RECISION OF CONTRACT & REVOCATION OF FOWER

ASSEVERATION

I, Allen Charles Christian an American by birth, born in the State of California County of Los Angeles subject to God's Law of Nature, do hereby state the following to be true and correct to the best of my knowledge and belief: This is not a request. I am demanding my rights pursuant to the 1st Amendment of the US Constitution in compliance with Public Law 97.280:

Public Law 97.280, a joint resolution of congress stated flatly that we should study the Bible and obey the laws of God.

That because of my sincerely held religious beliefs I can make no covenants with the governments of the state of Nevada, or the United States, if they confict with the laws of the almighty God.

A covenant is an obligatory agreement between two or more parties. It is a contract. The government holds the position that it is a soverign, a soverign is a lawmaker. A lawmaker is a god. The almighty **God** holds me collatorally astop from making contracts with any lesser Gods. In Exodus 20:3-5, 23:20, 23:32-33, Deut. : 5:6-7, 31:17-20,

I must obey the laws of the almighty God, before the laws of man, and cannot under any circumstances obey the laws, codes, statutes, etc., of the US or the State of Nevada where they might conflict with the laws of the almighty God.

- 1. That this document has been prepared, witnessed, and filed because the director of the Social Security Administration holds the position that there are no statutory provisions to resign from social security, and because there is no other remedy available to me at law by which I can declare and enforce my right to be free from state enfranchisement and benefits therefrom.
- 2. That in approximately 1976, I obtained work and was told by the person who had hired me that I must have a social security number in order to retain the job. The ensuing employment was therefore under deceit and duress.
- 3. That in approximately 1976, when I received my social security number, I was approximately 12 years old and a minor, and therefore legally incapable of entering into a binding contract.
- 4. That from that time forward, I was misinformed and deceived as to the nature and effect of the social security number, in that I was led to believe that it was a compulsory insurance program to provide for one's old age. In addition, I was told that no one could obtain work without a social security number.
- 5. That for years moneys have been withheld from my wages, resulting in an injury to my property. Property is labor and the wages derived therefrom, and I am entitled to all of my wages as:

198203

500K 389PAGE1977

"...the labourer is worthy of his hire." Luke 10:7

and "hire" is defined as "wages" in Young's Concordance.

In 1913, the "Income Tax Laws" (16th Amendment/26 USC (R Code) etc.) were ratified/passed. The income tax laws at that time clearly applied only to corporations (state created persons) per the USTU Direct v. Indirect ("excise") Tax arguement... Additionally, "wages" from common law endeavors were not taxable: ("One does not derive 'income' by rendering services and charging for them." Edwards v. Keith, 231 F 110; Staples v. US 21 F. Supp 737: Eisner v. Macomber, 40 Sct. 189, 252 US 189; see Golden/Schoenien ARE YOU REQUIRED). Also, common law rights, privileges, immunities and endeavors could not be regulated nor taxed (Murdock v. Pa., 319 US 105 US v. Texas, 252 F. Supp. 234, 384 US 155, McGrew v. IC 85 F2d 608, Golding v. Schubach, 70 P2d 871).

6. That after studying the social security issue, I have found that having the social security number gives this person the title of "taxpayer", which is an involuntary change in status from a freeman to a ward of the state-this position is not voluntary! The social security number places this freeman in the position of: involuntary servitude to the State, the Federal Government, the US Treasury, the Federal Reserve, and possibly others unknown to me at this time. And, in addition, I am robbed of my constitutional protections. For example, I have now found that with my application for the social security number and the resulting issuance thereof, that I unknowingly waived my right to an Article I and Article III judge to restrain or review assessments and collections as 26 USC 6305 (b) plainly states:

"No court of the United States, whether established under article I or article III of the constitution shall have jurisdiction of any action,..."

Such a statutory provision causes a loss or diminution (depending upon other statutory provisions) of 4th, 5th, 6th, 7th, and 9th Amendment rights). It has come to my attention that there is a difference between a free and non-unisitic person and a corporation, a creation of the state, (Hale v. Henkel 201 US 43, 74-5. Possession of the social security number places me in the status of a corporation, a creation of the state who is regulated by the government. I was not informed of the terms and conditions of the contract upon my employer's demand for application. Thus, the social security number contract was acquired by fraud.

Fossesion of the social security number compels my participation in the federal reserve note program which is against my will and over my objection and against my religious beliefs.

State created creatures and benefactors of state created rights and franchises can be compelled to use "state created money" under (the commerce clause of the) US Constitution 1: 8: 5

198203

500K 389PAGE 1978

("Federal Money Power") per law express and implied in the class of cases represented by Perry v. Washburn, 20 Cal. 318, cited in Lane County v. Oregon, 7 Wal. 71, cited in Julliard v. Greenman, 110 US 421, the one case the Government uses to destry the "money issue" arguments now used by the Patriot Community. Federal money other than gold and silver (1: 10: 1) has been held to be Federal Legal Tender for debt arising among and between the Government and its creatures (corporations and employees) since 1862. Federal Common Law... holds that the benefactors of a Federal Franchise may be equired by courts to pay attached exise (indirect). Taxes in Federal Legal Tender, no matter what its description, whether a bill (three party insturment) in the form of a "silver certificate" or a "note" (Federal Reserve Note) to which the Federal Government has become an endorse. ("Aval" endorser under 12 USC. Sec. 411), which bills and notes are evidence of "credit".

- 7. That in statutory contract law (contracts of adhesion) the terms of the contract are subject to change at the whim of the legislature or the regulatory agency (HEW) responsible for administering/supervising family related functions.
- B. That such statutory contracts of adhesion rob me of my constitutional protections.
- 9. That such statutory provisions also cause a loss or diminution (depending upon other statuatory provisions) of 4th, 5th, 6th, 7th, and 9th Amendment rights.
- 10. That the possession of a social security number constitutes an **Abrogatio**n of my religious freedom. Due to my religious training and beliefs, I hold that possession of the social security number causes me to sin, and I must revoke said social security number or be liable to the wrath of God. Revelation 13:17 states that,"...no man might buy or sell, save he that had the mark, or the name of the beast, or the number of his name." The penalty of receiving this mark is stated in Revelation 14:9-10:
- "...If any man worship the beast and his image, and receive his mark (SSN) in his forehead (MIND), or in his hand, the same shall drink of the wine of the wrath of God, which is poured out without mixture into the cup of his indignation; and he shall be tormented with fire and brimstone in the presence of the holy angels, and in the presence of the Lamb."
- 11. That as a result of my studies, my ignorance has come to an end, and I have regained my capacity to be an American Freeman. Therefore, it is now necessary that I declare said application for a social security number, and the resulting contract number (556-23-0185) with government, and any power assumed or implied by said number to be null and void from its inception due to the deceit, duress, fraud, injury, and incapacity perpetuated upon me by the other party of the contract; and that I am no longer property of the state, the federal government, nor the United States Treasury, to be used as collateral for the Federal Reserve.

198203 500k 389PAGE1979

12. That with this recision of contract power, I do hereby claim all of my inalienal rights at law, and do hereby declare to one natural person who is not a creation of, nor state's civil law of admiralty, maritime, or	ole and constitutional and all that I am a subject to the equity jurisdictions.
Date this 15 day of MARCH, 198	27.
Allen Charles Chri	ist
Witnessed by: 1 Mikelle (Leatherb)	. PCI dii
2. Begut Honkanen	
3 Munp Muit as:	-
"at the mouth of two witnesses, or at witnesses, shall the matter be established.'	the mouth of three Deut. 19:15
	REQUESTED BY Charles Christian IN OFFICIAL RECORDS OF DOUGLAS CO NEVADA
	*89 MAR 15 A11:01
	SUZANNE BEAUDREAU RECORDER 198203 SPAND DEPUTY SOOK 389PAGE1980
	a. . a.
(