NOTE: Not an Information Return under 26 USC §6041

Affidavit of False or Fraudulent Original Form W-2, Wage and Tax Statement, Form W-2-CC

Send separately, in response to collection notice, or attach to W-8BEN or NON-STATUTORY return. For use by "nonresident allens" not engaged in the "trade or business" excise taxable franchise and whose earnings are

	300	"nonresident allens" not eng	gaged in the "trade or business a "foreign estate" per 26		e and whose earnings are	
1 Type or	print yo	ur first name and middle initial.	Last name	V ()	2 Identifying Number	
3 Address (not the domicile or residence of Submitter; mail forwarding only)						
4 Federal	income	tax ILLEGALLY withheld	5 Social Security tax ILLEG	ALLY withheld	6 Medicare tax ILLEGALLY	withheld
WARNING: This submission satisfies the requirements of IRM 3.21.3.15.1.28 by supplying the name, EIN, and withholding amount. DO NOT ask me for any original FALSE information returns such as W-2's because they: 1. Are evidence of an "employee" status election under 5 USC §2105 that I do not consent to make; 2. Could be used to replace this submission so that it can be destroyed or ignored against my wishes. I have already attached my pay stubs or receipts as legal evidence of the taxes paid listed above in blocks 4 through 6 and this submission is signed under penalty of perjury so you don't need further evidence. Your own internal information return reporting system also allows you to independently verify these false reports using the identifying number provided. Thus, any attempt by you to insist on the original false W-2's before a tax return refund will be processed shall constitute an admission by you that you are refusing to file my tax return and process the refund in criminal violation of 26 USC §7203 and thus tamper with me as a protected witness of wrongdoing in violation of 18 USC §1512. I will NOT help you commit identity theft in violation of 18 USC §912 by preserving, condoning, or perpetuating false evidence such as the false information return(s) this submission relates to and compelling me to do so constitutes a criminal conspiracy to engage in human trafficking.						
7 Status of Submitter I. A "nonresident alien" under 26 USC §7701(b)(1)(B); 2. A "national" of the United States OF AMERICA described in 8 USC §1101(a)(21) and 8 USC §1101(a)(22); 3. An "American National" pursuant to 8 USC §1502; 4. Domiciled and physically present outside the statutory geographical "United States" (26 USC §7701(a)(9) and (a)(10) and 4 USC §110(d)); 5. A constitutional (or Fourteenth Amendment, Sect. 1) "citizen" AT THE TIME OF BIRTH OR NATURALIZATION (but not NOW) domiciled and working within the exclusive jurisdiction of the constitutional "United States" (states of the Union); 6. Not consensually doing business with the U.S. government and thereby waiving sovereign immunity under 28 USC §1605; 7. "stateless person" pursuant to 28 USC §1332 because not domiciled in the STATUTORY "State" described in 28 USC §1332(d); 8. A CONSTITUTIONAL "person" under the Bill of Rights.						
DO NOT FALL WITHIN THE DEFINITION OF ANY OF THE FOLLOWING STATUTORY CIVIL STATUSES AND DO NOT CONSENT TO THESE CIVIL STATUSES UNDER THE FIRST AMENDMENT, MY RIGHT TO NOT CONTRACT, AND THE RIGHT TO EXCLUDE ASPECT OF ABSOLUTE OWNERSHIP OF MYSELE: 1. NOT a STATUTORY "U.S. person" under 26 USC \$7701(a)(3)0); 2. NOT in receipt of "income" or "gross income" from the STATUTORY "United States" (26 USC \$7701(a)(9) and (a)(10) and 4 USC \$110(d)); 3. NOT a public officer engaged in a STATUTORY "trade or business"; person" under 26 USC \$7701(a)(3) and "Gross income" from the STATUTORY "trade or business"; business"; business"; business"; business (a) NOT a public officer engaged in a STATUTORY "trade or business"; business"; business (b) NOT consenting to acquire the benefit or privilege of protection or a treaty benefit as an American National abroad under 8 USC \$1502 and thus not liable to pay for said protection; 7. NOT consensually or knowingly representing a legal fiction domiciled in the statutory "United States" (26 USC \$7701(a)(9) and (a)(10) and 4 USC \$110(d)) and thus subject to federal law under Federal Rule of Civil Procedure 17(b); b. NOT a CIVIL citizen*++D under 26 CFR \$1.1-1(a) or (b) by virtue of applying for a USA passport. Passports are evidence of NATIONALITY and POLITICAL citizenship, CIVIL citizen*++D status requires domicile on federal territory or at least consent in some form; 9. NOT eligible to participate in Social Security and notified Social Security of same (https://sedm.org/Forms/06-AvoidingFranch/i/SNotEligible.pdf). Any numbers provided are therefore NOT STATUTORY Social Security Numbers but privately issued numbers that may not be put to a commercial use or benefit of any qovernment and if they are, are subject to the <i>Injury Defense Franchise and Agreement</i> , Form #06.027. https://sedm.org/Forms/06-AvoidingFranch/i/ny/Updefense/Franchise.pdf.						
If you have any evidence to the contrary, please present it signed under penalty of perjury within 30 days or be found in default and estoppel. If you default, any attempt to treat me as OTHER than that described above is admitted and stipulated into evidence by you to be criminal identity theft as described in <u>Government Identity Theft</u> , Form #05.046; http://sedm.org/Forms/FormIndex.htm . The statuses in this block are a product of my First Amendment right to associate and my right to contract or not contract. If I can't control my civil status, then I no longer own myself and am a slave. See: Your Exclusive Right to Declare or Establish Your Civil Status , Form #13.008: http://sedm.org/Forms/FormIndex.htm .						
The subject of the report is a nonresident alien working outside the statutory geographical "United States" defined in 26 USC \$7701(a)(9) and (a)(10), 4 USC \$110(d), and 26 CFR \$301.7701-7(c) for a foreign employer who is a "nonresident alien", whether they know it or not. As such, earnings from labor reported on the false W-2 information return are expressly excluded from statutory "wages" (26 USC \$3401(a)) under 26 CFR \$31.3401(a)(6)-1(b) in the case of local Security. Earnings are also not connected with a "trade or business" in the case of Social Security. Earnings are also not connected with a "trade or business" in the case of EITHER the payer or the recipient required by 26 USC \$6041(a) and thus are not reportable. They are also not reportable under 26 CFR \$1.441-1(b)(5)(f), 26 CFR \$1.1441-1(e)(1)(ii)(A)(1), and 26 CFR \$1.6041-4(a)(1). Earnings are also therefore expressly excluded from backup withholding because they are not reportable per 26 USC \$3406(q) and 26 CFR \$31.3406(q)-1(e). Only "reportable payments" are subject to such withholding. Per the Sixteenth Amendment also, "income" means PROFIT and not gross receipts. The income tax is thus not a tax on property, including human labor, as held by the U.S. Supreme Court. Taxes on the laborer for their labor are direct unapportioned taxes and constitute involuntary servitude in violation of the Thirteenth Amendment and Pollock v. Farmers Loan and Trust, 157 U.S. 429 (1895). The passage of the Sixteenth Amendment did not change this after Pollock either. See the following for exhaustive proof that the amount reported for "wages" must be ZERO because there is no profit: Proof that Income Involuntary Income Taxes on Your Labor are Slavery. Form #05.055; herefore, and Agreement, Form #06.027.						
 https://sedm.org/Forms/06-AvoidingFranch/InjuryDefenseFranchise.pdf. ZERO is therefore what should have been reported by the filer of the FALSE W-2(s) FOR "wages". False information return (IR) submitter's name, address, and ZIP code IR submitter's identification number (if known) 						's identification
11 What this submission is NOT:						
This submission does NOT constitute consent on the part of the submitter to: 1. A "self-assessment"; 2. Any kind of assessment on the part of the IRS under the authority of 26 USC §86014, 6020(b), or 6201; 3. Become a "taxpayer" (26 USC §7701(a)(14); 4. Become a statutory "resident" (26 USC §7701(b)(1)(A)) or a statutory "citizen" (8 USC §1401) domiciled on or physically present on federal territory in the "United States" (26 USC §7701(a)(9) and (a)(10)) or subject to federal civil law; 5. An election by a "nonresident alien" to become a "resident alien" pursuant to 26 USC §6013(g) and (h); 6. Become a statutory "individual" as described in 26 CFR §1.1441-1(c)(3); 7. Accept or pay for any government "benefit" or property; 8. Become an officer, agent, or instrumentality of the "United States" in custody of government property and thereby forfeit status as a private human or entity. Recipient is NOT AUTHORIZED to provide, offer, or impute participation to the undersigned in any government "benefit" program now or at any time in the past, present, or future. Undersigned regards it as involuntary servitude in violation of Const. Amend 13 and human trafficking to impute any status to him/her under the civil law that he/she does not expressly consent to in writing absent duress. Submitter reserves the exclusive right to declare and establish whatever civil status he/she chooses as a nonresident foreign sovereign protected by the Foreign Sovereign Immunities Act, 28 USC Chapt. 97.						
		space provided and check one				
	mation heck	returns you received for the above yes	ar were taise and fraudulen	t because (check all the Explanation	ат арріу):	
a		The company submitting the information retu the following: 1. Refused to accept my CORF Forced me to submit withholding document fraudulent in its place.;3. Forced me to fill of that I know is false or fraudulent. See the ne	RECT withholding paperwork; 2. ts I now know to be false and ut the withholding form in a way	They MUST accept my witness tampering, prac compelling me to contrar franchise, and compellin are doing this under t "withholding agent" (26 l	status as I give it to them. Otherwisticing law without a license on my bel ct with the government to participate in g me to associate in violation of the he "color of law" as a quasi-gove USC \$7701(a)(16)) and therefore are re Right to Declare or Establish Your Cirmlndex.htm.	half without my consent, n the "trade or business" First Amendment. They rnment officer called a liable for a constitutional

and this report constitutes a DEMAND to void it. Furthermore, it would be perjury under penalty of posity to sign upon a form and its ANN y permitted to see its Callage 5 forms it and VM-4 are its Callage 5 forms its continued and its Callage 5 forms in a continued or a generate of the report of the callage 5 forms its continued and its Callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the powerment in the continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the callage 5 forms its continued and penalty in the powerment in the callage 5 forms in the contract of the grazes of the cont							
and threefore never acrossed to be treated ASIE I am a accomment smoloses. 26 CPR 313 4140(12) and 26 CPR 31 3140(12) at 10 center to receive the NR S Form W. 17 center of the Number of the Name o			to either not hire or to fire me if I did not sign it. The W-4 is a contract or agreement which cannot be compelled. In the presence of duress, it is voidable and this report constitutes a DEMAND to void it. Furthermore, it would be perjury under penalty of perjury to sign such a form and I am ONLY permitted to use the W-8 or a custom form. No other withholding form is appropriate for my circumstances.		submit IRS form agreement", wit cannot lawfully of and W-4 are Ta government. No 5.1.11.6.8, 26 U on me, and eve DO NOT give ai	i W-4 voluntarily. These regulations identify the form as an nich is a contract to call what I earn "wages". Absent my consent, I earn reportable "wages" under <u>26 USC §3406</u> . That is why Forms W-2 x Class 5 forms, which means GIFT taxes. They are GIFTS to the o one can turn that gift into a tax except me by assessing myself. IRM ISC <u>§56020(b)</u> and 6201 forbids the IRS to do an assessment or SFR if if they do, it's still only a proposal that requires my CONSENT, which I and never have given.	
### A **2 flied against me if John Consent to TREAT my earnings as 'wages' under 20 USC 342(0) and 26 CPR \$31.34(0) and 26 CPR \$31.34(0	С		and therefore never agreed to be treated AS IF I am a government "employee" 26 CFR \$31.3402(p)-1 and 26 CFR \$31.3401(a)-3 identify the IRS Form W-4 a a contract or agreement by the submitter in which submitter consents to ca what they earn "wages" which are subject to tax. Otherwise, private submitte not within the "United States" government can't earn reportable statutor "wages" as legally defined as a "nonresident alien" under 26 CFR \$31.3121(b)		"exempt", but r would be inapp	ather "not subject" to the I.R.C. Consequently, Form W-4 Exempt ropriate and fraudulent.	
Correct, it is incorrect because either my work associate compelled me to sign and submit a knowingly false and fraudulent V7, V4, 9, 54, 64, or SS-5 from use a government identifying number that does not belong to me by threatening to either not his or to live me if I did not sign it and provide a number I am not eligible for and cannot lawfully use. Anything does not under the influence of duces becomes the act of the ducessor and not my act and is violable and this report constitutes a DEMANO to void. The provided is not included the contract of t	d		a W-2 filed against me if I don't consent to TREAT my earnings as "wages" unde 26 USC 3402(p) and 26 CFR §31.3402(p)-1 if I do not consent to call ther "wages". My private, non-federal associates are NOT governmen instrumentalities, officers, or agents in the context of this <u>private</u> relationship. is unlawful and a criminal offense for them to act as a public office of th government in violation of 4 USC §72 and 18 USC §912 outside the District				
a degraphical "United States" (26 USC \$7701(a)(9) and (a)(10) in other than a "trade or business" ("bublic office" within the U.S. government are not includible in "gross income" and a "foreign estate" bury and the property of the same time not statutorily "exempt" nor am I an "exempt individual". but at the same time not statutorily "exempt" nor am I an "exempt individual". but at the same time not statutorily "exempt" nor am I an "exempt individual". but at the same time not statutorily "exempt" nor am I an "exempt individual". but at the same time not statutorily "exempt" nor am I an "exempt individual". but at the same time not statutorily "exempt" nor am I an "exempt individual". but at the same time not statutorily "exempt" nor am I an "exempt individual". but at the same time not statutorily "exempt" nor am I an "exempt individual". but at the same time not statutorily "exempt" nor am I an "exempt individual". but at the same time not statutorily "exempt" nor am I an "exempt individual". but at the same time not statutorily "exempt" nor am I an "exempt individual". but at the same time not statutorily "exempt" nor am I an "exempt individual". but at the same time not statutorily "exempt" nor am I an "exempt individual". but at the same time not statutorily "exempt" nor am I an "exempt individual". but at the same time not statutorily "exempt" nor am I an "exempt individual". but at the same time not statutorily "exempt" nor am I an "exempt individual". baddlight statutorily exempt and/or the private after the statutorily exempt and/or the private after the statutorily exempt individual". but at the same time not statutorily exempt individual". but at the same time not statutorily exempt individual". but at the same time not statutorily exempt individual". but at the same time not statutorily exempt individual". but at the same time not statutorily exempt individual". but at the same time not statutorily exempt individual". but at the same time not statutorily exempt individual". but at the same time not			<u>correct.</u> It is incorrect because either my work associate compelled me to sig and submit a knowingly false and fraudulent W-7, W-9, SS-4, or SS-5 form of use a government identifying number that does not belong to me by threatenin to either not hire or to fire me if I did not sign it and provide a number I am not eligible for and cannot lawfully use. Anything done under the influence of dures becomes the act of the duressor and not my act and is voidable and this report				
Image	f		geographical "United States" (26 USC \$7701(a)(9) and (a)(10)) in other that a "trade or business"/"public office" within the U.S. government are no includible in "gross income" and a "foreign estate" pursuant to 26 USC \$7701(a)(31). They are "not subject" and "excluded" from "gross income"		and working outside the "United States" from "wages", "income", or "gross income". Statutes: 26 USC \$7701(a)(31), 26 USC \$861(a)(3)(C)(i), 26 USC \$1402(b), 26 USC \$3401(a)(6), 26 USC \$3406(g). Regulations: 26 CFR \$1.872-2(f), 26 CFR \$1.871-7(a)(4). 26 CFR \$31.3401(a)(6)-1, and 26 CFR \$31.3406(g)-1(e). Pursuant to 26 USC \$6041(a), I cannot lawfully earn reportable "income" as defined in 26 USC \$643(b) because I am not the public "trust" or "estate" described therein. IRM 5.1.11.6.8, 26 USC \$86020(b) and 6201 forbids the IRS to do an assessment or SFR on me, and even if they do, it's still only a proposal that requires my CONSENT, which I DO NOT give and never have given.		
Check Action Date(s) accomplished	g		myself and/or the private entity I am representing or "benefit" offered by any government. The at government is expressly forbidden in the entity fundamental law and therefore all contracts or f	to any obligation, franchise athority to contract with an ormation documents and/o	such as myself they cannot law process, INCL therefore lawful	ose domiciled in states of the Union and protected by the Constitution and/or the entity I represent are "unalienable", which legally means that virully be sold, bargained away, or transferred through any commercial UDING franchises. Only those domiciled on federal territory may lly enter into such contracts and I am not domiciled on federal territory resent within a state of the Union and protected by the Constitution.	
a Submitted IRS Form W-8SUB https://sedm.org/Forms/04-Tax/2-Withholding/W-8SUB.pdf b Submitted Afficiavit of Citizenship, Domicile, and Tax Status, Form #02.001 https://sedm.org/Forms/02-Afficiavits/AffCitDomTax.pdf c Submitted the following with Certificate of Service or Certified Mail. Identity Theft Afficiavit, Form #14.020 https://sedm.org/Forms/14-PropProtection/Identity Theft Afficiavit-f14039.pdf d Initiated civil suit against withholding agent e Other (specify): Specific actions demanded of recipient in responding to this submission Explanation Check Action Explanation Do not send me collection notices based on the false information returns. Your enforcement activities are a tort instigated outside of your territorial and subject matter of the Latence of the L	13 Ef			-2 to correct these			
a Submitted IRS Form W-8SUB https://sedm.ora/Forms/04-Tax/2-Withholding/W-8SUB.pdf b Submitted Affidavit of Citizenship, Domicile, and Tax Status, Form #02.001 https://sedm.ora/Forms/02-Affidavits/AffCitDomTax.pdf c Submitted the following with Certificate of Service or Certified Mail. Identity Theft Affidavit, Form #14.020 https://sedm.org/Forms/14-PropProtection/Identity Theft Affidavit- 114039.pdf d Initiated civil suit against withholding agent e Other (specify): Specific actions demanded of recipient in responding to this submission Check Action Explanation Do not send me collection notices based on the false information returns. Your enforcement activities are a tort instigated outside of your territorial and subject matter the submission in the false information returns. Your enforcement activities are a tort instigated outside of your territorial and subject matter the submission in the false information returns. Your enforcement activities are a tort instigated outside of your territorial and subject matter the submission in the false information returns. Your enforcement Authority within Constitutional States of the United States' defined in 26 USC \$7701(a)(9) and (a)(10), 4 USC \$110(d) and 20 (2)(c). See: Challenge to Income Tax Enforcement Authority within Constitutional States of the United States' defined in 26 USC \$7704(a)(a) and 21 (2)(c). See: Challenge to Income Tax Enforcement Authority within Constitutional States of the United States' defined in 26 USC \$7704(a)(a) and 21 (2)(c). See: Challenge to Income Tax Enforcement Authority within Constitutional States of the United States' defined in 26 USC \$7704(a)(a) and 21 (2)(c). See: Challenge to Income Tax Enforcement Authority within Constitutional States of the United States' defined in 26 USC \$7704(a)(a) and 21 (2)(c). See: Challenge to Income Tax Enforcement Authority within Constitutional States of the United States' defined in 26 USC \$7704(a)(a) and 21 (2)(c). See: Challenge to Income Tax Enforcement Authority within Constitutional Stat		Check	Action			Details/Contact	
b Submitted Affidavit of Citizenship, Domicile, and Tax Status, Form #02.001 https://sedm.org/Forms/02-Affidavits/AffCitDomTax.pdf c Submitted the following with Certificate of Service or Certified Mail. Identity Theft Affidavit, Form #14.020 https://sedm.org/Forms/14-PropProtection/Identity Theft Affidavit-f14039.pdf d Initiated civil suit against withholding agent e Other (specify): Specific actions demanded of recipient in responding to this submission Check Action Explanation Do not send me collection notices based on the false information returns. Your enforcement activities are a tort instigated outside of your territorial and subject matter https://sedm.org/Forms/05-MemLaw/ChallengeTolRSEnforcementAuth.pdf	а						
Submitted the following with Certificate of Service or Certified Mail. Identity Theft Affidavit, Form #14.020 https://sedm.org/Forms/14-PropProtection/Identity Theft Affidavit- 114039.pd	b		Submitted Affidavit of Citizenship, Domicile, and #02.001	Tax Status, Form			
a Other (specify): The specific actions demanded of recipient in responding to this submission Check Action Do not send me collection notices based on the false information returns. Your enforcement activities are a tort instigated outside of your territorial and subject matter the specified in the submission of the specified in the false information returns. Your enforcement activities are a tort instigated outside of your territorial and subject matter the submission of	c		Submitted the following with Certificate of Service or Certified Mail. Identity Theft Affidavit, Form #14.020 https://sedm.org/Forms/14-PropProtection/Identity Theft Affidavit- f14039.pdf				
The specific actions demanded of recipient in responding to this submission Check	d	Щ					
Check Action Explanation Do not send me collection notices based on the false information returns. Your enforcement activities are a tort instigated outside of your territorial and subject matter	e	Ц	Other (specify):				
Do not send me collection notices based on the false information returns. Your enforcement activities are a tort instigated outside of your territorial and subject matter							
jurisulction.	а		Do not send me collection notices based on the false information returns. Your enforcement activities are a tort instigated outside of your territorial and subject matter	IRS has no statutory enforcement authority outside of Internal Revenue Districts or outside the statutory geographical "United States" defined in 26 USC §7701(a)(9) and (a)(10), 4 USC §110(d) and 26 26 CFR §301.7701-7(c). See: Challenge to Income Tax Enforcement Authority within Constitutional States of the Union, Form #05.052;			
submitted by the original submitter, which are ALL false and fraudulent and subject to criminal sanction if not corrected submitted by the original submitter, which are ALL false and fraudulent and subject to criminal sanction if not corrected submitted by the original submitter, which are ALL false and fraudulent and subject to criminal sanction if not corrected submitted by the original submitter, which are ALL false and fraudulent and subject to criminal sanction if not corrected submitter payments associated with a "trade or business", which is defined to include ONLY a public office Recipient is not lawfully engaged in a "public office" and would be impersonating a public office	b		Zero out all "wage" and "earnings" reports submitted by the original submitter, which are ALL false and fraudulent and subject to	all "wage" and "earnings" reports d by the original submitter, which are e and fraudulent and subject to sanction if not corrected W-4 either not on file or not submitted consensually. "wages" only reportable if W-4 on file pursuant to 26 CFR §31.3401(a)-3(a) and 26 CFR §31.3402(p)-1, and even then only in the case of a party occupying a "public office" in the U.S. government. 26 USC §6041(a) requires that Form W-2 may only be submitted in connection with payments associated with a "trade or business", which is defined to include ONLY a public office in the government. Recipient is not lawfully engaged in a "public office" and would be impersonating a public office in criminal violation of 18 USC §912 to accept either the benefits or obligations associated with said office. This form constitutes a			

С	rightfu All an UNDE Recipi	h all unlawfully withheld earnings to their il owner under equity and <u>not</u> the I.R.C. nounts withheld and paid were paid R PROTEST, illegally, and fraudulently. ent of these funds is engaged in money ering in violation of 18 USC \$1956.	I.R.C Subtitle A is civil law that cannot be enforced against nonresident parties not domiciled on lederal territory within the <u>statutory</u> but not <u>constitutional</u> "United States" (<u>26 USC §7701(a)(9)</u> and (a)(10) and <u>4 USC §110(d)</u>), and who are not STATUTORY "taxpayers" (<u>26 USC §7701(a)(14)</u>). Submitter is neither a "taxpayer" nor a "nonresident alien individual" subject to the I.R.C. Subtitle A private law franchise agreement. Supreme Court has held that government MUST return unlawfully withheld or received monies regardless of whether victim is subject to the statutes or not. This form constitutes a substitute for IRS Form 843 requesting an abatement and return of all such withheld earnings. "The United States, we have held, cannot, as against the claim of an innocent party [nonresident nontaxpayer] hold his money which has gone into its treasury by means of the fraud [or omission] of its agent. While here the money was taken through mistake without element of fraud, the unjust retention is immoral and amounts in law to a fraud of the taxpayer's rights. What was said in the State Bank Case applies with equal force to this situation. 'An action will lie whenever the defendant has received money which is the property of the plaintiff, and which the defendant is obligated by natural justice and equity to refund. The form of the indebtedness or the mode in which it was incurred is immaterial." [Bull v. United States, 295 U.S 247, 261, 55 S.Ct. 695, 700, 79 L.Ed. 1421]
d	that th	submitter of false information returns ney will be criminally prosecuted if they stop filing false reports.	26 USC \$7206(1) obligates the government recipient to prosecute all those who submit false information returns. 18 USC \$654\$ makes it a crime for a "withholding agent" to convert private property to a public use, "public office", or public purpose without compensation and without consent of the owner. 18 USC \$912\$ forbids anyone to use an information return to "elect" someone into a public office or enforce the obligations or benefits of the office upon a non-consenting party.
е	submit	nally prosecute and/or civilly penalize the tter of false information return if they do op filing false reports and correct the eferenced herein.	One count under 26 USC §7206(1), 18 USC §912, 18 USC §654 for each false information return. One count under 18 USC. §§1001 and 1621 (perjury) for each IRS form 1096 or W-3 accompanying the information return. Submitter was informed and knew or should have known that services were NOT performed within the geographical "United States" in 26 USC §7701(a)(9) and (a)(10) and 4 USC §110(d) or the "United States" federal corporation with me as a public officer.
f	returns withho	Warn submitter of false information s that they MUST accept the olding paperwork they are given and t compel submission of W-4	Workers may not be compelled what form to submit, to use government approved forms, or what to put on the forms. This is: 1. Witness tampering, since the forms are signed under penalty of perjury; 2. Compelled association in violation of First Amendment; 3. Extortion.
Sign Here			UT the "United States" and from within the "United States of America" and a foreign state pursuant to 28 USC ed this submission, and to the best of my knowledge and belief, it is true, correct, and complete.
		Signature:	Date:

Purpose of Form.

- is intended for use only by "nonresident aliens" who are "non-filers" (26 USC §6651 Notes defines) and not "taxpayers" (26 USC §§1313 and 7701(a)(14)).
- is a custom form because IRS does not have a form to correct false original W-2s for use by those who are victims of said FALSE REPORTS. Only statutory "employers" can file W-2Cs and submitter is not such a party.
- is NOT a substitute for Forms W-2, W-2c, and 1099-R, but rather <u>invalidates</u> the corresponding W-2 form entirely by connecting it to fraud and criminal activity. Thus, the original false W-2 submission becomes "fruit of a poisonous tree" inadmissible as evidence and unusable as a basis for further probable cause in tax enforcement.
- is completed by the nonresident victim of a fraudulent W-2 when their private, non-federal company or payer either refuses their withholding form or compels them to submit a W-4 form that they KNOW is false and fraudulent in order to get or keep a job.

If you satisfy the audience for this form, you should always attempt to get your private work associates to STOP submitting Form W-2 or Form 1099-R before contacting the IRS or filing this form. Generally, do not file this form before April 15 of the year in which it pertains.

Note. Retain a copy of this form for your records. Check your Social Security Statement (received at least a full year after the date shown on line 4) against this form. If the earnings fraudulently reported or withheld are not corrected by this form and promptly refunded under equity and not law, you should contact the Social Security Administration (SSA) at the telephone number shown on the statement.

<u>Submitters of this Form NOT Subject to Penalties</u>. Penalties against the submitter of this form are unlawful. Only "U.S. persons" (26 USC §7701(a)(30)) domiciled on federal territory within the "United States" (26 USC §7701(a)(9) and (a)(10)) and who are subject to federal civil law may be penalized. Such "persons" may NOT use this form. Nonresident parties who use this form are not "exempt", but rather "not subject" to either federal civil law or to the penalties that such law might impute.

IRS Penalties for use or abuse of this form or accompanying tax return. Information about the submitter of this form and in the temporary possession or use of the Recipient is: 1. Information about a private human who is NOT a "public officer" and who does not consent and has no capacity to consent to act as a public officer; 2. Protected by a franchise agreement which the recipient indicates their consent to by using, storing, or disclosing said information; 3. The exclusive property of the party who is described; 4. Subject to copyright. Any abuse of this information without the express written consent of the submitter to induce any flow of money or consideration to the recipient is protected by copyright and license and subjects the recipient to the following liabilities for infraction:

- Pay any tax or penalty assessments against the submitter out of their private pay and benefits if used for tax enforcement or collection.
- Substitute him/her self as the substitute defendant if this information is used to civilly or criminally prosecute the submitter.
- Allow the submitter to exercise power attorney on their behalf of the recipient, and to file a contractual lien on any private property they own under said power of attorney.
- Compensate the submitter for attorney's fees and costs required to recover penalties or assessments under this franchise agreement which they refuse to pay voluntarily.

WARNING: Interfering with or penalizing the submission of, or advising changes to this form is a CRIME! This form constitutes a formal criminal complaint providing legally admissible evidence of fraud on the part of the submitter of the original information return.

- Directing or advising what should go on this form constitutes perjury and conspiracy to commit perjury in violation of 18 USC §1001, 18 USC §1621 and subornation of perjury in violation of 18 USC §1622.
- Penalizing or threatening the submitter to withdraw this form constitutes threatening a protected federal witness in violation of 18 USC §1512 and obstruction of justice in violation of 18 USC Chapt. 73.
- Any IRS employee who receives this form and fails or omits to act promptly in correcting the crimes described could be prosecuted for accessory after the fact (18 USC §3), and misprision of felony (18 USC §4).