

FIRST AMENDMENT PUBLIC SERVICE ANNOUNCEMENT:

PRIVATE PROPERTY IS TAX EXEMPT;

Most people don't know that there's a SECRET LIEN on all property bought with FEDERAL RESERVE NOTES. One guy actually paid off that lien with gold coins, and had his property reclassified as PRIVATE, and didn't have to pay property tax after that. I mean, doh, what do you think is the COLLATERAL for the federal (national) debt? Property of all US PERSONS!

[IMPORTANT NOTE: If you are not an inhabitant or resident, of Washington D.C., and you are not an officer, member, agent, or contractor, for the UNITED STATES OF AMERICA, INC., you CANNOT, under any circumstances, be contracted, or incorporated, as such under force, intimidation, coercion, threat, or duress; or without your knowledge & free willed-Consent, or without the due process of law!]

Property which is taxed is always identified by one of three commercial classifications: residential, industrial or agricultural. Private property cannot be taxed! ♦

Contact your Tax Assessor and ask for a written explanation of the numbered codes appearing on your property tax statement. Once you have deciphered the statement, you will find your property classified by one of the above commercial designations.



Write a letter to your Tax Assessor, explaining that you have discovered an error in your tax statement. Do not mention the tax itself, as the error in question relates only to the classification. Explain that your property has mistakenly been classified as "agricultural," "industrial," "residential," and to please correct the classification to read "private."

Ask the Assessor, via USPS Certified Mail, to notify you once the matter has been handled. Be polite and sign the letter, using words like "Sincerely," "Best wishes," etc. There is no reason be belligerent at this point. ♦

If the Assessor honors your wishes, you will never see a property tax statement again. If, as is more likely, the Assessor writes back, refusing to adjust his records, you may now open up discussion, as to, WHY not!

Ask whether you have the right to own private property. He will say "yes, of course!" Ask why, THEN, he refuses to classify, or re-classify, it as private property. He will either explain to you that he cannot tax property unless it is classified pursuant to "Constitutional limitations," ie; residential, industrial, or agricultural, or he will reveal to you, that you do not really own the property, in which case he has just admitted to constructive fraud, and thus, nullifying & voiding the transfer of property in the first place, since you were not aware of what you were doing at the time!

In either case, once the Assessor brings up taxation, you can now make the argument that your real property has been re-classified, without your permission, or without your knowledgeable & free willed-Consent, and with the sole purpose of taxation, or paying tribute to a foreign power, which was done all without your representation.

This, then, becomes the solid & irrefutable basis for a lawsuit, a Constitutional Criminal Complaint, or commercial obligation lien under 15 USC 1 against the Assessor in his/her private capacity, as the entire mortgage, then, is NULL & VOID, ab initio!.....All for the lack of due process of law, and for the lack of full disclosure by all parties concerned!!

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