AFFIDAVIT OF TRUTH  
NOTICE TO EMPLOYER  
I, (your name here) of the (family name here) family, swear or affirm:  
1. I am not a “ TAXPAYER”; The term “TAXPAYER” person subject to any Internal Revenue tax contained within the Title 26 of the U.S. code 26 USC 7701(14)  
2. I am not required to give a TIN under 26 U.S.C. 6109 and am not subject to back up withholding under 26 U.S.C. 34  
3. I am not a foreign corporation deriving U.S. source income, U.S person abroad deriving foreign source income or U.S person in control or custody as pass through entity of foreign income.  
4. I am not a “Resident”, A foreign person who is residing in the UNITED STATE, resident ailien. 26 usc 7701(b)(1)(a)  
5. I am not an “Employee”, an officer, employee, or elected official of the UNITED STATES, a State, or any political subdivision thereof, or the DISTRICT OF COLUMBIA, or any agency or instrumentality of anyone or more of the foregoing. 26 USC 3401(c) and 26 USC 6331(a)  
6. I am not an “Individual”, the term alien individual means an individual who is not a citizen or a national of the UNITED STATES. 26 CFR 1.1441-1(c)(3)(i)  
7. I am not a “US PERSON” an American citizen or domestic entity that is involved in serving as the intermediary, flow-through entity, or a financial pipeline through which U.S. source income flows to its FOREIGN destination T.D. 8734  
8. As I am not a PAYEE, you are not a PAYOR in this instance. The term PAYOR is defined…and generally includes a withholding agent, as defined in 26 CFR 1.1441-7(a). The term also includes any person that makes a payment to an intermediary, flow-through entity, or U.S. branch that is not treated as a U.S. person to the extent the intermediary, flow-through, or U.S. branch provides a W-9 or other appropriate information relating to a PAYEE so that payment can be reported under chapter 61 of the Internal Revenue Code and, if required, subject to backup withholding under section 3406. CFR1.1441-(c)(19)  
9. Nor are you a Withholding Agent- “Withholding Agent” means any person, U.S. foreign that has the control, receipt, custody, disposal, or payment of an item of income of a FOREIGN PERSON subject to withholding, 26 CFR 1.441-7  
10. Social Security Numbers can only be issued to federal “employees” for the use only in the performance of their official duties. 20 CFR § 442.104  
11. The Social Security Number is the property of the government and not you. Therefore, it can’t be “yours” unless you are a public officer on official business. 20 CFR §422.103(d)  
12. The SSN is issued to the federal “ public officer” and not to the man, and then only while he is an agent of the federal government  
13. Anyone who uses a Social Security Number who is NOT a federal employee acting on official commercial, government business is guilty of impersonating a federal “employee”; which is a crime See 18 USC §912  
14. You can only use it in connection with a “public purpose” and not a private purpose. It is illegal and a crime to use or abuse the SSN for private or a personal use. This is called embezzlement or conversion, and it is a criminal violation of 18 USC§641 and 18 USC §654.  
15. Everything connected to the SSN becomes “public property” because the SSN can only be used in connection with a “public office” or federal government  
16. The private man was never issued a SSN if he is not acting as a federal ”employee”. Therefore, he can honestly answer “NO” in the response to the question of whether he was ever issued a SSN if he is not acting as a federal “employee” or agent.  
17. USC Title 15 chapter 1 section 17 clearly state ; “The labor of a human being is not a commodity or article of commerce”.  
18. “Our system of taxation is based on voluntary assessment and payment, not distraint”. Flora v. UNITED STATES, Sp. Ct. 362 U.S. 145,(1959)  
19. Private entities, states and political subdivisions are NOT REQUIRED to enter into federal payroll deduction agreements (IRM 5.14. 10.2 dated 09-30-2004).  
20. Filing of a withholding agreement(W-4 orW-9) is voluntary[26CFR31.3402(p)-1(b)].  
21. The voluntary withholding agreement may be terminated at any time by the worker or the hiring entity[26CFR31.3402(p)-1(b)(2)  
22. It is “UNLAWFUL” to terminate or not hire you for failure to provide an IRS Form W-4 or W-9; (see DOJ Form I-9; or 8 USC 1324a(b); or Privacy Act of 5 USC Annotated 552(a).)  
23. 26 CFR 1.1-1. Only "citizens of the United States, under federal jurisdiction," are liable to pay personal income taxes. This phrase refers to the definition found in the 14th Amendment. I am not related by blood or marriage to any freed black slave. I am not a "citizen of the United States."  
I SWEAR OR AFFIRM THAT THE ABOVE AND FOREGOING REPRESENTATIONS ARE TRUE AND CORRECT TO THE BEST OF MY INFORMATION, KNOWLEDGE, AND BELIEF.  
  
Date:  
Signature/Seal  
  
STATE OF \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
COUNTY OF \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  
  
I, the undersigned Notary Public, do hereby affirm that\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ personally appeared before me on the \_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_20\_\_\_, and signed the above Affidavit as his free and voluntary act and deed.  
  
Notary Public