Let’s continue with the jurisdiction, property, and domicile subject. All rights granted by Congress are its property. That status is a franchise, a type of contract created in the District of Columbia.

The national government can tax all its franchises that exercise such federal ‘privileges and benefits’ even if they are intangible in nature. The national government knew that they cannot license something until they proclaim it to be illegal to partake of such a status without a franchise or license.

So the U.S. government made it illegal for anyone to claim to be a statutory ‘U.S. citizen’ in order to start generating a license so that it can be a taxable benefit to the user. So you ask, “Where did they make the false claim of being a “U.S. citizen” a crime? You only need to look at 18 USC §911. The status of ‘U.S. citizen’ is the property of the U.S. government and for one to use federal property without a license to obtain such rights or benefits is a crime. So if Americans don’t realize what they have done, the U.S. government will lord it over them at every turn. Time to become more critical and proactive in your thinking!

How about a quick summary of what you have just learned?

The use of the term ‘U.S. citizen’ when Americans are asked by those who work in and for the U.S. government should alert the reader to the danger of an incorrect status!

1. The U.S. government is a legal fiction created by the Constitution.
2. The U.S. government is a corporation.
3. The jurisdiction established for the operation of all federal legislation and its offices is none other than the District of Columbia.
4. All federal corporations and offices are domiciled within the District of Columbia per 4 USC §72 as well as in the Federal Rules of Civil Procedure 17(b).
5. The term ‘U.S. citizen’ is a synonym for the federal term called ‘taxpayer’. This is a status created by the U.S. government which is a type of public office within the corporation known as the US government.
6. All federal offices are a select type of franchise created by Congress. Franchises are created under contract and enjoy benefits and privileges.
7. All public offices are taxable. Those who serve in those offices within the federal corporation are acting in a representative capacity to and for the benefit of the national government.
8. A ‘U.S. citizen’ is a type of public office and a type of ‘U.S. person’. Thus, a ‘U.S. citizen’ is a franchise or contract created by Congress which is their property.
9. Contracts are enforceable wherever the ‘U.S. property’ may be located physically.

10. When one self-proclaims the status of a ‘U.S. citizen’ the national government has jurisdiction over its property wherever located. It is a criminal act to claim to be a federal official holding a public office when you do not.

11. As property of the U.S. Government, all statutory 'U.S. citizens' are taxpayers and are able to be controlled by that government.

12. All income taxes were only levied upon the National Government [the U.S. government]. Those who elect to work for or hold a public office are taxpayers.

13. All others who ‘elect to have their earning treated like that of a US resident’ can donate their hard earned income in the form of a ‘gift or bequest to and for the use of the national government’.

Most Americans without awareness have self-proclaimed that they are a statutory 'U.S. citizen'. How many of them would want to gift or bequest any of their hard earn paycheck to the U.S. government? Americans were never given any of this information by elected officials so that they could make an informed consent.

European bankers do not understand these distinctions. If they did, then those banks would be free to maintain American clients who understand these laws and service American clients in a fashion that would be of greater benefit to both the American client and the banker. Yet today, International Bankers make the presumption that all Americans are ‘U.S. citizens or U.S. persons’. The result is the loss of the American client or the compelling of association with the U.S. government in order to maintain a bank account which is then taxable.

Propaganda does work. People are easily misled due to their lack of awareness. Deception is one of the foundational tools used by propagandists like those in government. The mistake is using the term “U.S. citizen” created by the U.S. government either verbally or on any written instrument.

You will never find that term defined by most writers and politicians as that is the key to their ability to gain control over Americans and their personal property. The U.S. government is therefore free to presume all Americans are US persons and as such are the legal property of the U.S. government because Americans are incorrectly using a legal status created by the U.S. government. Those in government will never want to show anyone the way to be free of them....they are all about power and control over the life and livelihood of Americans.

Americans should use the proper term ‘American National’ meaning one born in one of the 50 states of the Union which makes up the Constitutional Republic. The U.S. government does not use that term so this perpetuates the confusion for everyone. Even when the US Passport mentions the term ‘national’ and most never picked up on its utility.

A real quick surprise to most Americans is that there is no taxation on their income as an American National when it is not derived from being engaged in a federal ‘trade or business’
[meaning a public office created by Congress per 26 USC 7701(a)(26)] within the ‘United States’ [the District of Columbia].

American Nationals who do not work for the national government, are and have always been free to keep all that they earn. This is not conjecture or personal opinion but is factual and fully supported by enacted U.S. laws on taxation, jurisdiction, property and domicile. There is no higher authority for determination of the constitutionality of laws than by United States Supreme Court decisions. The U.S. government hands on this matter are effectively tied when parties know how to use the laws correctly.

Stopfedtaxliens.com does have a well-developed process to help Americans identify their correct status as a non U.S. person. This process could be implemented by European banks but only when they no longer view the U.S. taxation claims in the same context they did centuries ago when the ‘earth was flat’. Just as everyone today knows that the earth is not flat nor geocentric, it is time for the new paradigm on the correct status of American Nationals to gain momentum.

American Nationals should bank internationally if they so desire and European bankers should be quick to take advantage of how easily this can be accomplished without threats by OECD or the U.S. government. Those entities would not want a widely educated base of Americans to fully understand what has been done to them when U.S. laws clearly demonstrate how damaging the use of propaganda has negatively impacted them.

European bankers would benefit. American Nationals would benefit. The U.S. government would not create problems for European bankers as they would be faced with international exposure to the lies created in the propaganda efforts of the U.S. government to make Americans indentured servants of that government.

If the European bankers are not interested, then other nations who still offer privacy in banking would greatly benefit vis-à-vis the financial detriment of European stubbornness to view the correct paradigm presented in this article.