

TAX REDRESS TEMPLATE

[Your Name]

[Your Address]

[City, State, ZIP Code]

[Email Address]

[Phone Number]

[Date]

NOTICE AND DEMAND FOR REDRESS

To: POTUS

US Attorney General

Jim Jordan – congressman

IRS Commissioner

Sec of Treasury

I, [Your Full Name], a living individual and constituent in [Your District/State], hereby give formal NOTICE of my grievance and DEMAND for redress regarding the following issue. This is submitted in good faith under my First Amendment right to petition the government for redress of grievances, without intent to harass or disrupt.

As beneficiary, it is my duty to educate and notice my legislature on the unlawful taxing and assessments of the people. My purpose is to notice you that I have educated myself on the organic laws of this state and country, and your violation of those laws.

Yes – It is my desire in this notice to inform you of the ways in which your actions have violated, or not supported the laws of equity or of the laws established in our state and federal constitutions.

Please take notice that “Our system of [income] taxation is based upon voluntary assessment and payment, not upon distraint.”? (United States Supreme Court Case: Flora v. United States, 362 U.S. 145, 176 (1960),). Income tax is a form of property tax and while it may be voluntary, it should never be overburdensome to the citizens.

As such, I am claiming my right to NOT volunteer any longer to participate in the corruption that has permeated this government at every level.

Please take notice that it is your duty to know the law which states clearly, that the tax code had been repealed as of 1939, as stated in **Title 26 USC, Section 7851**

Please take notice that the Internal Revenue Service is a company, incorporated in _____, set up by the Federal Reserve (also a private company) to manage the affairs of the companies of this nation. The people are NOT companies. Our labor and monies made by our hands is NOT income that is taxable.

Please take notice that in the Virginia State Constitution's Bill of Rights it states:

DECLARATION OF RIGHTS made by the good people of Virginia in the exercise of their sovereign powers, which rights do pertain to them and their posterity, as the basis and foundation of government.

Section 2. People the source of power.

That all power is vested in, and consequently derived from, the people, that magistrates are their trustees and servants, and at all times amenable to them.

This means that you are the stewards of the benefits of the people. The people are not responsible for the debt of this nation. You as the trustees are. Your allowing the unlawful taxing of the people's private property is unconscionable.

Please take notice that Equity acts *in personam*: Equity acts on the duties of people, not objects, or "[e]quity acts *in personam*, not *in rem*." *Diallo v. Redwood Invs., LLC*, Case No. 18-cv-1793 (S.D. Cal. Aug. 6, 2019). Today, the term "people" includes legal entities like corporations.

Please take notice that in the Virginia State Constitution, Section 3. Government instituted for common benefit, it states:

That government is, or ought to be, instituted for the common benefit, protection, and security of the people, nation, or community;...

Please take notice that you have been derelict in your duty as trustees to protect the rights of the people (beneficiaries). We are demanding that you come into compliance with your fiduciary duties and stop the taxation that is unconstitutional.

Demand for Redress: I respectfully demand the immediate enforcing of the repeal of the tax code, as evidenced above. That all people should be released of any contractual agreement they unknowingly entered into with the Internal Revenue Service, and that all tax collection on 'income' for all workers, except for those who are employees of the federal and state governments, cease immediately. I am not interested in delaying...

Equity will not suffer a wrong to be without a remedy: *“The equitable power of a court is not bound by cast0iron rules but exists to do fairness and is flexible and adaptable to particular exigencies so that relief will be granted when, in view of all the circumstances, to deny it would permit one party to suffer a gross wrong at the hands of the other.” PCS Nitrogen, Inc. v. Ross Dev. Corp., 126 F. Supp. 3d 611, 642 (D.S.C. 2015) (quoting Hooper v. Ebenezer Sr. Servs. & Rehab. Ctr., 386 S.C. 108 (2009)).*

We the people have now been educated on our duty to notice you, and will continue to notice you on a regular basis, until this mess is cleaned up, and this government is returned to its original intent – to govern “deriving their just powers from the consent of the governed”.

Please respond within 20 days outlining steps you will take to remedy this situation as per my grievance, or this will be noted as a failure to address constituent concerns.

Signed: _____ Dated: _____

[Your Printed Name]