

**Moors Heritage & History School**  
**“Eyes Wide Open” – Discusses IRS on Blog Talk**  
Hosted By Sister Anaidah El and Mizraim El

**Join us Tuesday, 26 November 2013 @ 9:30pm** for MHHS-Eyes Wide Open *“Principals of Nationality in Action”*, wherein we will discuss: **“Revisiting the Fraud of the IRS”**.

**If anyone has been injured**, personal property stolen, and Constitutionally secured Liberties have been violated by the Public Servants / Agents operating through the INTERNAL REVENUE SERVICES CORPORATION fraudulently doing business without a "Delegation of Authority", yet alleging to be a part of the government.....

.... then start writing your Writs right away. We will discuss the Hearings and how in spite of those hearings, they have not stopped the attack on the People!!!, and Moor.

**Did you know** that whenever an INTERNAL REVENUE SERVICE, IRS public Servant / Agent makes any accusation they must all be signed by the person making the accusation under **"PENALTY OF PERJURY"!!!**

Below is the ruling straight out of "Tax Court"....*mmmm* where is that roman tribunal [court] authority pursuant to the American Constitution 1791?

It will be interesting to see exactly who will be signing interrogatories under penalty of perjury. Rule 71(c) also says the following:

“The answers are to be signed by the person making them and the objections shall be signed by the party or the party’s counsel.”

Could this mean if the questions are answered, which they rarely are, the Respondent (IRS) him / herself has to sign them under "Penalty of Perjury", but if they are only objections, which is the usual case for difficult questions, then Respondent’s attorney (IRS) may sign them.

Has anyone ever received or seen answers to interrogatories by the government in or of Tax Court signed by anyone at all under **oath**?

Keep in mind that attorney’s cannot testify, they do not have standing!!!

"As a general principal, standing to invoke the judicial process requires an actual justiciable controversy as to which the complainant has a real interest in the ultimate adjudication because he or she has either suffered or is about to suffer an injury." **People v. Superior Court, 126 Cal.Rptr.2d 793.**

"I gave you everything you need to save yourself..  
--" *Prophet Noble Drew Ali*

Did you know that the Notice of Levy on Wages that the public servants/agents operating through the INTERNAL REVENUE SERVICES CORPORATION (IRS) use to steal the compensation for wages is in truth ONLY supposed to be imposed on "**Federal Employees**" and does **NOT** provide authority to levy compensation [wages] for labor of **private people** [citizens] in the private sector.

See the below **26 USC 6331 section 'a'**, which is fraudulently **omitted** in communication to **payroll department personnel** at various businesses.

### **26 USC § 6331 - Levy and distraint**

**Current through Pub. L.113-49.** *(See Public Laws for the current Congress)*

#### **(a) Authority of Secretary**

If any person liable to pay any tax neglects or refuses to pay the same within 10 days after notice and demand, it shall be lawful for the Secretary to collect such tax (and such further sum as shall be sufficient to cover the expenses of the levy) by levy upon all property and rights to property (except such property as is exempt under section 6334) belonging to such person or on which there is a lien provided in this chapter for the payment of such tax.

#### **The below identifies who levy Applies to:**

\*\*\*Levy may be made upon the accrued salary or wages of any officer, employee, or elected official, of the United States, the District of Columbia, or any agency or instrumentality of the United States or the District of Columbia\*\*\*

By serving a notice of levy on the employer (as defined in section 3401(d)) of such officer, employee, or elected official. If the Secretary makes a finding that the collection of such tax is in jeopardy, notice and demand for immediate payment of such tax may be made by the Secretary and, upon failure or refusal to pay such tax, collection thereof by levy shall be lawful without regard to the 10-day period provided in this section.

**BE SURE TO CHECK OUT** the letter from Congressman Dennis Hertel where he had his staff research this and affirms the **intent to mislead**. We have it on the RV Bey Publications site on the "**About Taxes**" page.

**In Addition** the following are other comments from various Senators, Supreme Court Cases and IRS Representatives:

"In a recent conversation with an official at the Internal Revenue Service, I was amazed when he told me that 'If the taxpayers of this country ever discover that the IRS operates on 90% bluff the entire system will collapse' ". - **Henry Bellmon, Senator (1969)**

"Our tax system is based upon voluntary assessment and payment, not upon distraint".- **United States Supreme Court, in Flora v. United States.**

"Our tax system is based on individual self-assessment and voluntary compliance".-**Mortimer Caplin, Internal Revenue Audit Manual (1975).**

"Considering that senior officials at the Internal Revenue Service are fully aware of the fact that there is no law currently in existence making a U.S. citizens liable for,

or required to pay, either the income tax or the social security employment tax, only a truly generous citizen would, upon discovering this, continue to voluntarily donate these taxes to the government by allowing them to be withheld from his paycheck on a 100% voluntary W-4 withholding agreement. But, then again, the IRS would be dead in the water without the "voluntary (and docile) compliance" of employers and employees and has said so all along." -- **William Cash, IRS Senior Manager**, <http://www.irs.faithweb.com>

We must activate our voice with law and speak with our Writs!!! Please call **347-945-5899**, **Press '1'** to speak to the Host. For those listening via the Internet, the Chat Room will be open immediately. Remember to check us out on **Facebook**: <https://www.facebook.com/pages/MHHS-Eyes-Wide-Open/156881097849274>, and please select "like". We are also on Twitter: <http://www.twitter.com/MHHSEyesWideOpen>.

Please also send us an email @ [mhhseyeswideopen@gmail.com](mailto:mhhseyeswideopen@gmail.com), so we can compile an email list for blitzing and also send us emails with the appellation, Corporate State and/or county along with ransom amount for any Moor who has been kidnapped and is currently being held hostage. **Thank you, this is greatly appreciated.** We here at Moors Heritage and History School "Eyes Wide Open", thank you for coming together so we can be uplifted together.

**Islam!!!**

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