

'99 JUN 28 P2:30

Director  
Per-Claims Requirements  
Social Security Administration  
6401 Security Boulevard  
Certified Mail # \_\_\_\_\_

COUNTY RECORDER

Director  
Division of Earning Eligibility  
and Accountability  
Metro West, North Building  
Certified Mail # \_\_\_\_\_

Re: TERMINATION OF PARTICIPATION IN THE SOCIAL SECURITY INSURANCE PROGRAM

Dear Sir/Madam;

I am writing with respect to my voluntary withdrawal from the Social Security program. I have been advised that your office is the proper venue for my needs.

Treasury Regulation 301.5109-1(d) allows me to withdraw from this activity and states specifically;

"Individuals who are ineligible for or do not wish to participate in the benefits of the social security program shall nevertheless obtain a social security number if they required to furnish such a number pursuant to paragraph (b) of this section.

Paragraph (b) is for those persons desiring to file a statement or return or those persons who are under paragraph (a) engaged in a trade or business within the United States.

I do not wish to participate in this system any longer. I find it morally and spiritually objectionable and wish only to provide for my needs without government intervention.

I understand that I will no longer be entitled to the charity of the government, including loans, disability, under Medicaid/Medicare, and other Social Security benefits, including welfare. All are repugnant to me and this form of charity is not spiritually sound.

In further review of the Compilation of the Social Security Laws, 98th Congress, 2nd Session, Committee Print through 1984, pages 397 and 398, will fully detail the facts concerning the construction of the terms "State" and "United States" in sub-paragraphs (A) contained prima facie evidence that the Social Security Act of the 74th Congress, Session 1, August 14th, 1935, as recorded in Chapter 531 of the United States Statutes States "ONLY" (per definition).

If the original Social Security Act is read carefully, you will note that the term "United States" is used thirty-four times and never, ever gives the slightest suggestion that it embraces the Forty-Eight Sovereign States of the United States of America that existed in 1935.

I am further requesting the documentation necessary for the return of funds maintained under my Social Security Number in accordance with Revenue Ruling 57-576. Under the Freedom of Information Act, 5 United States Code, Section 552, I request that you provide the records and necessary forms to accomplish this.

Further, any reference to the so-called 14th Amendment to the Constitution maintaining privileges over fights is invalid. I refer you to "An Historic Overview of the Unlawful Enactment of the 14th Amendment", by the SUPREME COURT OF THE STATE OF UTAH [Deyett v. Turner, (1967) 439 P. 2d. 266 and State v. Phillips, (1975) 540 P. 2d. 936]. I am a preamble citizen, not one governed under naturalization or immigration.

I have never been required to have, hold and/or obtain a Social Security account number. Yet by the government's usage of undue influence concerning my birth registration and employment applications, I was misled to believe that a citizen in one of the several States of America was (is) required to have such an identification number and/or account. I have never been naturalized by Congress as you would attempt to have me considered and/or defined, nor are any of my rights conferred by Congress, because I am a natural born Citizen (see 2:1:5 in the U.S. Constitution) and domiciled in the Republic of Oregon.

The United States Constitution does not grant to Congress the power to legislate for, or against, any independent sovereign State within the Union of America. Congress can legislate by usage, under the scope and purview, of the so-called 14th Amendment, under which courts have determined that Congress was enabled to govern artificial persons or this system you claim jurisdiction over.

I therefore reiterate my demand for removal from this voluntary program on the aforementioned grounds of spiritual and moral objections and ask that you immediately remit the proper forms. In light of the above, I now make demand for information as to the purview of filing Form 4029, referenced by statute under sections 1402 (g) (1) or 3127 of the Internal Revenue Code as I have not made this particular.

Further under the provisions set forth as a result of Public Agencies Opposed to Social Security Entrapment v. Reckler, 613 F Supp 558 (D.C. 1985), at page 575 "The Secretary of Health and Human Services is hereby ORDERED to accept the notifications of withdrawal properly tendered to her".

By Act of Congress, Selection 204 of the Social Security Act (49 Stat 620) allows for recovery of unqualified individuals. I demand withdrawal and return of funds thereby.

Pursuant to 28 USC 1746(1) and executed "without the United States", I affirm under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, to the best of my belief and knowledge.

I now affix my signature and official seal to all of the above affirmations with  
EXPLICIT RESERVATION OF ALL AND WITHOUT PREJUDICE UCC 1-207.

Wayne N Jenkins  
Signature

1-20-99  
Date

WAYNE NEAL JENKINS  
SSN 559-56-8701  
3901 Klein Blvd, 6150065  
Lompoc, CA 93436

Return to  
Patricia Locklin  
6310 Happy Hollow Ln  
Boxing 27 97623

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of Wayne Neal Jenkins the 28th day  
of January A.D., 1999 at 2:30 o'clock P. M., and duly recorded in Vol. M99  
of Miscellaneous on Page 3226

FEE \$15.00

Linda Smith, County Clerk

by Kathleen Ross