

NOTICE

Corey Eib  
c/o [REDACTED]  
[REDACTED]  
Non-Domestic

Social Security Administration  
Attn – Carolyn W. Colvin, Acting Commissioner  
1100 West High Rise  
6401 Security Blvd.  
Baltimore, MD 21235

RE: Original Application (and all subsequent applications) for SSA Account Number [REDACTED], EIB,  
COREY BRANDON

Dear Commissioner Colvin,

Completion of a United States Social Security Administration's application form requires a political pledge that was not disclosed to me when I was induced to claim I wished to create such an account.

This letter serves as notice of a material mistake in the application and any subsequent application completed for the above named account, and the action demanded to correct the mistake is closure of the account nunc pro tunc.

Title 5 of the United States Code is unambiguous in that anyone who qualifies to pay into, or receive benefits from the Social Security Administration, or other Federal Retirement System, is considered 'Federal Personnel.' This serious political disability was not disclosed to me at the time I was induced to open the above named account, and cannot be described as anything but fraud by nondisclosure.

Had this serious and very important information been disclosed to me at the time of application, or at any later date, I would not have consented to opening an account with the Social Security Administration.

Therefore on the basis of fraud by nondisclosure, and in violation of the 13th Amendment to the United States Constitution, the signature signifying consent to a harmful political pledge, and any other form of consent in this matter, this is hereby **NOTICE OF RESCISSION**, nunc pro tunc.

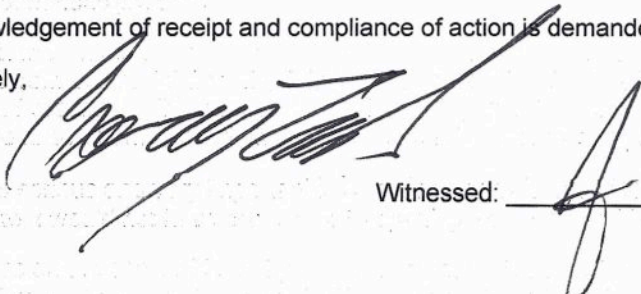
This letter also serves as **NOTICE OF DEMAND** to provide me written documentation that the Social Security Administration acknowledges this rescission notification. Further, this letter also serves as **NOTICE OF DEMAND** to provide me written documentation that the Social Security Administration has removed my name from association with this account and closed said account.

This record is evidence that my consent was not obtained by the SSA to open the above titled account in my name, and that upon the inducement to pledge myself politically as a Federal Personnel, I have been placed into a situation of involuntary servitude to the United States Federal Government in violation of the 13th Amendment.

Further, I demand all money's collected, via **fraud of nondisclosure**, for the above named account be returned to the address above immediately.

Acknowledgement of receipt and compliance of action is demanded.

Sincerely,



Witnessed: \_\_\_\_\_

Date: 1/28/2015



## SOCIAL SECURITY

TEH2A  
152010GL

February 27, 2015

Mr. Corey Eib

Apartment 5  
16420 Kilaridge Street  
Van Nuys, CA 91406

Dear Mr. Eib:

Thank you for your January 28, 2015 letter about the Social Security program. People cannot voluntarily end their participation in the program.

Unless specifically exempt by law, everyone working in the United States must pay Social Security taxes. A person must voluntarily file an application to receive Social Security benefits.

The law requires the Social Security Administration to maintain records of workers' earnings and to establish any other records necessary to carry out our responsibilities under the Social Security Act. We created the Social Security number to keep an accurate record of each individual's earnings and subsequently to monitor benefits paid under the Social Security program. Since many people have the same name, or change their name, we needed a reliable and permanent system to distinguish one individual from another in our records. Once you have a Social Security number, we cannot cancel or destroy the record.

The Supreme Court has upheld the constitutionality of the Social Security Act. We will not respond further to your correspondence about voluntary participation in the Social Security program or the withdrawal of Social Security taxes.

The Internal Revenue Service has jurisdiction over the issue of liability for Social Security taxes. Please direct any questions you may have about tax liability to the Internal Revenue Service at 1111 Constitution Avenue NW, Washington, DC 20224 or go to their website at <http://www.irs.gov/>.

The United States Citizenship and Immigration Services has jurisdiction over the issue of citizenship. Please direct any questions you may have about citizenship to the U.S. Citizenship and Immigration Services at 111 Massachusetts Avenue NW, Headquarters Building, Washington, DC 20529 or go to their website at <http://www.uscis.gov/>.

*Social Security Administration*



## PETITION FOR REDRESS OF GRIEVENCE

Corey Eib  
c/o 10120 Killridge Street unit #5

Non-domestic

Social Security Administration  
Attn – Carolyn W. Colvin, Acting Commissioner  
6401 Security Blvd.  
Baltimore, MD 21235

**RE: Social Security Response Letter dated February 27, 2015 TEH2A 152010GL**

Dear Commissioner Colvin,

The above referenced letter was forwarded to me and is a response from Social Security to a letter witnessed by the Social Security supervisor on duty January 28<sup>th</sup>, 2015 at the Pacoima, California office of Social Security.

My communication to you was for purposes of terminating and rescinding my signature on any and all applications or other documents which suggest I wish to be designated as Federal Personnel by participating in a Federal Retirement System. In no way was my letter meant to challenge the validity of Social Security, or the requirement to pay taxes for anyone who works or earns wages in the United States. The response from Social Security however, focused on the nonsensical and imaginary position that I may be protesting taxes, and did not address the issue of being held to involuntary servitude to the United States, denial of constitutionally protected rights, and fraud by non-disclosure of the political implications from participating in the Social Security retirement system.

As both the 3 Cents postage used to deliver this letter to you, and above address indicate, I am not and have never knowingly been in the jurisdiction of the United States. My physical location, and political obligations are within the boundaries as stated in the 1849 Constitution of the State of California. California, identified by its constitution of 1849 is presumed to exist and is presumed to have citizens of its own.

This letter is to demand a redress of grievance that Social Security is holding me to involuntary servitude to the United States while I am not in the United States, and do not have wages or income. My physical location and political jurisdiction are in one of the several states guaranteed a republican form of government, namely California which entered the Union in 1850. I demand a response from Social Security on the issues presented in my original communication and not as a tax protest, or challenge to the validity of the collection of Social Security taxes, income taxes or earning of wages by those working in the United States.

Acknowledgement of receipt and response to the above is demanded. Thank you.

Sincerely,

