Dan -

It was great chatting with you and sharing a dinner table at the Citizens Alliance For Property Rights banquet. As promised here is the tax information you asked me to send. No doubt more than you want to know. Few ask, fewer still want to know and even fewer understand what really happen in 1776.

At the same time I feel compelled to give you a short background of myself so when you read below you will be less inclined to shoot the messenger. I was raised in Montana in a government family. Dad was a very proud U.S. Department of Ag. Forest Ranger for the Helena and Beaverhead National Forests in Montana and at the end of his career a Ranger Conservationist for the Gallatin National Forest around Bozeman Montana. He was raised on farms in Missouri and homesteaded in Montana near Forsythia, Custer and Broadview near Billings Montana.

Mom was born in a log cabin out of Saco Montana. Her Dad was an educated man who moved out west starting as the Saco Great Northern railroad station agent and telegrapher then becoming a land owner hiring out a 12 mule team to cut some of the irrigation ditches NE Montana, then business owner of a floral nursery in Great Falls and then an inventor of a wreath making machine and business in Trenton New Jersey.

My wife Stephanie is a manager for the City of Seattle. Her groups manage the voice and data systems for some 10,000 City of Seattle employees.

After 5 years of research I have changed my belief system from a conservative hawk to an independent free agent. I have spent the last 5 years trying to understand why I don't own my land anymore after I accidentally found out I didn't, i.e. the CAO taking in 2004.
My "march" through history continues. I hope you find this spurs your desire to learn more because the devil is buried in the details by the political lawyers, and "scientists", bankers, bench, bar and brokers who all profit from the taking of private and public property.

ABSTRACT - Basics Tax Takings 101

1. The American tax system violates its own founding AND fundamental laws
2. A legitimate government has legitimate sources of revenue and assets
3. Illegitimate forms of taking are NOT necessary,
   o In fact illegitimate takings destroy the country and its people
4. Natural born American state Citizens are sovereign and free agents
   o by their own founding and fundamental charters
5. The American system of government as it was designed and as it has become
   o conflicts and denies its own founding and
fundamental charters

6. Learn your natural rights, natural law & fundamental laws so this will be obvious to you

7. The American and world government systems are based on tyranny..
   - Which we have grown to accept as natural
   - This is no accident

8. Americans must wake up quickly
   - We are not in Kansas anymore because we have never been in Kansas
   - The American system of government is "not corrupt" because
   - The final signed off design was flawed off the drawing board

What I found is that the entire American tax system is fraudulent and is based on NO founding or fundamental laws.

1. Property taxes must be apportioned by every man, women and child per the Constitution,
• There are at least 4 high state courts so reconfirming as if this is not clear but yet it goes ignored.

• **ALL WHILE** the U.S. Constitution is in great conflict with its own Bill of Rights & the fundamentals laws,
  ○ i.e. "The Laws of Nature and Natures God"

2. So called "income" taxes do NOT apply to wages which are private property. "Income" taxes are profit and gain only. The high courts have ruled on this many times but this too is ignored. Plus there is NO law and the IRS cannot produce it. The 16th Amendment never received the necessary 3/4 votes of the then 48 states. The lame duck Secretary Knox pushed it through anyway. 12 states did ratify it, 13 states did not and 23 states violated their own constitutions including fraud with miscellaneous error. Even adding the 23 states who voted with "errors" and adding the 12 states who did only gives 35 which is short of the 36 necessary. And then the 16th Amendment was only to tax corporation gain and profit NOT individual, family or partnership wages.

3. Sales taxes cannot be directly applied upon the natural born state Citizens because a sales tax is an indirect excise tax which cannot by definition be applied directly on the Citizens at the till. The businesses and corporations must eat the tax and pass it through in their pricing if they so choose.

4. So called "Constitutional Direct Taxes" were never approved

• While the Articles of Confederation were adopted unanimously by the several Republics and Commonwealths there were NO forced tax takings.
  ○ The Constitutional Convention recommendations never were voted on by the people or their legislators as you will read above.
  ○ The Bill of Rights was not allowed to be incorporated as articles in the original "ratification" of nine of the 13 republics/commonwealths.
  ○ It was not allowed in with a promise to bring in later as amendments
  ○ Thus the "Supreme Law of the Land" is the Bill of Rights NOT the Constitution.
  ○ The Federalist, lawyers, bankers and merchants wanted a strong central government to collect their credit
The Constitution never received unanimous approval initially and thus the final Article VII
  i.e. "The Ratification of the Conventions of nine States shall be sufficient...
  The other three descenting republics/commonwealths were pressured in by exclusionary politics.

The Independent Colonial Republics and Commonwealths epitomized the loathing of regressive direct taxes
  The majority didn't want direct taxes at all and the others greatly restricted them, see summary research tabled below
  NONE THE LESS - the Federalist illegitimately added it to the Constitution AND misrepresented the intent
  The Bill of Rights is in Conflict & Denial of any direct taxing
  The "Constitution" is not only defective it is only an "agreement" among the several states to charter a union
  The Constitution has no jurisdiction or authority over the natural born sovereign & free state Citizens
  The supremacy of the federal court system created by the Federalist was greatly feared by those who carried any obligations
  The new American system of "government" was created by the creditors to better collect and punish the debtors, i.e. farmers, et al.

Some 13,000 urban types were sequestered to push the Constitutional "convention" through
  This is out of some 3 million early American colonialist
  This is an elite minority within a minority of only property owner educated or wealth based men
  The majority of the 3 million early American's could not vote
  The convention results were not submitted to popular vote
  The Constitution was not submitted to popular ratification
  A large number of the several states engaged in electioneering, i.e. reselecting those who would/could vote
  As much as 20% of the Massachusetts adult males were shut out
  Far more were disfranchised through apathy and lack of understanding
  In Connecticut in 1775, only 3477 voters took part out of a population of nearly 200,000 of whom 40,797 were males over 20
  In Massachusetts, 3% or about 1/5 to 1/6 of those entitled to vote took part in the first election in the autumn of 1780.
  During the next 6 years the figures remained around 2% only
  Growing up to 6% in the mid 1780's
then dropping to 3 to 4% by 1994.

○ In New York
  ■ New York was overwhelmingly against the ratification of the Constitution
  ■ However, the popular vote in favor of ratification of the Constitution was largely confined to the urban centers
  ■ There was a self interest in voting for the new system to protect holders of government securities
  ■ New York represented themselves at the Convention with 57 votes, 30 FOR Ratification, 27 Against
    ■ YET the anti-Federalists elected nearly twice as many delegates
    ■ 11, 230 Anti-federalist votes vs. 5896 Federalist votes for delegates
  ■ THE DISTRIBUTION OF REPRESENTATION IN THE NEW YORK CONVENTION WAS
    ■ GROSSLY UNEQUIAL AND DECIDEDLY UNFAVORABLE TO THE ANTI-FEDERALISTS

○ In Pennsylvania
  ■ the whole convention had been elected by 13,000 votes out of some 70,000 entitled to vote
  ■ 2/3 of the delegates who thought proper to ratify were elected by only 6800 freemen.

- The source of this data is mostly from Charles A. Beard book "An Economic Interpretation of the Constitution of the United States"

This table is a summary of the Elliot Debates material regarding direct taxes

<table>
<thead>
<tr>
<th>The Debates in the Several State Conventions</th>
<th>State Delegates</th>
<th>Number of States</th>
<th>The 10 States Statements Found in</th>
<th>Elliot Debate Material</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regarding the Direct Tax (1786-1788)</td>
<td>Recorded</td>
<td>Voting</td>
<td>Defining Position on Direct Tax</td>
<td></td>
</tr>
<tr>
<td>(Commonly Referred To As the Elliot Debates)</td>
<td>Speaking Out</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>No Direct Taxes at all</td>
<td>8</td>
<td>5</td>
<td>Massachusetts + Connecticut + Virginia + North Carolina + Rhode Island</td>
<td></td>
</tr>
<tr>
<td>No Direct Taxes unless War Or Certain Extraordinary Emergencies (1)</td>
<td>5</td>
<td>3</td>
<td>Massachusetts + Connecticut + Virginia + New York</td>
<td></td>
</tr>
<tr>
<td>No Direct Taxes unless Insufficient Revenue &amp; If State is Delinquent</td>
<td>2</td>
<td>6</td>
<td>Maryland + New York + Virginia + New Hampshire + So. Carolina</td>
<td></td>
</tr>
<tr>
<td>No Direct Taxes unless Insufficient Revenue</td>
<td>2</td>
<td>3</td>
<td>Maryland + Mass + New York</td>
<td></td>
</tr>
<tr>
<td>Direct Taxes only with General Limitations &amp; Reservations</td>
<td>2</td>
<td>2</td>
<td>Pennsylvania + Virginia</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>19</td>
<td>(2)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(1) 2 votes of the 5 expressed grave concern even used for war
(2) Sum not applicable due to colo/ory voting for more than one method

Compiled by J. R. Varick

9/16/2009
You can scan the attached report titled "A Treatise On The Corruption of the Constitutional Conventions in the Several States" above and get the drift.

- You should not be surprised how the Constitution was stampeded through by an elite urban minority at the expense of the rural farmers.
- The "eligible" voters at the time were males over 19 who owned property.
- The majority of the population were not allowed to vote, i.e. slaves, indentured servants, women and unqualified men.
- Also Charles A. Beard in "An Economic Interpretation of the Constitution of the US" makes a strong case that the "Founding Fathers" were significant investors in government bonds, i.e. they had an incentive to create a strong central government to keep their estates.
- Ralph Boryszewski author of "The Constitution That Never Was", a retired 91 year old Rochester NY cop, makes a convincing case the lawyers subverted the separation clause.
- The majority of the signers were lawyers and some were trained in England.
- The colonist hated English law as you can imagine, e.g. "Contempt of Court".
- The idea that the majority of early Americans wanted a federal court system over them is ludicrous.
- Americans have been blinded by the state school systems and the Bar associations.
- The laws and monetary systems not unlike what early Americans ran from, where thrown back up on the shore
  - by the same tides that the Mayflower and all the other early European voyagers came on

5. The Federal Zone

- This chart below represent another key to understanding what has happen to our property rights and traditional way of life. This represents a brilliant work of Paul Mitchell of Spokane Washington. His site and his book "The Federal Zone" have become a generic definition of government, http://www.supremelaw.org/fedzone11/index.htm.
- This 212 page document says
  - "A natural born are FREE & SOVEREIGN state Citizens who are aliens to "United States of America (corporation). The government and those who control them have created a fictional layer of taking over the natural born state Citizens to take everything they have.

9/16/2009
6. The Bottom line is "American government" and its Constitution are not just in conflict with, but are in denial of the Bill of Rights and the "Laws of Nature and Nature's God".

7. To see this taking another way, look at the Natural Law, Natural Rights and Your own unalienable rights.

- YOUR Natural Law & Natural Rights are here - [http://www.freedomforallseasons.org/NaturalLawAndNaturalRights.dwt.asp](http://www.freedomforallseasons.org/NaturalLawAndNaturalRights.dwt.asp)
- Simply put
  - God created bodies are sovereign, supreme and free
  - Man created bodies (public and private) are artificial legal fiction and are NOT
Sincerely,

Jack R. Venrick
Enumclaw, Washington
The Boeing Company (30 years retired)
B.S. Electrical Engineering
M.S. Applied Science
Industrial Engineering
Business Administration
Montana State University