________________________________________________________

______________________________________________________________________________

______________________________________________________________________________

I understand that I will be liable for payment of all state and local sales or use taxes which may become due for failure to comply with the provisions of the Tax Code and/or all applicable law.

I understand that it is a criminal offense to give an exemption certificate to the seller for taxable items that I know, at the time of purchase, will be used in a manner other than that expressed in this certificate, and depending on the amount of tax evaded, the offense may range from a Class C misdemeanor to a felony of the second degree.

NOTE: This certificate cannot be issued for the purchase, lease, or rental of a motor vehicle.

THIS CERTIFICATE DOES NOT REQUIRE A NUMBER TO BE VALID.

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<th>Date</th>
</tr>
</thead>
</table>

Sign here
TEXAS SALES AND USE TAX EXEMPTION CERTIFICATION

Name of purchaser, firm or agency

Address (Street & number, P.O. Box or Route number)  Phone (Area code and number)

City, State, ZIP code

I, the purchaser named above, claim an exemption from payment of sales and use taxes (for the purchase of taxable items described below or on the attached order or invoice) from:

Seller: __________________________________________

Street address: __________________________ City, State, ZIP code: __________________________

Description of items to be purchased or on the attached order or invoice:

____________________________________________________________________________________

____________________________________________________________________________________

____________________________________________________________________________________

Purchaser claims this exemption for the following reason:

____________________________________________________________________________________

____________________________________________________________________________________
# TEXAS SALES AND USE TAX EXEMPTION CERTIFICATION

<table>
<thead>
<tr>
<th>Name of purchaser, firm or agency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address (Street &amp; number, P.O. Box or Route number)</td>
</tr>
<tr>
<td>City, State, ZIP code</td>
</tr>
</tbody>
</table>

I, the purchaser named above, claim an exemption from payment of sales and use taxes (on the items described below or on the attached order or invoice) from:

**Seller:**

**Street address:** ____________________________________________ **City, State, ZIP code:**

**Description of Items to be purchased or on the attached order or invoice:**
TEXAS SALES AND USE TAX EXEMPTION CERTIFICATION

Jack R. Patriot
Freedom Ave. 7777
LIBERTY TOWN, TEXAS Non-Domestic

Purchaser claims this exemption for the following reason: FOR THE RECORD: At Law, I am Exempt from Levy based upon My Unalienable and Unimpeachable Birthright Heritage of The Impressible Common Law Rights of Natural sentient Man given by The Word of the Almighty Creator, YHWH, the Great I AM. I have the right to buy or sell and My rights cannot be taxed. By law, all taxes must be paid in gold or silver only. Debt cannot lawfully be used to pay a debt. "Impossibilium nulla obligation est." there is no obligation to do the impossible. I, Me, My, Myself, Addressee, hereby declare the following under the pains and penalties of perjury under the laws of Texas state: I am an Individual Sovereign Texian American, a Living Soul, Sui Juris, not a corporation, and am of age of majority, of sound mind and competent to testify, have first hand knowledge of the truths and facts herein being true, correct, complete, certain, and not misleading. This is not a claim based upon applying for or submitting a resale certificate, nor is this a claim intended for recognition as a charitable, religious, educational, farm, non-profit or government agency or organization, or does this exemption certificate create any adhesion for entry into any foreign jurisdiction. See the following exhibits & or cites: 1836 Texas Constitution Art. 2, § 2; Declaration of Rights Art 12; TCOIP Art 45.02, USAC Art. 1, § 8, § 10; 12 USC § 152, § 411, 18 USC § 8; 31 USC § 5124a, § 4112, § 5118, § 9899H; 48 Stat. 2, (Mar. 9, 1933), 48 Stat. 113 (June 5, 1933), Pub. L. 99-58 (July 23, 1965); Pub. L. 90-29 (June 24, 1967); 60 Stat. 596; Perry v. State 61 S.W. 400.

I understand that I will be liable for payment of sales or use taxes, which may become due for failure to comply with the provisions of the Tax Code: Local Sales, Excise, and Use Tax Act; Municipal Sales and Use Tax Act; Sales and Use Taxes for Special Purpose Taxing Authorities; County Sales and Use Tax Act; County Health Services Sales and Use Tax; The Texas Health and Safety Code; Special Provisions Relating to Hospital Districts, Emergency Services Districts, and Emergency Services Districts in counties with a population of 125,000 or less.

I understand that it is a criminal offense to give an exemption certificate to the seller for taxable items that I know, at the time of purchase, will be used in a manner other than that expressed in this certificate and, depending on the amount of tax evaded, the offense may range from a Class C misdemeanor to a felony of the second degree.

Purchaser: Jack R. Patriot
With Explicit Reservation of all My Rights, Without Dishonor, UCC 1-308

Title: Individual Sovereign Texian American, Living Soul, Sui Juris

This certificate should be furnished to the suppliers. Do not send the completed certificate to the Comptroller of Public Accounts.

NOTE: This certificate cannot be issued for the purchase, lease, or rental of a motor vehicle.

THIS CERTIFICATE DOES NOT REQUIRE A NUMBER TO BE VALID.

Sales and Use Tax "Exemption Numbers" or "Tax Exempt" Numbers do not exist.
TExAS SALES AND USE TAX ExEMPTIoN CERTIFICATE

Jack R. Patriot
Freedom Ave. 7777

Phone # 333-444-6666

LIBERTY TOWN, TEXAS Non-Domestic #00000000

I, the purchaser named above, claim an exemption from payment of sales and use taxes (for the purchase of taxable items described below or on the attached order or invoice) from:

Seller:

Street address:

City, State, ZIP code:

Description of items to be purchased or on the attached order or invoice:

Purchaser claims this exemption for the following reason: FOR THE RECORD: At Law: I am Exempt from Levy based upon My Unalienable and Unimpeachable Birthright Heritage of the Imprescriptible Common Law Rights of Natural sentient Man given by The Word of the Almighty Creator, YHVH, the Great I AM. I have the right to buy or sell and My rights cannot be taxed. By law, all taxes must be paid in gold or silver only. Debt cannot lawfully be used to pay a debt. "Impossibilium nulla obligation est." there is no obligation to do the impossible. I, Me, My, Myself, Addressee, hereby declare the following under the pains and penalties of perjury under the laws of Texas state: I am an Individual Sovereign Texian American, a Living Soul, Sui Juris, not a corporation, and am of age of majority, of sound mind and competent to testify, have first hand knowledge of the truths and facts herein being true, correct, complete, certain, and not misleading. This is not a claim based upon applying for or submitting a resale certificate, nor is this a claim intended for recognition as a charitable, religious, educational, farm, non-profit or government agency or organization, nor does this exemption certificate create any adhesion for entry into any foreign jurisdiction. See the following exhibits & or cites: 1836 Texas Constitution Art. 2, § 2; Declaration of Rights Art 12; TCCrP Art. 43.02; USAC Art. 1, s 5, s 10; 12 USC § 152, s 411; 18 USC s 8; 31 USC § 3124a, s 5112, s 5113; 50 USC § 9898H; 48 Stat. 2 (Mar. 9, 1926) s 403; 50 USC § 9898I (Mar. 9, 1926) s 403.
Purchaser claims this exemption for the following reason: FOR THE RECORD: At Law: I am Exempt from Levy based upon My Unalienable and Unimpeachable Birthright Heritage of the Imprescriptible Common Law Rights of Natural sentient Man given by The Word of the Almighty Creator, YHVH, the Great I AM. I have the right to buy or sell and My rights cannot be taxed. By law, all taxes must be paid in gold or silver only. Debt cannot lawfully be used to pay a debt. "Impossibilium nulla obligation est." there is no obligation to do the impossible. I, Me, My, Myself, Addressee, hereby declare the following under the pains and penalties of perjury under the laws of Texas state: I am a Individual Sovereign Texian American, a Living Soul, Sui Juris, not a corporation, and am of age of majority, of sound mind and competent to testify, have first hand knowledge of the truths and facts herein being true, correct, complete, certain, and not misleading. This is not a claim based upon applying for or submitting a resale certificate, nor is this a claim intended for recognition as a charitable, religious, educational, farm, non-profit or government agency or organization, nor does this exemption certificate create any adhesion for entry into any foreign jurisdiction. See the following exhibits & or cites; 1836 Texas Constitution Art. 2, § 2; Declaration of Rights Art 12; TCCrP Art. 43.02; USAC Art. 1, § 8, § 10; 12 USC § 151, § 411; 18 USC § 3; 31 USC § 3124a, § 5112, § 5118; 50 USC § 9895H; 48 Stat. 2, (Mar. 9, 1933), 48 Stat. 113 (June 5, 1933), HJR 192 (June 5, 1933); Pub. Law 89-31 (July 23, 1965); Pub. Law 90-29 (June 24, 1967); 60 Stat. 596; Perry v. State 61 S.W. 400.

I understand that I will be liable for payment of sales or use taxes, which may become due for failure to comply with the provisions of the Tax Code: Limited Sales, Excise, and Use Tax Act; Municipal Sales and Use Tax Act; Sales and Use Taxes for Special Purpose Taxing Authorities; County Sales and Use Tax Act; County Health Services Sales and Use Tax; The Texas Health and Safety Code; Special Provisions Relating to Hospital Districts, Emergency Services Districts, and Emergency Services Districts in counties with a population of 125,000 or less.

I understand that it is a criminal offense to give an exemption certificate to the seller for taxable items that I know at the time of purchase, will be used in a manner other than that expressed in this certificate and, depending on the amount of tax evaded, the offense may range from a Class C misdemeanor to a felony of the second degree.

Purchaser: Jack Reibolt Patriot
With Explicit Reservation of all My Rights, Without Dishonor, UCC 1-308

Title: Individual Sovereign Texian American, Living Soul, Sui Juris

By:

Autograph(s) with no assured value, no liability

Date
Unlawful and Unimpeachable Birthright Heritage of the Inprescribable Common Law Rights of Natural sentient Man given by The Word of the Almighty Creator, YHVH, the Great I AM. I have the right to buy or sell and My rights cannot be taxed. By law, all taxes must be paid in gold or silver only. Debt cannot lawfully be used to pay a debt. "Impossibilum nulla obligation est." There is no obligation to do the impossible. I, Me, My, Myself, Addressed, hereby declare the following under the pains and penalties of perjury under the laws of Texas state: I am a Individual Sovereign Texian American, a Living Soul, Sui Juris, not a corporation, and am of age of majority, of sound mind and competent to testify, have first hand knowledge of the truths and facts herein being true, correct, complete, certain, and not misleading. This is not a claim based upon applying for or submitting a resale certificate, nor is this a claim intended for recognition as a charitable, religious, educational, farm, non-profit or government agency or organization, nor does this exemption certificate create any adhesion for entry into any foreign jurisdiction. See the following exhibits & or cites: 1836 Texas Constitution Art. 2, § 2; Declaration of Rights Art 12, TCCrP Art. 43.02; USAC Art. 1, § 5, § 10, 12 USC § 152, § 411; 18 USC § 5; 31 USC § 3124a, § 5112, § 5118; 50 USC § 9898H; 48 Stat. 2, (Mar. 9, 1933), 48 Stat. 113 (June 5, 1933), HJR 192 (June 5, 1933); Pub. Law 89-31 (July 23, 1965); Pub. Law 90-29 (June 24, 1967); 60 Stat. 596; Perry v. State 61 S.W. 400.

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I understand that it is a criminal offense to give an exemption certificate to the seller for taxable items that I know, at the time of purchase, will be used in a manner other than that expressed in this certificate and, depending on the amount of tax evaded, the offense may range from a Class C misdemeanor to a felony of the second degree.

Purchaser: Jack Rabbit Patriot
With Explicit Reservation of all My Rights, Without Dishonor, UCC 1-308
Title: Individual Sovereign Texian American, Living Soul, Sui Juris

By:

Autograph(s) with no assured value, no liability

NOTE: This certificate cannot be issued for the purchase, lease, or rental of a motor vehicle.

THIS CERTIFICATE DOES NOT REQUIRE A NUMBER TO BE VALID. Sales and Use Tax "Exemption Numbers" or "Tax Exempt" Numbers do not exist.

Do not send the completed certificate to the Comptroller of Public Accounts.

This certificate should be furnished to the supplier.
BUYER'S ORDER

A DOCUMENTARY FEE IS NOT AN OFFICIAL FEE. A DOCUMENTARY FEE IS NOT REQUIRED BY LAW, BUT MAY BE CHARGED TO BUYERS FOR HANDLING DOCUMENTS RELATING TO THE PURCHASE. A DOCUMENTARY FEE MAY NOT EXCEED A REASONABLE AMOUNT AGREED TO BY THE PARTIES. THIS NOTICE IS REQUIRED BY LAW.

UN CARGO DOCUMENTAL NO ES UN CARGO OFICIAL. LA LEY NO EXIGE QUE SE IMPOSA UN CARGO DOCUMENTAL. PERO ESTE POPODA CORRERSE A LOS COMPRADORES POR EL MANEJO DE LA DOCUMENTACIÓN EN RELACIÓN CON LA VENTA. UN CARGO DOCUMENTAL NO PUEDE EXCEDER UNA CANTIDAD RAZONABLE ACORDADA POR LAS PARTES. ESTA NOTIFICACIÓN SE EXIGE POR LEY.

DESCRIPTION OF TITULAR:

A FARM MARKET

DEALER'S INVENTORY TAX

TRADE-IN ALLOWANCE

LESS BALANCE OWED

TRADE-IN QUALITY

A MARKET

DEALER'S INVENTORY TAX

TRADE-IN ALLOWANCE

LESS BALANCE OWED

TRADE-IN QUALITY

STATE INSPECTION FEE

TAX, TAGS AND TITLE FEES

TOTAL CASH SALE PRICE

CASH

CREDIT

RENTAL

TRADE-IN QUALITY

TOTAL DOWN PAYMENT

UNPAID BALANCE DRAFT FINANCED

GAP

MAINTENANCE

ROAD HAZARD

EXTENDED SERVICE PLAN

CREDIT LIFE INSURANCE

A & M INSURANCE

PRINCIPAL BALANCE

TIME PAYMENT

A & M INSURANCE

ANNUAL PERCENTAGE RATE

Lien Holder

App. By

Draft Thru
First Payment Date

TRADE-IN QUALITY

NO BODY DAMAGE OR PROPERTY INSURANCE INCLUDED IN THIS PURCHASE
## Buyer's Order

<table>
<thead>
<tr>
<th>Year</th>
<th>Make</th>
<th>Model</th>
<th>CYL</th>
<th>Color</th>
<th>Serial Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011</td>
<td>FORD TRUCK</td>
<td>S-DTY F-35</td>
<td>8</td>
<td>CREW CA WHITE</td>
<td>N/A</td>
</tr>
</tbody>
</table>

### Equipment Added:

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash Delivery/Price</td>
<td>$1011.57</td>
</tr>
<tr>
<td>Documentary Fee</td>
<td>$125.00</td>
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</tbody>
</table>

### Aftermarket:

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trade-In Allowance</td>
<td>N/A</td>
</tr>
<tr>
<td>Less Balance Owed</td>
<td>N/A</td>
</tr>
<tr>
<td>Trade-In Equity</td>
<td>N/A</td>
</tr>
<tr>
<td>Dealer's Inventory Tax**</td>
<td>$115.80</td>
</tr>
<tr>
<td>Consumer Benefit's Package</td>
<td>$389.00</td>
</tr>
<tr>
<td>Security / Etch / Theft Deterrent</td>
<td>$199.00</td>
</tr>
<tr>
<td>State Inspection Fee</td>
<td>$23.75</td>
</tr>
<tr>
<td>Tax, Tags and Title Fees</td>
<td>$115.30</td>
</tr>
<tr>
<td>Total Cash Sales Price</td>
<td>$59,229.42</td>
</tr>
<tr>
<td>Cash</td>
<td>$500.00</td>
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<tr>
<td>Rebate</td>
<td>$2500.00</td>
</tr>
<tr>
<td>Total Down Payment</td>
<td>$3000.00</td>
</tr>
<tr>
<td>Unpaid Balance Draft Financed</td>
<td>$56,229.42</td>
</tr>
<tr>
<td>GAP</td>
<td>N/A</td>
</tr>
<tr>
<td>Maintenance</td>
<td>N/A</td>
</tr>
<tr>
<td>Road Hazard</td>
<td>N/A</td>
</tr>
<tr>
<td>Extended Service Plan</td>
<td>N/A</td>
</tr>
<tr>
<td>Credit Life Insurance</td>
<td>N/A</td>
</tr>
<tr>
<td>A &amp; H Insurance</td>
<td>N/A</td>
</tr>
</tbody>
</table>

### Disclaimer of Warranties:

Any warranties on the products sold hereby are those made by the manufacturer. The Seller hereby expressly disclaims all warranties, either expressed or implied, including any implied warranty of merchantability or fitness for a particular purpose and neither assumes nor authorizes any other person to assume for it any liability in connection with the sale of said products.

### Notice to Credit Buyer:

If this order involves credit, this form shall be deemed an offer by the purchaser to the seller to purchase the equipment ordered hereon.

### Additional Notice:

This notice is required by law.
Conclusion

• I know people who use the Sales and Use Tax Exemption Certificate everywhere and it works
• Sometimes they get into arguments or end up in a legal battle
• You have to pick your battles
• These DC Satanists are thieves
• The DC Satanists do this because it pays to do it
• If enough people fight it, they will stop
• These documents are available on my private groups in the Sales Tax folder
Summary
Judgment Day is Coming!

• “I know thy works, and tribulation, .... and I know the blasphemy of them which say they are Jews, [or Christians] and are not, but are the synagogue of Satan.” Revelation 2:9
Fraud = Lies = Satanism

• “Ye are of your father the devil, and the lusts of your father ye will do. He was a murderer from the beginning, and abode not in the truth, because there is no truth in him. When he speaketh a lie, he speaketh of his own: for he is a liar, and the father of it.” John 8:44

• “But the fearful, and unbelieving, and the abominable, and murderers, and whoremongers, and sorcerers [pharmaceutical drug pushers], and idolaters, and all liars, shall have their part in the lake which burneth with fire and brimstone: which is the second death.” Revelation 21:8
“By which also he went and preached unto the spirits in prison;” 1 Peter 3:19

“And it shall come to pass in that day, that the LORD shall punish the host of the high ones that are on high, and the kings of the earth upon the earth. And they shall be gathered together, as prisoners are gathered in the pit, and shall be shut up in the prison, and after many days shall they be visited.” Isaiah 24: 21-22
Conclusion

• "It behooves every man who values liberty of conscience for himself, to resist invasions of it in the case of others: or their case may, by change of circumstances, become his own" Thomas Jefferson
Conclusion

• "If Ye love wealth better than liberty, the tranquility of servitude, better than the animating contest of freedom, go home from us in peace. We ask not your counsel or arms. Crouch down and lick the hands which feed you. May your chains set lightly upon you, and may our posterity forget that you were ever our countrymen." Samuel Adams, "the father of the American revolution", member of "The sons of Liberty (the group that did the Boston Tea Party)" Quoted from the debates of 1776
Conclusion

• "When shall it be said in any country of the world, my poor are happy, neither ignorance or distress is to be found among them; my jails are empty of prisoners, my streets of beggars; the aged are not in want, the taxes not oppressive; the rational world is my friend because I am friend of its happiness. When these things can be said, then may that country boast of its constitution and government." - Thomas Paine
The Watchman

• “But if the watchman see the sword come, and blow not the trumpet, and the people be not warned; if the sword come, and take any person from among them, he is taken away in his iniquity; but his blood will I require at the watchman's hand.” Ezekiel 33:6

• Either you are part of the problem, or you are part of the solution

• You are now a watchman!

• Circulate this video far and wide!!
Other Videos – over 230

• Bankster Thieves 1, 2, & 3
• Churchianity series
• No Such Thing as a Bank Loan
• BAR Members 1, 2, & 3
• D.I.Y. Kangaroo Courts
• Martial Law is here!
• D.I.Y. Traffic Stop
• D.I.Y. Free Mail
• Azle PIGs 1, 2, 3 & 4
• Texas DPS PIGs
Summary

• Copies of these documents can be found at My private group at Yahoo called Administrating-Your-Public-Servants

• I have Youtube videos that are videos of Private Information Shares that show these and other court citations that are available for a donation

• Donations to support this work are appreciated. I prefer gold or silver coin, but as an extremely less desireable alternative I can accept IOUs (Federal Reserve Notes, Paypal gifts, checks, money orders, etc) send me an email for particulars
Summary

• If you find this useful, then you need to pay it forward
• If you don’t know what Pay it Forward means, then watch the movie
Contact Information

• My Blog is;
  – http://sovereigntyinternational.wordpress.com
• Website - www.sovereigntyinternational.fyi
• Email - engineerwin@yahoo.com
• Youtube profile - sovereignliving
• Facebook
  – Community Page – Deleted due to Censorship
  – Private Group – Sovereignty International - being deleted
• Yahoo Private Group – Administrating-Your-Public-Servants
• Google Private Group – Administrating-Your-Public-Servants