

**Subject:** USC 26 6323 NO JURISDICTION OUTSIDE DC TO FILE
NOTICE OF LEIN

Regarding 26 USC 6323 ... "Place for filing Notice". The IRS can only file a
"Notice of lien" in the District of Columbia. This proves lack of jurisdiction
in the several states. Please note the use of the word "State" in 26 USC
6323(f)(1)(A) which only means the State of the District of Columbia (See:
26USC 7701 Definitions- & see high-lite in red below). This clearly means
that the "notice" shall be filed "under the laws" of the District of Columbia.
Obviously the laws of DC only apply to DC. Also note the use of the
"parentheses" in (f)(l)(A)(i) Real property (see high lite in green below).
See attached definition of the "Parentheses".

https:llcodes. find law .com/us/title-26-internal-revenue-code/26-usc-
sect-7701.html

United States. (9) =The term "United States" when used in a geographical sense
includes only the States and the District of Columbia.

State. (1 0) =The term "State" shall be construed to include the District of
Columbia, where such construction is necessary to carry out provisions of this
title.

Secretary of the Treasury and Secretary.-- (11)

Secretary of the Treasury. (A) --The term "Secretary of the Treasury" means
the Secretary of the Treasury, personally, and shall not include any delegate of
his.

Secretary. (8) =The term "Secretary" means the Secretary of the Treasury or his
delegate.

26 U.S. Code § 6323 - Validity and priority against certain persons
(f) Place for filing notice; form

(1) Place for filing The notice referred to in subsection (a) shall be filed-
(A) Under State laws

(i) Real property

In the case of real property, in one office within the State (or the county, or
other governmental subdivision), as designated by the laws of such State,

 in which the propertysubject to the lien is situated; and .

 The use of the "parentheses" that surround the phrase: "(counties or other

governmental subdivisions)" ... show that the entities we think of as
counties within the several states were not intended to be part of the “statute” because congress knows they only have jurisdiction inside DC.

1