

26 USC 3401(d) "[Government] *Employer*" Omissive Fraud

"For purposes of this chapter,

the term "employer" means the person

for whom an individual performs or performed any service,

of whatever nature,

as the employee of such person, ..."

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In context with the previous 26 USC 7701 convoluted multi-layered redefinitions linked by “*encoded*” reference (applicable to this entire Title),

the Legislative Defendants’ redefined “*employer*”

must be strictly construed to import the general class of “*FEDERAL or STATE GOVERNMENT*”, the only common class,

from the three included predicating redefinitions (previous Exhibits):

“*2nd class federal privileged entity*” from 26 USC 7701(a)(1) “*person*”,

“*2nd class federal privileged entity*” from 26 USC 7701(b) “*individual*”,

and “*GOVERNMENT employee*” from 26 USC 3401(c) “*employee*”;

thereby strictly meaning “**Government employer**”.

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In OUR Library, vacating precision,

the Legislative Defendants' hidden instruction for use of "*employer*",

infers ANY "*employer*"

but strictly means "[**GOVERNMENT**] **employer**" only;

therein fabricating hidden clarification;

thereby commanding implementers and adjudicators to defy public rationale

and to clairvoyantly conjure 26 USC 7701(a) Legislative "*intent*"

through **multiple subjective layers of convoluted Omissive Fraud**

in all 26 USC codes that directly use this term,

and in all referentially cascading codes.