The IRS is not who you think they are.
IRS agents are neither trained nor paid by the United States Government.

Pursuant to Treasury Delegation Order No. 92, the IRS is trained under the direction of the Division of Human Resources United Nations (U.N.) and the Commissioner (International), by the office of Personnel Management.

In the 1979 edition of 22 USCA 278, "The United Nations," you will find Executive Order 10422. The Office of Personnel Management is under the direction of the Secretary of the United Nations.

Pursuant to Treasury Delegation Order No. 91, the IRS entered into a "Service Agreement" with the US Treasury Department (See Public Law 94-564, Legislative History, pg. 5967, Reorganization (BANKRUPTCY!!!) Plan No. 26) and the Agency for International Development. This agency is an international paramilitary operation and according to the Department of the Army Field manual (1969) 41-10, pgs 1-4, Sec. 1-7 (b) & 1-6, Sec. 1-10 (7)(c) (1), and 22 USCA 284, includes such activities as, "Assumption of full or partial executive, legislative, and judicial authority over a country or area."

The IRS is also an agency/member of a 169 nation pact called the International Criminal Police Organization, or INTERPOL, found at 22 USCA 263a. The memorandum of Understanding, (MOU), between the Secretary of Treasury, AKA the corporate governor of "The Fund" and "The Bank" (International Monetary Fund, and the International Bank for reconstruction and Development), indicated that the Attorney General and its associates are soliciting and collecting information for foreign principals; the international organizations, corporations, and associations, exemplified by 22 USCA 286f.

According to the 1994 US Government Manual, at page 390, the Attorney General is the permanent representative to INTERPOL, and the Secretary of Treasury is the alternate member. Under Article 30 of the INTERPOL constitution, these individuals must expatriate their citizenship.

They serve no allegiance to the United States of America. The IRS is paid by "The Fund" and "The Bank." Thus it appears from the documentary evidence that the Internal Revenue Service agents are "Agents of a Foreign Principle" within the meaning and intent of the "Foreign Agents Registration Act of 1938" for private, not public, gain.

The IRS is directed and controlled by the corporate Governor of "The Fund" and "The Bank." The Federal Reserve Bank and the IRS collection agency are both privately owned and operated under private statutes. The IRS operates under public policy, not Constitutional Law, and in the interest of our nations foreign creditors.

The Constitution only permits Congress to lay and collect taxes. It does not authorize Congress to delegate the tax collection power to a private corporation, which collects our taxes for a private bank, the Federal Reserve, who then deposits it into the Treasury of
the IMF.

The IRS is not allowed to state that they collect taxes for the United States Treasury. They only refer to “The Treasury.”