

Illegal IRS / ATF Raids and Searches

Research Paper for Police Officers

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ADVICE ON PHONY WARRANTS AND PHONY “ AGENTS “

No part of Police Academy training covers the challenging of other “ Agency “ personnel and reputed Agents, who may or may not be acting within their statutory range of authorities. This small reference is a common sense approach for Police Officers in avoiding being entangled in illegal activities by persons who are not acting lawfully. The Phrase “ Federal Agent “ is the most abused and misused in America. Think of it where a contractor meter maid claims she is a Detective Police Officer, kicks in doors, slaps people around, carries machine guns, and has her own black jumpsuit and helmet. The United States Supreme Court has repeatedly found that the “ United States “ has nothing approaching a Police Power within the Physical borders of any of the 50 united States of America. They sure as hell cannot give Police powers to a contractor (IRS / ATF) for the Federal Reserve.

Fact: The united States of America is a Sovereign country, comprised of 50 member States, confederated together under a written Constitution, with 3 equal parts (Legislative, Administrative, and Article III Courts) to a government formed to be **subservient to the States and the human people**. The States give power to the Federal government to accomplish specific joint tasks spelled out in the Constitution.

Fact: The “ United States “ addressed in all “ Federal Statutes “ is a **Municipal Government** formed under the Law of 1871 for the District of Columbia. It operates **outside** the organic Constitution for the united States of America, and is a **separate** Sovereignty. **THE UNITED STATES corporation** is a foreign owned private company contracted by the “ United States “ (unconstitutional) to make a fake Government Administration. Congress has sole discretion for it’s laws and management, and it’s Administration is lead by a King, called a “ President “. All **Federal** laws, rules, and codes apply only to the District of Columbia, and Federal enclaves of land seeded by the States. The Offshore Territories are **Federal States**. All Federal statutes only affect Federal States. All Federal laws which say “ State “ mean only Federal States.

FACT: The Federal appeals courts and the Supreme Court have ruled conclusively that **the County Sheriff** is the top ranking Law Enforcement officer and the Sheriff’s Department is the top law enforcement agency within their jurisdiction within the 50 Sovereign States in the United States of America. In Texas, a County Constable can serve Civil and Criminal Process in any County in Texas, with full authority.

FACT: No Federal Agency has Police Powers on the Land **within** the physical borders of the 50 Sovereign States , which is **without** the United States (District of Columbia). The Federal Government does **not** have Legislative Jurisdiction over land within the 50 States of the Union borders, except on land which has been specifically ceded to the Federal Government for erection of necessary forts, magazines, and other needful buildings. United States Constitution: Article 1, Section 8, Clause 17., supported by Supreme Court cases: United States v. Lopez, No. 93-1260, 115 S. Ct. 1624, 131 L. Ed. 2nd 626. **“The Federal Government has nothing approaching a Police power.”**

FACT: Legally, the IRS and the ATF do not exist. No act of congress or Public Law ever created them. No act of congress ever created **the Office** of Commissioner of Internal Revenue. **The US Secretary of the Treasury has no constitutional authority** to create such an office on his own authority, or to give any powers to a private contractor. The IRS / ATF are private company contractors acting for the Federal Reserve Bank, and have NO STATUTE AUTHORITY to do anything.

FACT: Within the State of Texas, **Peace Officers have every authority to intervene in any actions** occurring within their presence which may adversely affect citizens of Texas, and their rights **guaranteed by the Constitution and Laws of Texas.** No Statute Law gives **any** Federal Agents superseding authority over Texas Peace Officers on Texas soil. This is equally applicable to the other 49 States of the Union.

FACT: Texas Peace Officers **cannot** be charged in any Federal Court with interfering with Federal Officers, as the Federal Courts lack Subject Matter Jurisdiction within the physical borders of Texas, and **that rule only applies to Military Officers** on official duty. The United States District Courts are Article I Territorial Legislative Tribunals, and have zero authority within the physical borders of the 50 sovereign States.

FACT: The Internal Revenue Service (a Private Company) has **NO POLICE POWERS** of any kind within the borders of Texas or any other State, and **no person employed** by the IRS is a **Police Officer.** They use the phrase “ Federal Agents “ to throw everyone off track. Any person who actually has Police Authority will so state, and is Required to Show his Pocket Commission upon demand. Yes, they have one just like Police do, but **NO STATUTE Law gives anyone authority to issue it.**

FACT: No US District Court has any Statutory Authority to **Criminally Prosecute** any person who is a citizen and resident of the State of Texas or any other State, for a 26 CFR Income Tax, (no defined Crimes in 26 CFR) as **the courts lack Subject Matter Jurisdiction** for 26 CFR, as the US Congress **never** gave them any jurisdiction. All Income Tax prosecutions are **completely illegal. All violations cited by the US Attorney (a contractor)are from 27 CFR for whiskey Tax on imports into the Federal State of the Virgin Islands from other foreign countries.**

Search or Arrest Warrants

Phony Search Warrants are made up by the IRS agency personnel, and even sometimes clerks of the United States District Court, which cite Internal Revenue Code sections which are obscure, to fool anyone reading them into believing they are lawful. They are usually easy to spot. Most of the time they will cite the IRC (Internal Revenue Code Book, 68A) section as U.S.C. to make people think it is statute law, which it is not. The United States District Courts lack statutory authority to issue search warrants or arrest warrants for any physical site in 50 State soil except U.S. military bases. Any arrest warrant issued may only be for a misdemeanor offense, as Magistrates of USDC courts are not authorized by Statute to issue a Felony arrest warrant.

FACT: The IRC (Internal Revenue Code, Book 68A) is an **administrative Reference Document**, not Statute Law, and has **no meaning** outside of the District of Columbia. Typical is a phony Search Warrant citing IRC sections 4662 or 4481 or 5501 , which cover sites under Federal Control (by a Contract)which are fuel storage facilities for fuel which does not require a Road Use tax. The Search Warrant will **not** say **what specifically** is to be searched, **what is searched for**, and will typically have a Rubber Stamp by some clerk of a **Magistrate (Territorial Courts are Article I administrative, valid only on US Government property, and a Magistrate cannot issue a Search Warrant for premises within State (50 states) borders, and cannot issue a felony warrant at all)** where the signature is supposed to be. **To be valid**, the Warrant **MUST be ACTUALLY SIGNED** by a **Federal Judge**. To be valid within the physical borders of the 50 united States, it must be issued by a **District Court of the United States (DCUS)**(Article III) as the United States District Court “ Courts “ (legislative Tribunals)lack any Jurisdiction. Most Peace Officers have executed search Warrants and have been trained in the Police Academy **on the requirements** of a **valid** Warrant. The stuff they show on all the TV shows is all propaganda BS. Someone’s home or farm is not what would be covered under these IRC Sections, so it clearly is **Invalid**. The place covered under these IRC sections would be a commercial operation, and have a controlled fuels permit issued under 27 CFR Statutes. The IRS has no Authority to enter **onto any Private Property** not under actual contractual US Government Authority. 27 CFR is for alcohol, tobacco, firearms taxes only, and only for importation into a Federal State.

Phony Agents: As the IRS and the ATF are both illegal agents acting without Statute Authority, it is common practice for their personnel to have **alternate assumed identities**, and carry **multiple** Government ID’s (IRS, ATF, FBI, Federal Marshal)to suit the occasion (often with different names). A Texas Peace Officer should always **verify all the documents** carried by persons who claim to be “ Federal Agents “:

1. Check their US Government issued ID Card
2. Check their Pocket Commission

NOTE: **administrative commissions** have numbers ending in an **A suffix**, and **Enforcement Commissions** have numbers ending with an **E suffix**.

3. Check their personal ID Drivers License. Is the name the same on all the forms of ID? If not, put their ass in Jail for impersonation of a Police Officer, and make photocopies of all their forms of ID you find on them, and photograph and print them. Are any of the persons with A suffix commissions **carrying guns**? Put their ass in jail for violation of Texas (applies to all States)laws for carrying prohibited weapons. Administrative commissions are only for administrative revenue agents, and **do not authorize the carrying of firearms**. If they threaten you, put out an assist call on the radio for more backup. Are they armed with machine guns? They have no authority to do this without an automatic weapons license **on their person**. **By Statute Law**, the IRS/ATF cannot have armed attack helicopters, and armored vehicles, and cannot mount an assault on Texas citizens on Texas Soil (yet they seem to have gotten away with it before).

The doctrine of “ stay out of their way “ is what gave us Ruby Ridge, Waco, and hundreds of other unlawful acts by these **Rogue Private Agencies**.

FACT: Texas Peace Officers are **not required by any Statute** to surrender any Jurisdiction to any **foreign agent** until proven that the other Agent is Acting under Bonafide Statute Law Authority, and that such authority **supercedes** the Texas Sovereign Jurisdiction. Texas Peace Officers are **prohibited** by Statute from enforcement of Federal Laws. “ Federal Agents “ are acting for a government? Foreign to the State, might as well be representing France, or Vietnam, or China. Think of that.

The deals cut with area law enforcement by Military commanders at Fort Hood and other locations, where they let the Military personnel enter the public highway, stop and search vehicles, detain citizens for questioning are **completely illegal** under the Posse Comitatus Act. Do your sworn duty to the Citizens of Texas.

Fact: There are 2 Treasurys; The united States of America, a Republic, has a **Treasury Department**, specified by the US Constitution. It is governed by the **Senate**, and operates thru the Congressional Office of Management and Budget (OMB), to pay the bills of America. It is **NOT** part of the Administration, but is run by Congress.

The **Department of the Treasury**-Internal Revenue Service is a **Private Company**, contracted as a collection agency by the Federal Reserve banks. **Not part of the US Government**. The Department of the Treasury belongs to THE UNITED STATES corp.

Fact: If an activity is Constitutional, it has a basis in Positive Statute Law, passed by the Congress, and has supporting Federal Regulations (printed and distributed by the Government Printing Office) and **BOTH must by published** in the Federal register to have any affect on the 50 States or their citizens. 1 USC part 104 is very specific on this, and Presidential Orders and directives only affect the US Administration personnel, not any State or residents thereof. No Presidential Order has any effect on the 50 States.

Any activity **they know is outside the Constitution** for the united States of America is handled by the “ United States “ and administered thru THE UNITED STATES corporation entity and it’s subsidiary corporations. All totally outside the Constitution.

Read the other Research Papers posted in Topic 1 of the www.CitizensForTruthInGovernment.org web site.

The Key Documents: # 1, D, 1.1, 2, 2.1, 2.6, 5, 7, 11.1, 18.5, 20, 20.1, 21, 22, 22.2, 35

This Article / Research Paper completed for Publication 2006 revised Oct 2009

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References: Years of Detailed Investigation of Statute Law and Court Cases

Internal Revenue Code, book 68A (not Statute Law),
United States Code , all of them (4 Code Sections are NOT Positive Statute Law)
Federal Tax Regulations, 5 Books (RIA), Treasury Orders, OMB Regulations
Code of Federal Regulations (all of them), Congressional Laws authorizing them
Internal Revenue Manual, reference booklets by IRS
Public Laws passed by Congress, Congressional Record,