

# National Press Club Event

“TRUTH IN TAXATION” EXPOSES THE CONSTITUTIONAL CRIMES

Monday June 17<sup>th</sup>

National Press Club

529 14th Street, NW 13<sup>th</sup> Floor

Washington, DC 20045

12:30 – 5:00 pm

The Internal Revenue Service is engaged in blatantly unconstitutional enforcement *practices* in the unlawful pursuit of the enforcement of the federal personal income tax, which is, under the written law, a perfectly constitutional tax, but which is also a *limited* tax that is **not actually** imposed on the *labor or fruits of the labors* of We the American People. Come learn the whole Truth about the federal income tax, the IRS, and the Federal courts and corrupt federal judges. The tax is constitutional, but the IRS assessment and enforcement operations are **NOT**. Come learn the whole Truth about the income tax, if you dare.

Everyone in America knows that there is something very wrong with the way the IRS operates in *practice*. It's just **NOT** American (because it is dictatorial). Congress recently wrote new income tax law in December of 2017 in recognition of the constitutional fact that something is very wrong, even after attempting to rectify things with the IRS Reform & Restructuring Act of 1998. That law didn't work, and it didn't stop the unconstitutional operations of the IRS that the legislation was specifically intended to terminate, forever. But the new tax law of 2017 does EXPOSE, naked to the world, the now undeniable Constitutional Truth about the true nature of the federal personal income tax under the Constitution, and its *limited* application.

The federal Circuit Courts of Appeals are now so lost that they are currently issuing completely **contradictory** rulings on the constitutional nature of the tax, and are enforcing **different versions** of the federal personal income tax laws in different parts of the country, depending on what part of the country you are living in. That is patently **UNCONSTITUTIONAL** on every level.

Defendant/Litigant/Victims from Virginia, New Jersey and Utah will all be there at the Press Club on Monday June 17<sup>th</sup>, to detail their personal experiences with the abuses of the federal judiciary that they have all experienced; - where no appearances or hearings before the court were ever allowed, in any of their cases, and no fully-granted *subject-matter jurisdiction* of the courts to lawfully act was consistently, or properly, identified and declared on the record of the action in the federal courts, in the different cases.

## **BE THERE.**

Hey Friends,

We have booked the National Press Club on Monday June 17<sup>th</sup>, from 12 to 5 pm. to publicize the blatant *income tax FRAUD* being committed by the IRS & the federal judges in the federal courts, all over the country.

WE need, and would like to have your **HELP** in informing people of this event and getting people to attend it; - and to inform the media, and your State's Representatives in the Congress and the Senate (and their staffs) of the event, and of the magnitude of the substance of the information we will be releasing regarding the sad state of affairs *We the People* are experiencing in the liberal federal district courts and Circuit Courts of Appeals, with respect to the litigation of the *alleged* tax laws being misused by *opinion*, **without** the use of written *Law, as written*.

At the event, we will be presenting my new book: **THE AMERICAN TAX BIBLE** (and my old book **The Simple Truth About Income Tax**), together with the legal case facts of three of the people I have been helping in the federal courts, who are each living and working in a different part of the country (Virginia, New Jersey & Utah), under different Circuit Courts of Appeals, who are ALL being told by the different federal judges in each region of the country, that it is a **different** *subject-matter jurisdiction* of the federal courts that is *taken* by the courts over income tax enforcement actions in the different regions of the country!

Obviously, something is **very wrong**, since that's **NOT constitutionally possible**. So, part of what we are trying to do with this event, is **publicize** the existence of this **impossible constitutional conflict** that exists in the Circuit Courts of Appeals, - in order to try to persuade the Supreme Court to take these cases and settle the 100 year old **constitutional conflict** once and for all, so that we can be rid of this unconstitutional system of the tax of labor, in place of *income (taxable profit)*.

The only common element in each of these personal income tax enforcement cases, is that **no** defendant has ever been allowed to actually appear (to argue) in any federal courtroom (in over 5 years of litigation); **NO** *hearings* have been allowed in any of the cases by any court; and **no** fully-granted, properly and fully-identified and fully-declared, *subject-matter jurisdiction of the*

court, that can be *lawfully* and legitimately *taken* over the *claims* for tax that are made in the government's *Complaints*, has ever been made on the record of any of the cases of any of the defendants who will be present at the Press Club to talk about the ***prejudicial*** and ***unconstitutional*** behavior of the federal judges that they are experiencing in the courts, while reasonably attempting to persuade them to compel the United States (as a plaintiff in the courts) to make a proper and complete identification and declaration on the record of the actions in the courts (civil & criminal), of the alleged *subject-matter jurisdiction* that the United States believes exists, and can be invoked by the courts to enforce the *claims* made by the United States in its *Complaints* seeking the enforcement of an allegedly *direct* and *unapportioned* tax on *income* that the United States asks the courts to enforce (argued ***erroneously*** to be authorized under authority of the 16<sup>th</sup> Amendment alone, without **any** *limitations* on the *power to tax* applying), including the identification of: (1) the specific taxing power granted by the Constitution and exercised in *operational practice* by the IRS; (2) - the applicable *enabling enforcement clause* of the Constitution that authorizes the Congress to write law **specific** to the *enforcement* of the specific *taxing power* exercised under (1); and (3) - the specific statute enacted by the authorized Congress that has **published applicability** in the Code of Federal Regulations (CFR) to the *enforcement* of the **specific taxing power** alleged exercised in (1).

In Virginia, in the Fourth Circuit Court of Appeals, the federal judges have declared that the federal income tax is authorized as an ***indirect tax*** under authority of **Article I, Section 8, clause 1** of the U.S. Constitution, **but they refuse to fully disclose the specific subject-matter jurisdiction** of the court that is alleged taken under that claimed authority because they refuse to disclose **which one of the three taxing powers granted** thereunder is actually being invoked and exercised and enforced by the court (&IRS), *i.e.*: Is the tax pursued for enforcement in the legal action an *Impost*, a *Duty* or an *Excise tax*? Without providing this essential knowledge the court thus *wrongfully* deprives the defendants of the essential (and complete) knowledge of the true and complete, fully-granted *subject-matter jurisdiction* of the court that is actually being invoked and *taken* by the court over the legal action, to enforce the vague, arbitrary, and capricious, unspecified *claims* for the unidentified tax, that is made against them by the United States' *Complaint*.

This of course violates the fundamental requirements of constitutional legal *due process* in the federal courts, which require the courts to properly and fully establish the **specific subject-matter jurisdiction** of the court that is granted and alleged taken over the *claims* of the legal action, before proceeding with litigation in that action.

In New Jersey, in the Third Circuit Court of Appeals, the federal judges have **contradicted** the Virginia courts (& 4<sup>th</sup> Circuit) and have declared **exactly the opposite**, *i.e.*: that the federal income tax is a ***direct tax*** that is authorized under alleged authority of the **16<sup>th</sup> Amendment** to the U.S. Constitution (acting alone), and **not** as an ***indirect tax*** under Article I, as was held in the Fourth Circuit. But the courts in New Jersey **refuse** to acknowledge the **constitutional FACT** that there is **no enabling enforcement clause** in the 16<sup>th</sup> Amendment to authorize the Congress to write any law under any authority alleged granted **solely** thereunder, (rather than under Article I, Section 8, where the *Necessary and Proper enforcement clause* of Article I, Section 8, clause 18

makes all of the taxing powers granted by Article I, enforceable with law authored by a properly, **constitutionally** authorized Congress.

Of course, *subject-matter jurisdiction* cannot be established in a federal court if Congress is **not specifically authorized** to write law with respect to the (*taxing*) power alleged exercised. And so, these civil actions (pursuing enforcement of an allegedly **direct** tax on income) violate the fundamental legal requirements of *due process* in the federal courts, which require the courts to properly and fully establish the specific *enforcement* authority of the Constitution that authorizes the Congress to write law to enable the courts to take *subject-matter jurisdiction* over the *claims* made in the action, before proceeding with litigation. (Our federal courts, of course, cannot enforce anything but the written federal law of the United States Code. And then only, as **specifically authorized by the Constitution** for the Congress to do so (write law) **with respect to every (and any) power alleged** granted!)

And finally, in Utah, in the 10<sup>th</sup> Circuit Court of Appeals, the federal courts have declared that they do **NOT** have to tell the defendants anything more specific about the alleged *subject-matter jurisdiction* of the courts, than the grant of the vague and summary authority that is granted by the statutes themselves to enforce “*any tax*” (without cite of any claimed specific constitutional authority at all), by filing legal actions in the federal district courts, which is about as vague, arbitrary, capricious, non-specific, and unconstitutional as you could possibly get with respect to the establishment of a granted *subject-matter jurisdiction* to act, because without a declaration of whether the tax is alleged to be authorized as a **direct or indirect** tax (it can’t be both), it is absolutely legally **impossible** for any defendant to *Answer* the *claims* that he is confronted with in the United States’ *Complaint*, because he does not know whether to frame his answer to the *Complaint* in terms of the **apportionment** limitation that applies to all **direct** taxation, or the **uniformity** limitation that applies to, and legally *controls*, **all** of the constitutional **indirect** taxing powers that are granted (and *constitutionally made enforceable*) under Article I, Section 8, clauses 1 and 18.

Of course, it is **constitutionally impossible** for the income tax to be a different *form* of taxation in the different states of the union (every state must be treated **exactly the same** under the Constitution), and it is **also constitutionally impossible** for the federal courts to be claiming that the income tax is not only a different *form* of taxation under the Constitution in different parts of the country, but is also **constitutionally** authorized under different parts of the document itself (the Constitution), depending upon which region of the country (and Circuit Court of Appeals) you were within, and under.

The National Press Club is located at 529 14<sup>th</sup> St. NW Washington, DC 20045 phone: (202) 662-7500

I have attached some documents that hint at the magnitude and extent of the constitutional **FRAUD** being perpetrated, that we are trying to **expose** and **terminate**.

Hope to see you there. Please feel free to widely re-distribute this email and information to friends, family, neighbors, relatives, legislators, media, press, reporters, TV show hosts, attorneys, judges, employees, employers, contacts, Withholding Agents, etc. – you get the picture.

**ALL GUESTS MUST HAVE A VALID CODE TO ENTER THE FACILITY.**

Simply present this code at the turnstiles located on the 13th floor on the day of your event.

**E-Mail [Tom@IRSzoom.com](mailto:Tom@IRSzoom.com) for the QR code if you don't see it.**

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**It's TIME to TAKE BACK AMERICA**

**From the *perverters* of Law and Truth**

**because**

***Socialism is unconstitutional.***



*Thomas Freed*

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