#### https://deutschland-gmbh.weebly.com/IRS-loesung.html

Foreword: This information may not be used in training or education where costs or fees are charged, whether the costs are a contribution, instalment, grant, redemption, compensation, arrangement, instalment, participation fees, payment, instalment, fees, etc. This information should be available to people free of charge. To get rich at the expense of people with problems is against my ethics! Yours respectfully.

Introduction

Question: Why is the solution "> IRS < "?

Understand the Federal Republic of Germany, then you understand the system.

The Federal Government / The Federal Republic are a purely private US company, which has received a license from the UN and the Department of the Treasury to manage the legal entities.

Therefore the Federal Government / Federal Republic is also accountable and taxable to the > IRS < = US tax authority.

The Federal Governmant / The Federal Republic is strictly forbidden to demand any taxes or duties from the German citizens.

As a pure, private licensee, the Federal Republic has neither the sovereign rights of a state nor the powers of a state.

Since the Basic Law is nothing more than an insurance contract extended to deceive the people, no tax rights or other state authorizations could be included in it.

If you have understood the terms = choice of words and phrases, you will quickly understand that everything can only be based on fraud.

The Federal Government / the Federal Republic of Germany can therefore not grant any sovereign rights to its subcontractors, who pretend to be tax offices, police, public prosecutor's office, courts etc.

A <u>private company</u>, which only <u>has an administrative license of legal persons</u> – i.e. invented persons, your shadow, your mirror image perhaps, cannot grant higher rights with the award of a sublicense than it has itself.

So if the company POLICE appears with you once, always in threes to intimidate, hard, self-confident, armed and threatening, you have to deal with pure private people who have nothing at all, who threaten you in the most criminal way. They always have only POLICE written on them, but just imagine if there was ALDI's private POLICE - you have nothing else to deal with! They are just criminals who think you are a criminal system so that other private subcontractors, e.g. the tax office, can shamelessly plunder you.

The managers of these almost infinitely many small companies are of course well informed, each company is a single company with its own manager.

Also you should know, that the Federal Republic of Germany was already dissolved and terminated with the 17.07.1990. Officially the FRG was deregistered and dissolved on 03.10.1990 by Hans Genscher! Genscher, that is the unemployed politician, who had no more "office" since 18.07.90 already.

Also these alleged authorities like to wave their stamps around, federal state Lower Saxony, Hessen, Hamburg, Saxony etc.

The stupid thing is that these federal states have not existed for a long time.

Judgment of the Federal Constitutional Court of 24 April 1991 - BvR 1341/90 with retroactive effect from 23 September 1990, the Länder were dissolved.

For this reason, there can no longer be any state governments that want to derive their alleged rights from an alleged state broadcasting treaty.

The federal states were only newly founded on 14 October 1990 by the company Bund / Bundesrepublik.

This is similar to Aldi Nord and Aldi Süd, where 2 private companies divided the German territory among themselves to avoid competition.

Nothing else means the new formation and division of the federal states from October 14th 1990. Of course the old, well-known stamps are used so that the fraud is not conspicuous.

But in former times there was still the name of the city, in which the alleged authority did its mischief on the stamp. I still remember well, tax office Stade was on it, today only tax office. So they all know about their criminal machinations, but they still continue for their Judas wages and the hope for their fat pensions.

But also the reunification on 03.10.1990 was a fake, politicians who were already unemployed since 18.07.1990 have the already dissolved constructs GDR and FRG then merged into a single "state".

Well, it was rather a fusion of two companies to one big company.

But also this happened only on 14 October 90 and not on 03 October.

Also the GDR could not join the Basic Law on 03 October because this was already deleted on 17.07.90.

Likewise the Paris 2 + 4 contracts are legally invalid, there were now 4 occupying powers, USA - France - England = West and then Russia = East.

The representative of Russia, Shevadnaze never signed the Paris 2 + 4 treaties, because Russia was deceived.

What happened there? Obviously Russia really believed that the German Empire (Kaiserreich) and the German people would finally get their freedom back.

As a sign of Russia's friendship towards the German people, Mikhail Gorbachev immediately offered Germany a Russian peace treaty.

The only condition was that Germany had to keep peace with Russia for at least 50 years!

Helmut Kohl, or better Hennoch Kohn as the Jewish Zionist High-Mason's real name is called, rejected this peace treaty with the words, - peace treaties are not planned. ! –

Russia had already ordered the evacuation of the eastern territories occupied by Poland, the Poles were already clearing the entire German territories to be handed over punctually on October 3, 90!

But Hennoch Kohn refused to take over the eastern territories, he said to the Poles, I give the territories to you! Eat already pretty brazen, what an unemployed politician (since 18.07.90) takes out of it. In addition, with his Israeli passport and non-German descent, this "person" should never have been allowed to do politics here. In 1992 he got for his high treason against the German people from his high-masonic lodge

B'nai B'rith in Israel the highest order, the Joseph Order.

But the GERMAN dreamed further ahead! What has Kohn / Kohl done, he has prevented that the article 146 GG Germany as a whole, comes to bear and the Germans can give themselves a new constitution and would be free.

Without asking the Germans we were simply moved to the EU in 2000/2001. By a company which is only allowed to manage legal persons.

Then in 2005 the drawing daughter of Helmut Kohl came to power. Also Jewish-Zionist member of the High-Masonic Order B'nai B'rith.

Allegedly born in Hamburg, but according to some honest sources born in New York as Aniola Kaczmierczak, through several name changes Anjela Khasner, Angela Kahsner, Angela Merkel.

With her Israeli passport she also struts around in Israel, in the Knesset, and is happy to be allowed to give a speech there in her mother tongue (Hebrew).

A few weeks ago, she was questioned as a witness before a US committee. At the beginning she was asked the question, is it true that her name is Angela Kahsner, - Mrs. "Merkel" answered with YES. Strange, strange this woman Merkel-Kahsner or whatever her name is!

Well, if this would be a real German state, Mrs. "Merkel" should never have held a political office with her descent.

The same thing happened in the USA with Obama, born in Kenya, Hawaii was claimed. Also he should never have become US president.

Now the first "official act" - since she is only the director of a non-governmental organization - was to extend the occupation statute of the German Reich for another 49 years. - That is, until 2054.

In June 2006, the International Court of Justice (ICJ) in The Hague ruled on the action for a declaratory judgment brought by Mustafa Selim Sürmeli of Stade (Court of Human Rights) - is the Federal Republic of Germany a state or not, as follows:

The Federal Republic of Germany does not exist as a state.

The Federal Republic of Germany has no national territory.

The Federal Republic of Germany does not dispose of a state.

Another judgement was also not at all possible, the Federal Republic of Germany was dissolved and terminated on 03.10.1990, it no longer exists!

Genscher deleted the FRG from the UNO - member list on 03.10 and registered the new occupier of the German Reich, - Germany / Germany -.

You only have to look at the UNO membership list once, they are all just companies that are listed there, also the UNO is just a company, just like the EU.

Everything only private law / commercial law!

How does something like this actually work?

Well, criminal, corrupt politicians secretly start a business and occupy the country they work for. The people are still being played a state, but it is only about exploitation and filling their own pockets.

Since the occupation, the constitutions are annulled, there is also no legal basis with which to take action against these criminals.

They control the media, the executive power, (POLICE) the military and also other authorities. The problem is, everything is private law and commerce, (commercial law) none of these criminals are subject to any law or constitution, they can do whatever they want.

The law is only applied in their sense, also courts, POLICE, tax offices etc. are only commercial enterprises. The politicians can shamelessly fill their pockets.

The former state banks are managed and controlled by the Jewish-Zionist banks. As Rothschild said a very long time ago, give me the power and control over the money system of a state and I don't care who rules there.

This judgement then called the Americans into action! Since the federation/the Federal Republic of Germany had already from the outset violated the insurance regulations of the Basic Law, the Americans were now in danger of being taken into the full liability for all damages, which were caused by - the federation - economically.

The criminal firm - the Federation / Federal Republic - committed serious breaches of contract with the insurance company, for which the Allies must be held liable.

Now that the Allies knew long before the judgement was pronounced what / how it would be judged, they had already reacted immediately, even before the judgement was pronounced.

The 1. law for the revision of federal law in the area of

Federal Ministry of Justice of 19 April 2006 - Federal Law Gazette I, p. 866 was announced on 24 April 2006 in the Federal Law Gazette No. 18 - 2006 and came into force on 25 April 2006.

The Civil Code, (BGB) the Criminal Code, (StGB) the Court Constitutional Law, (GVG) the Civil Procedure Code, (ZPO) the Criminal Procedure Code, (StPO) the Family Justice Code, (FamFG) etc. were repealed.

With the 2nd Act for the revision of federal law on 23 November 2007 - Federal Law Gazette I, p. 2614 No. 59 - then the 1977 Tax Code, (AO 77) the Turnover Tax Act, (UstG) the Income Tax Act, (EStG) the Financial Court Code, (FGO) the Administrative Offences Act, (OWiG) and others were repealed and deleted with legal effect from 30 November 2007.

However, Article 3 was also enacted with the 2nd Amendment Act, (2nd BMJBBG n.a.Abk.) Repeal of the Act on Authorisations to Issue Statutory Orders.

#### What does Article 3 mean?

The Federation, the Federal Republic of Germany is not authorised, even through a Heiko Maas, to ever again enact any laws or regulations.

With the 3rd law for the revision of federal law, all other applicable laws were repealed with legal effect from 01 December 2010.

The official version reads: All these simple laws interfere with citeable basic rights of freedom according to article 19 paragraph 1 sentence 1 GG.

If simple laws interfere with fundamental rights of freedom that must be cited, then these simple laws must, pursuant to Article 19.1 sentence 2 of the Basic Law, name the respective fundamental right of freedom that is to be restricted, stating the article in the law. Whereby, irrespective of the requirement to cite, the preliminary acts have now also been deleted from the GVG and the ZPO.

That is, with the exception of the arbitral tribunal in the labour courts (AHK Order No. 35), all courts in the Federal Republic of Germany (Allied trust administration) have thus been abolished under international law since 30 November 2007.

This means that, according to the teachings of Hans Kelsen, professor of law and philosopher of law, there are in fact no more courts.

But they still exist. Of course they exist but as pure "company courts" according to the maritime trade law (Admirality Law). This means that from an international law point of view, as soon as a contract is concluded, there is a decision. One enters with the courtroom - symbolically spoken - "merchant ship" outside the 12 mile zone.

The judge is the "captain" and he knows what law is.

Admirality Law (maritime trade law) is subordinated to international law. This means that as soon as you have entered into a "contract", i.e. a commercial agreement, you are subject to the judge ("captain") and only he knows what law is.

The so-called lawyers assist this judge or the court chamber according to maritime trade law in an orderly procedure.

The person who accepts the contract, as plaintiff, defendant or accused, is subordinated to the court according to the maritime law of admiralty law. According to maritime law, an acceptance exists when both "partners" agree on the "will". This can also happen orally. So as soon as they sit down in the "courtroom" (merchant ship) they accept it.

Also they are not allowed to have a hearing opened, because then the agreement of will is expressed and the "contract" is considered as concluded, according to international law.

All these annulments were publicly announced in the listed law gazettes and were retroactively annulled and deleted in the German Bundestag!

Retroactively at least until 1990, but more likely until 1956, because the FRG / Bund etc. never, at no time had any sovereign right to execute, enact or in any way demand taxes from the German prisoners of war.

In fact, however, the Allies had to reckon with a huge wave of lawsuits for damages, from which they all would have been completely ruined, because the insurance company would not have stepped in and refused a liability settlement due to the breach of contract by the - Federation - and their politicians, who are nothing else than the employees of the Allies.

The importance of the settlement laws is however quite enormous, thereby the correct trick of the Allies and the politicians of the company - The Federation - / - Federal Republic - becomes only really clear!

The Federation / the Federal Republic are US companies with UNO / Department of the Treasury license for the administration of legal persons.

The many thousands of small companies here are registered GmbHs.

This here, is the German Reich, which is occupied since the coup in 1919 and is unable to act. All these small private criminal subcontractors have registered their GmbHs with a private subcontractor with the designation - district court - completely legally invalid. Were then also registered in a legally invalid commercial register and hope that, should the bubble burst, they would have to be liable with a maximum of 25,500 € share capital and all would get off scot-free.

From this beautiful thought the criminal ones may say goodbye, after deduction of all legally invalid contracts and registrations only private, criminal, ganglike organized criminal gangs remain, which terrorize and plunder prisoners of war.

The license is for the management of legal entities, which are infinitely billions that are transferred to the Confederation and recorded as donations.

The Federal Republic merely performs its administrative duties and takes care of supplying the prisoners of war with the revenue from customs duties.

The tax trillions given as gifts disappear into their own pockets and into the pockets of the Allies. The small subcontractors then have to face the rope for treason against their own people.

Due to these circumstances, the IGH then also ruled on 03.02.2012, the Federal Republic of Germany is the legal successor of the 3rd Reich Adolf Hitler.

On 25.07.2012, the Federal Constitutional Court (BVerfGE) ruled the election law is invalid since 1956, since 1956 was still no legitimate government at work, all laws and regulations issued are therefore null and void.

Sure, the idiots of subcontractors were told the truth, but they continued to plunder and terrorize in a funny way.

In case of trouble with the "authorities" (subcontractors) you should only point out the GG, it makes little sense to struggle with legal texts that can't be applied legally anyway.

Refer to the BVerfGE, - Federal law breaks Land law and makes it clear to the riffraff that they apply laws and ordinances that have been repealed by resolution of the Bundestag, are null and void and have been prohibited.

If necessary threaten with criminal complaint, (which brings nothing) but you also only need the file number for the report at the > IRS < = US tax authorities.

With the form of the > IRS < F 3949-A you can report the suspicion of tax fraud for all money claims, with the form F 14039 you can report the identity theft of the legal entity. You can download the forms in the net at the > IRS < .gov, they also understand the German language there.

By the way, the FRG was dissolved on July 12, 2018, it doesn't exist anymore. Actually already since April 09th 2018, on that day the 5 years bankruptcy proceedings of the USA INC. were finished. So if some would-be civil servant claims to you that he was employed by the Federal Republic of Germany, then you are allowed to laugh at him. Civil servant of a company that is bankrupt and no longer exists.

Finally, a few words about the terms,

Judicial letters are always signed only by court employees, if at all, the name of the judge is at most printed on the judgment.

There you will find, for example, - judge at the local court or judge at the district court.

If a buddy calls me and says, let's meet today, at the local court or at the district court, is he a judge there? No, certainly not, a judge at the district court is a judge there.

It's the same with civil servant status, it says civil servant like a civil servant. Sure, but as a civil servant, not as a civil servant.

They make fun of the stupid ones.

Well, we are not in the EU, no court, no police or anything else has sovereign rights here, this Mrs Merkel is nothing but a fraud who makes the GERMAN believe that she is a chancellor.

There is still so much on my mind, and I hope I have now put the essentials down on paper.

Just a few words about the elections, and anyone who has understood these four parts should realise that you are only harming yourselves by the elections.

he existing It doesn't matter who or what you choose, the winner is already decided from the start.

The criminal rabble only depends on your vote, you do not vote for a party, it is only available as a company entry on a piece of paper, the whole politicians - rabble,

New name, old familiar game with the old familiar actors.

The occupier must achieve a turnout of over 50% to maintain his crew. As I said, you neither elect a party nor any politicians, you confess with your vote each time to the 3rd Reich so

that the de-nazification is to be regarded as failed and the Allies, once again the authorization to get Germany / Germany and thereby the empire occupied.

To get the necessary votes / voters, companies like the AfD are founded. What are they telling you so great, basically only what everyone can experience with a little research.

Did the AfD ever tell you that they are also just a non legal company, that the federal government is only allowed to administer legal entities. Of course not.

If you have understood all this, you will also realize that there are only loyal riffraff in the Federal Republic of Germany. A real reformer would have no chance to knock at the door. Why do they do that, because they are only criminals who want big money!

By big money I don't mean the ridiculous diets, that's more like tips, the billions of tax money are distributed generously, in the first year they are all millionaires. Otherwise no one would take part in this evil game with such dedication. They're not stupid but they're greedy.

Let's see, next I'll probably write argumentation aids, something about forbidden laws like coercive detention etc.

Source: Michael G.

Financial system and > IRS < - only the top of the iceberg is visible

16 September 2018 by Petra

Abysses open up. And even if only half of what is now coming to light here with small rays is or could be true, the symbolism of the Titanic is only a child's fart of what is really happening here in the world, not only in Germany.

Fraud, money laundering, tax evasion, practiced by the small authority employee up to high up to the government, this is how it appears on the horizon of the system, which is legalized every four years by the stupid Michel by casting his vote into an urn.

It is so unbelievable that one simply cannot believe how underhanded, corrupt and criminal the people are being treated here. No wonder that the small citizen prefers to look the other way. No human being who has really remained a human being can have even the slightest amount of criminal energy as it is practiced here every day by "Re - GREED - ung", "courts", "bailiffs" and "authorities", "police" etc. And I see the day coming when they will all pretend that they knew absolutely nothing about it. Nightingale, I hear you clumping...

It has often been heard that there are courageous people who are simply tired of being illegally ripped off, enslaved and harassed by the system, imprisoned or even condemned,

jeered, and perverted just because they know the truth, or perhaps only fragments of truth. The truth is a sharp sword from which liars are keen to protect themselves. Even if only questions about very simple things, which have long since been proven and can be read everywhere and freely accessible, they must not be asked, because then one is public enemy no. 1 here, or just a citizen of the Reich, or conspiracy theorist. But if there are conspiracy theorists, then there must also be conspiracy practitioners.

And the worst question that can be asked here is about the machinations of the financial system. The financial system is turning a blind eye, inventing the most absurd charges that have no basis, kicking down doors at gunpoint, beating people to the ground and locking them away for years just because they asked questions. In the hope that the questioner will rather become system-compliant again and simply shut up.

That may work for some people. For most of them, it tips over into the opposite direction and they become even more suspicious and dig deeper and deeper down the rabbit hole of the system.

In the local past, there was a man who loudly declared his exit from financial system. He is long dead, but even today not a week goes by where Lügimedia does not launch a smear campaign against him at least once a day, with increasingly abstruse messages and the majority of citizens and media consumers believe this nonsense.

But it is precisely in the practised exaggeration that the light at the end of the tunnel becomes visible, because with every exaggeration they make mistakes, more and more mistakes, day after day, and they no longer know how to wriggle out of the self-made mess. Ignorance, arbitrariness and violence are the result and whoever experiences them wakes up, recognizes the mistakes and asks questions again, to which again there is only ignorance, arbitrariness and violence. THIS is our daily life here in the country. It is not obvious only if you look away and deceive yourself every day by switching off your mind and telling yourself that everything will be in order, when it is shown on ARD and ZDF, you are sitting in the first row, aren't you?

In the hope of blaming the liars for the mess they made, when you can't get justice in court because one crow doesn't peck out the other's eye, there was the so-called Malta scam, where damages could be claimed via Malta and the System-Pappenheimers got an additional entry in the UCC, which had a more than negative effect on their creditworthiness.

Not welcome in Pappenheim, where the social status of the solid man with the good position is so often overlooked. Of course, they immediately declared him to be a citizen of Malta, since he could only be a citizen of the Reich.

It is difficult to find out whether this has led to success, but it was openly stated on television that the "Malta victims" would probably have to pay. So if it had been completely absurd, this statement would never have come.

Since there has been no state liability for the FRG "civil servants" for decades now, the insurance industry has recognized its business and offered the so-called Reich Citizens' Insurance to the employees of the FRG system. Anyone who fears being financially prosecuted for their own screw-ups can pay into it and enjoy hypocritical security. A prankster who thinks evil of it because he has seen through the machinations of the insurance companies, which are so happy to shirk payouts.

Now there's a new way to catch the system's pack of lies by the tie. And that is a good thing!

The > IRS < - Internal Revenue Service - The potential that is in there could put everything that has been done so far into the bag, but so much so that every Systeming would wish that he had ever given even the slightest thought to what the alleged citizens of the Reich have ever written or said to them. This is so explosive that the house of cards of the FRG state simulation will collapse within seconds if it becomes popular. And one can only hope that it will set a precedent, so that the present theatre, where EVERYONE can only lose, will be ended once and for all. And believe it or not, this thing has already reached dimensions that can no longer be overlooked or misinterpreted.

I want to scratch the subject in all possible brevity and illuminate it only from my humble point of view, as I have understood it so far and/or as it could appear. I deliberately keep myself so carefully covered, because it is guaranteed that the front of lies does not like to see anyone thinking about it. But anyway, let's go. And I also deliberately keep myself in short, provocative sentences. If you can't handle that, you should switch to other websites now.

- \* The FRG has never been a state and will never become one, it is a "colony" of America due to the state of occupation to be read in the Basic Law: The costs of occupation are borne by the federal government.
- \* Everything that is earned here in financial means, be it through taxes, duties, wages, fines, court costs etc., must be processed and reported through the financial centre of America, in order not to get the accusation of money laundering and fraud imposed.
- \* All what happens here financially are fiduciary transactions by means of straw man accounts and the person created by birth certificate or other registration, Max (no more with Mr. or Mrs. I also have to consider that the phrase "Mr." and "Mrs." already address the PERSON, NOT the person man, woman or just the first name, first name). No human

being has ever ordered his own birth certificate after birth and only then it would be a contract with the FRG system!

Straw man accounts are used to create securities which are traded on the stock exchanges. So every court case etc. is based on a security.

- \* On these securities Sampleman, Max has a yield claim, because it is in his name. But we are all deprived of this yield, the lying faction puts these funds into their own pockets.
- \* Against the withholding of the yield can Mustermann, Max at the > IRS <, where all tax modalities of the FRG are settled, report if one has the suspicion of money laundering and tax fraud, which is the withholding of the yield. For this purpose, it is necessary that the respective System-Pappenheimer has been named and declared as his trustee. This trustee is personally liable for his omission to speak or implement law where law is law and he does so basically, through ignorance, arbitrariness and/or violence.

And now I am going to take a huge leap of thought, because I suspect that since the end of the war it has never been any different, that all money earned in the FRG should be transferred to America. The war was lost, and the reparations of World War I were far from paid off.

With the beginning of the 2nd World War (and probably long before that) the winner was already known to the background powers - America -. And America, like many other countries, held out its hand for decades, and the German people earned the money to fill those hands.

As a reward for this they have been charged with the "eternal debt". The hand-on-hands have lived well with it and kept their mouths shut, how the local people were and are being cheated. The end justifies the means. And because there is now fear that the peace-loving German will not put up with this forever, he is now to be replaced - Refugees welcome -.

How stupid the front of lies must actually be, in order not to realize for oneself that no other people in the world would put up with what the Germans have put up with for all eternity, that no other people would earn what the Germans have earned for all eternity.

The end of the front of lies is sealed with the end of the German mentality, but they are too big-headed and too stupid to understand that. And exactly these people rule the world - but above all they rule the financial system, with the German who pays and the whole world who uses them.

And that brings us back to the financial system and the > IRS <, because now we are done with the fun. If now the front of lies comes stupid (i.e., makes financial demands), then the little citizen declares himself to be the beneficiary of the trust, he declares the systeming that wants to take action against him to be his trustee. This trustee is required to discharge the procedure and destroy any records of the procedure.

This could look something like this:

#### https://drive.google.com/file/d/1vlTla3MwdTTjmqEXt7CVBnLSo8zJUG9T/view?usp=sharing

And if all this does not interest the trustee (which has become the norm here), then one can file a complaint against the trustee for money laundering, tax evasion and breach of trust at any time using publicly available forms at the > IRS <. And exactly therein lies the explosiveness of the whole > IRS < story. It could end up with the fact that various systems are simply taken away by the military police (which has happened several times already).

At least it lets us hope that the rest of the systems will start to use their intelligence and realize that no majority ever had an eternity guarantee. It's just stupid that they are so taken by themselves and their AUS-BIL(d)DUNG as a system-fulfillment helper that most of them don't want to/can't/may not understand it. But that is not our problem, nobody forced them to do this work.

And what is so spectacular about it?

Just think of the fact that the FRG, as an administrative construct for the Americans, is not allowed to take a single cent from the people, they are only allowed to administer, that is, to look after what is there and to stick together. That would explain why they are so ignorant, vulgar and violent, because they are not satisfied with the administration. And now it is also getting around that the people have a legal means of taking action against them, where even the Yank can't take a joke. That would explain a lot, wouldn't it? I tell you, what the FRG is doing is a very left-wing act!

It's that time again. An era ends and I will do a devil to stop the Trump with his big broom in his actions as long as the little German finally gets a use out of it or by means of the > IRS < forms makes the lie front sweat in their big-headed complacency. It's about time. And now you also know why certain forces make the Trump hate and dislike the Trump so much. Because their unlawful, greedy, power-hungry and inhuman driving of the Ar...h is the reason why they are at the bottom of the matter. And that is good!

Do not let them get you down!

Here you can find more information about > IRS < (it's a Google translation, grammatically and spelling wise not error-free):

https://drive.google.com/file/d/12xaH -BOwNREiTokVGIhPtDTvfs5w9OQ/view?usp=sharing

So I'll see you soon

Your Petra K.

**Source:** http://brd-schwindel.ru/finanzsystem-und-> IRS < -only-the-summit-of-the-ice-mountain-is-visible

PS.: This article is so explosive that I have taken it over so that it does not disappear with the source

The documents can be found at https://www.> IRS < .gov/!!

Letter to the offender(s)

I am the beneficiary of the trust and I appoint you, SAMPLE MAN MAX, as my trustee. As my trustee, I want you to discharge this proceeding of which I am accused and destroy the records of it.

In the event that I, as the Sovereign, suffer any damage whatsoever, for example as a result of imprisonment or other coercive acts, I instruct the Trustee that I will be compensated through the Trust.

Any trustee or executor who refuses to immediately dissolve a trust for a person who has demonstrated his status and for any person who has demonstrated his standing and competence is guilty of fraud and breach of fiduciary duties, requiring the immediate dismissal and punishment of that "official".

If an account has been opened according to form F1096, please show me the account opening confirmation by means of > IRS < -form F1099-OID, as I am entitled to a return on my investment. A copy is sufficient.

Furthermore, please let me know whether form F1040 has already been submitted. Otherwise I am obliged to make a report to the > IRS < for suspicion of money laundering and tax fraud using F3949-A.

Document F 3949-A as SAMPLE (All information without guarantee)!

Picture

> IRS < -Legal basis (Click here)

> IRS warns Dirty Dozen of tax fraud for 2014

Everybody wants your money to the > IRS < too, but at least they will take it legally.

But the > IRS < doesn't want your money to be taken by scammers who use tax time to celebrate Christmas for dirtbags.

The list of Nastyscams sounds familiar with identity theft and phone fraud, as they have done in recent years "Taxpayers should look out for tax fraud with the > IRS < name," said > IRS < Commissioner John Koskinen in a statement. "These systems jump to tax time every year. Fraud can be sophisticated and take many different forms. We urge people to protect themselves and be careful when they see e-mails, receive phone calls or get advice on tax matters".

+ More on Network World: > IRS < : Top 10 things every taxpayer should know about identity theft | US Secret Service: Stronger laws could help fight sophisticated cybercrime +

Below are the dirty dozen tax frauds by the > IRS < for 2014:

Identity Theft: Tax fraud using identity theft exceeds this year's Dirty Dozen list. Identity theft occurs when someone uses your personal information such as your name, Social Security Number (SSN) or other identifying information for fraud or other crimes without your permission. In many cases, an identity thief uses the identity of a legitimate taxpayer to fraudulently file a tax return and request a refund.

The > IRS < has a special section on > IRS < .gov dedicated to identity theft problems, including YouTube videos, tips for taxpayers and a help guide. For victims, the information includes how to contact the > IRS < special unit for identity protection. For other taxpayers, there are tips on how taxpayers can protect themselves against identity theft.

Comprehensive telephone scams: The > IRS < reported that the number of local telephone scams has increased across the country the > IRS < in the hope of stealing money or identities from victims. These phone scams include many variations, ranging from instances where callers say that victims owe money or are entitled to a huge refund. Some calls can threaten arrest and jeopardize the revocation of the driver's license. Sometimes these calls are paired with follow-up calls from people who say they are from the local police department or the state motor vehicle department.

The > IRS < noted some general characteristics including:

Fraudsters use fake names and IRS badge numbers. They usually use common names and last names to identify themselves.

Fraudsters may be able to recite the last four digits of a victim's social security number.

Fraudsters "spoof" or imitate the > IRS < toll-free number to caller ID It appears that the > IRS < is calling.

Scammers occasionally send fake > IRS < e-mails to some victims to support their fake calls.

Victims hear background noises from other calls that mimic a call page.

After threats of imprisonment or driver's license revocation, fraudsters hang up, and others soon call back pretending to be from the local police or DMV, and the caller ID supports their claim.

A sophisticated phone scam is aimed at taxpayers, including new immigrants, across the country. Victims are told that they owe money to the > IRS < and that it must be paid immediately by a pre-charged debit card or bank transfer. If the victim refuses to cooperate, he or she is threatened with arrest, deportation or suspension of a business or driver's license. In many cases, the caller becomes hostile and insulting.

Phishing: Phishing is a scam, typically carried out using unsolicited email or a fake website that, as a legitimate website, attracts and solicits potential victims to provide valuable personal and financial information. With this information, a criminal can commit identity theft or financial theft. If you receive an unsolicited email from either the > IRS or an organization closely affiliated with the > IRS such as the EFTPS electronic payment system, report it by sending it to [Email Protected] Do not initiate contact with taxpayers by email to request personal or financial information.

False promises or if it is too good to be true then ..: Fraudsters regularly pose as tax declarants during tax time and lure victims in by promising large federal tax refunds or refunds that people never dreamed were even due. Fraudsters use flyers, ads, fake storefronts, and even word of mouth to cast a wide net for victims.

They can even spread the word through community groups or churches where trust is high. Scammers hunt people who are not required to report, such as low-income earners or the elderly. They also hunt down non-English speakers who are or cannot be required to register.

The > IRS < says scammers also harass people with a reporting requirement and a refund through promised excessive refunds based on fictitious social benefits and false claims for education credits, the Earned Income Tax Credit (EITC), or the American Opportunity Tax Credit, among others.

Return Preparer Fraud: Approximately 60% of taxpayers will use accountants to prepare their tax returns this year. Most returnees offer an honest service to their clients. But some unscrupulous creators prey on unsuspecting taxpayers, and the result can be refund fraud or identity theft.

This year the > IRS < would like to remind all taxpayers that they should only use creators who sign the returns they have prepared and enter their > IRS < Preparer Tax Identification Numbers (PTIN).

Hide Income Offshore: Over the past few years, many individuals have been identified who evade U.S. taxes by hiding income in offshore banks, brokerage accounts or nominee units and then using debit cards, credit cards or wire transfers to gain access to funds. Others have used foreign trusts, employee leasing systems, private pension plans or insurance companies for the same purpose, says the > IRS <.

Imitation charities: After major disasters, it is common for fraudsters to impersonate charities money or private information from well-meaning taxpayers. Fraudsters can use various tactics. Some scammers who run fraudulent charities may contact you by phone or e-mail to obtain money or financial information. They may even contact disaster victims directly and claim to work for or on behalf of the > IRS < to help victims claim losses and get tax refunds.

You can try to obtain personal financial information or social security numbers used to steal the identities or financial resources of victims. Bogus websites may solicit funds for disaster victims.

False receipts, expenses or exceptions: These scams involve inflating or including income on a tax return that was never earned, either as a salary or as self-employed income. Maximize recoverable credits, says the > IRS <. Claiming income you never earned or expenses you didn't pay in order to obtain higher refundable credits, such as the income tax credit, could have serious consequences. This could result in the erroneous refunds, including interest and penalties, and in some cases even prosecution.

Frivolous arguments: Promoters of reckless systems encourage taxpayers to make inappropriate and perverse claims in order to avoid the taxes due. The > IRS < has a list of frivolous tax arguments that taxpayers should avoid. These arguments are false and have been dismissed out of court. While taxpayers have the right to challenge their tax liabilities in court, no one has the right to flout the law or disregard their tax liability.

Due claim of zero wage or false form 1099: Depositing a false information return is an illegal way to reduce the amount of taxes a person owes. Usually a form 4852 (replacement form

W-2) or a "corrected" form 1099 is used to reduce the taxable income to zero. The taxpayer may also file a statement that refutes wages and taxes reported by a payer to the > IRS <.

Sometimes fraudsters even include a statement on their Form 4852 that quotes the legal language for defining wages or contains a reference to a payment Company refusing to issue a corrected Form W-2 for fear of >IRS < retaliation, the agency said.

Abusive tax structures: Abusive tax regimes have evolved from simply structuring abusive domestic and foreign trust arrangements into sophisticated strategies that take advantage of the financial secrecy laws of some foreign jurisdictions and the availability of credit/debit cards from offshore financial institutions.

Abuse of trusts: Unscrupulous promoters continue to urge taxpayers to transfer large assets into trusts. These assets include not only cash and investments, but also successful ongoing business. There are legitimate uses of trusts in tax and estate planning, but the > IRS < often sees very questionable transactions. These transactions promise reduced taxable income, excessive deductions for personal expenses, the reduction or elimination of taxes on self-employment and reduced taxes on property or gift taxes.

These transactions often occur when taxpayers transfer assets from one generation to another. Questionable trusts rarely deliver the promised tax benefits and are used primarily to avoid income tax liabilities and to hide assets from creditors, including the > IRS < .

Read more about the Wide Area Network in Network Worlds Wide Area Network

Source: <a href="http://www.hetcomputer.com/">http://www.hetcomputer.com/</a> IRS < -warns-on-dirty-dozen-tax-scams-for-2014-64495

PERMA X/VIENNA

> IRS < Form 1099

Posted On March 26, 2019

With this article I will go into more detail about the > IRS < Form 1099. That document which apparently MUST be filled out by every authority, bank and company like insurance companies, health insurance companies, pension fund, car service, POLICE and so on!

The knowledge about the > IRS < Form 1099 should only appear in passing, because this form only concerns companies that have to pay money to the Allies.

The series of forms 1099 is very extensive and it took me a long time to get through. So I could break down the following.

The F 1099-oid, which is always talked about, seems to concern only interest and interest income which companies, authorities and banks earn. Sure, the banks have to submit a form and prove the registration, if they don't do so, the other forms come into play and the 1099-oid is supplied as a precaution.

The completed > IRS < Form 1099-c, is used to indicate to a debtor that his debt has been paid. With this form we show that the PERSON is not the debtor and that the settlement is to be effected by the tax evader.

So the status official has to balance the debt against the collateral and you are free of debt. But since the people of GERMANY do not do this voluntarily, you do it for them.

### **BILD**

### The form 1099-oid or INT

Both forms deal with interest income. The ending INT can stand for International or Internal, I do not know. However, the same rule applies to the content:

The requirements include, among other things, the declaration of interest income in the trade, company or authority. There is talk of a "federal income tax according to the backup deduction rules regardless of the amount of the payment". This statement is related to interest payments in the context of business, including federal, state and local authorities.

Now that most states, municipalities and local authorities have loans and probably also grant them, this form must also be filled out

First you need an ITIN

So then, if you have to file a tax return in the USA because you are employed here in a government agency, maybe the IRS, you need an ITIN. To do this, the status officer fills out the form W-7 and then receives an identification number (tax number) from the > IRS <.

For this purpose, the identity of the person is also determined and which contact person will be the one who communicates with you.

That means: A company requests the tax number from the > IRS < and the responsible person of this company is determined by identity check, so who is responsible for the company as managing director.

What is an ITIN needed for?

The > IRS < provides ITINs to help individuals (sole proprietorships) comply with US tax laws and to provide means to efficiently process and account for tax returns and payments for those who do not have Social Security numbers.

Who does not have a Social Security number? All government agencies, banks, corporations, cartels, companies. In other words, everything in terms of buildings, the purpose behind them.

The people who work in these SUBJECTS, in turn, have a social security number.

They are issued regardless of the status of immigration, since both resident and non-resident aliens may be required to register or report to the US under the Internal Revenue Code. ITINs serve no other purpose than federal tax reporting.

Therefore, the > IRS < FORM 1099 is used for this purpose, it is about reporting taxes /interest by a non-resident alien who is NOT a resident of the USA.

http://wiensworld.de/> IRS < -form-1099