

Dear Legislator:

Thank you for considering the broad, global-governance that is the true genesis of SB1067. American citizens should be very alarmed: the proof of the MUTATION of 'original intent' is proven in the current federal law that was adopted to coordinate all child-support collections within the U.S. Do you believe - for a minute - that anyone that supported the logical coordination of federal oversight in child-support collections would EVER HAVE ANTICIPATED that the federal government would then USE THAT LAW AS BLACKMAIL to force sovereign U.S. States to knuckle-under? It should shock everyone into reality: the fed's are basically holding our children 'hostages'; U.S. State legislatures are NOT THREATENING the welfare of children (and we are not logical if we accept that perverted "label"). **It is the Federal Dept. of Health and Human Services that THREATEN THE CHILDREN. And we have willingly submitted our sovereignty to a U.S. government entity that you should be able to believe would have our best interest at heart; DO YOU REALLY BELIEVE THE HAGUE COURT/CONVENTION has any love or ALLEGIENCE TO THE UNITED STATES OF AMERICA? Twenty (20) years down the road, how will this Hague Treaty mutate?**

XXXXXXX XXXXXX

*?? Because the Sex Trafficking Act has now redefined an "authorized person" to include foreign countries, do you really believe that an amendment to an Idaho law will supersede this redefinition or protect privacy of any Idaho citizen??*

[http://greenbook.waysandmeans.house.gov/sites/greenbook.waysandmeans.house.gov/files/R43779\\_gb.pdf](http://greenbook.waysandmeans.house.gov/sites/greenbook.waysandmeans.house.gov/files/R43779_gb.pdf)

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(b) Access to the Federal Parent Locator Service

Public Law 113 - 183 - Preventing Sex Trafficking and Strengthening Families Act gives other countries participating in the Convention access to the Federal Parent Locator Service (FPLS). The FPLS is an assembly of systems operated by OCSE (Office of Child Support

**Enforcement**) to assist states in locating noncustodial parents...enforcement and modification of orders for child support, custody, and visitation.

Under prior federal law the FPLS was only allowed to **transmit information in its databases to "authorized persons"**, which included (1) child support enforcement agencies (and their attorneys and agents); (2) courts; (3) the resident parent, legal guardian, attorney, or agent of a child owed child support; and (4) foster care and adoption agencies.

P.L. 113-183 expands the definition of an "authorized person" to include **an entity designated as a central authority for child support enforcement in a "foreign reciprocating country" or in a "foreign treaty country"** in cases involving international enforcement of child support.

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The **FPLS (Federal Parent Locator Service)**...was expanded by PRWORA (Personal Responsibility and Work Opportunity Reconciliation Act) to include the following:

\***The National Directory of New Hires (NDNH):** a central repository of employment, unemployment insurance and wage data from State Directories of New Hires, State Workforce Agencies, and federal agencies.

\***The Federal Case Registry (FCR):** a national database that contains information on individuals in child support cases and child support orders.

\***The Federal Offset Program (FOP):** a program that collects **past-due child support payments** from the tax refunds of parents who have been ordered to pay child support.

\***The Federal Administrative Offset Program (FAOP):** a program that **intercepts certain federal payments** in order to collect past-due child support.

\***The Passport Denial Program (PCP):** a program that works with the **Secretary of State** in denying the passport of any person that has been certified as owing a child support debt greater than \$2,500.

\***The Multistate Financial Institution Data Match (MSFIDM):** a program that **allows child support agencies** a means of **locating financial assets of individuals** owing child support.

In addition, **the FPLS also has access to external sources** for locating information **such as the Internal Revenue Service (IRS), the Social Security Administration (SSA), Veterans Affairs (VA), the Department of Defense (DOD), the National Security Agency (NSA) and the Federal Bureau of Investigation (FBI).**

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**(f) State Law Requirement Concerning the Uniform Interstate Family Support Act (UIFSA) - (1) In General**

**P.L. 113-183 amends Section 466(f) of the SSA to read as follows: "In order to satisfy Section 454(2)(A), each State must have in effect the Uniform Interstate Family Support Act, as approved by the American Bar Association on February 9, 1993, including any amendments officially adopted as of September 30, 2008 by the NATIONAL CONFERENCE OF COMMISSIONERS ON UNIFORM STATE LAWS." (EMPHASIS ADDED)**

**This means that for a state to receive federal CSE funding, each state's UIFSA must include verbatim any amendments officially adopted as of September 30, 2008, by the NCCUSL. States are required to adopt the 2008 amendments verbatim to ensure uniformity of procedures, requirements, and reporting forms.**