

\*\*\*JB's Quick Ship\*\*\*  
701 N Hwy 281, Suite E  
Marble Falls, Texas 78654  
830-693-7741  
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701 N Hwy 281, Suite E  
Marble Falls, Texas 78654  
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Shipment-----  
FedEx Standard Overnight Envelope  
Ship To:  
Ms Angela D Caesar  
US District Court for the District of Col  
umbia  
333 CONSTITUTION AVE NW  
OFFICE OF THE CLERK OF THE COURT1  
WASHINGTON, DC 20001-2802  
Package 43.31  
Discount: -8.31  
Contents:  
docs

Tracking #: 782055239994  
Expected arrival: Tue 12/29 03:00 PM

SUBTOTAL 35.00  
TAX 0.00  
TOTAL 35.00  
TEND American Expres 35.00

Total shipments: 1  
Robert McNeil 12/28/2015  
#27716 12:56 PM  
Workstation: 0 - Master Workstation  
CCTran#

Signature\_\_\_\_\_

NOT RESPONSIBLE FOR  
CUSTOMER PACKED ITEMS

Postal Products Include a Surcharge

\*\*\*RETURN POLICY\*\*\*

Returns within 30 days  
with register receipt  
only. Items must be  
unopened and in  
original packaging.  
NO RETURNS ON GREETING CARDS.  
ALL SALE ITEMS ARE FINAL.

\*\*\*\*\*  
Thank you for your business  
\*\*\*\*\*

Shipment-----  
FedEx Standard Overnight Envelope  
Ship To:  
Mr. Channing D Phillips  
US Attorney for the District of Columbia  
555 4TH ST NW  
ATTN: CIVIL PROCESS CLERK  
WASHINGTON, DC 20001-2733  
Package 43.31  
Discount: -8.31  
Contents:  
docs

Tracking #: 782055064316  
Expected arrival: Tue 12/29 03:00 PM

SUBTOTAL 35.00  
TAX 0.00  
TOTAL 35.00  
TEND American Expres 35.00

Total shipments: 1  
Robert McNeil 12/28/2015  
#27713 12:46 PM  
Workstation: 0 - Master Workstation  
CCTran#

Signature\_\_\_\_\_

NOT RESPONSIBLE FOR  
CUSTOMER PACKED ITEMS

Postal Products Include a Surcharge

\*\*\*RETURN POLICY\*\*\*

Returns within 30 days  
with register receipt  
only. Items must be  
unopened and in  
original packaging.  
NO RETURNS ON GREETING CARDS.  
ALL SALE ITEMS ARE FINAL.

\*\*\*\*\*  
Thank you for your business  
\*\*\*\*\*

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Marble Falls, Texas 78654  
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Shipment-----

FedEx Standard Overnight Envelope

Ship To:

Mr. John Koskinen

Commissioner, IRS

1111 CONSTITUTION AVE NW RM 5503

ATTN: OFFICE OF PROCEDURE AND ADMINISTRAT

ION

WASHINGTON, DC 20224-0001

Package 43.31

Discount: -8.31

Contents:

docs

Tracking #: 782055141487

Expected arrival: Tue 12/29 03:00 PM

SUBTOTAL 35.00

TAX 0.00

TOTAL 35.00

TEND American Expres 35.00

Total shipments: 1

Robert McNeil

12/28/2015

#27714

12:50 PM

Workstation: 0 - Master Workstation

CCTran#

Signature\_\_\_\_\_

NOT RESPONSIBLE FOR  
CUSTOMER PACKED ITEMS

Postal Products Include a Surcharge

\*\*\*RETURN POLICY\*\*\*

Returns within 30 days  
with register receipt  
only. Items must be  
unopened and in  
original packaging.

NO RETURNS ON GREETING CARDS.  
ALL SALE ITEMS ARE FINAL.

\*\*\*\*\*

Thank you for your business

\*\*\*\*\*

Shipment-----

FedEx Standard Overnight Envelope

Ship To:

Ms. Loretta Lynch

United States Attorney General

950 PENNSYLVANIA AVE NW

DEPARTMENT OF JUSTICE

WASHINGTON, DC 20530-0009

Package 43.31

Discount: -8.31

Contents:

docs

Tracking #: 782055181388

Expected arrival: Tue 12/29 03:00 PM

SUBTOTAL 35.00

TAX 0.00

TOTAL 35.00

TEND American Expres 35.00

Total shipments: 1

Robert McNeil

12/28/2015

#27715

12:52 PM

Workstation: 0 - Master Workstation

CCTran#

Signature\_\_\_\_\_

NOT RESPONSIBLE FOR  
CUSTOMER PACKED ITEMS

Postal Products Include a Surcharge

\*\*\*RETURN POLICY\*\*\*

Returns within 30 days  
with register receipt  
only. Items must be  
unopened and in  
original packaging.

NO RETURNS ON GREETING CARDS.  
ALL SALE ITEMS ARE FINAL.

\*\*\*\*\*

Thank you for your business

\*\*\*\*\*

MARBLE FALLS MPO  
MARBLE FALLS, Texas  
786549998

4879830035-0097

12/28/2015 (830)693-3531 01:18:02 PM

Sales Receipt

Product Description	Sale Unit Qty	Price	Final Price
---------------------	---------------	-------	-------------

WASHINGTON DC 20444			\$19.99
---------------------	--	--	---------

Zone-6  
Priority Mail Express 1-Day  
Flat Rate Env

2.90 oz.  
USPS Tracking #: **EK906892265US** → *McMonagle*

Scheduled Delivery Day: Wed  
12/30/15 12:00PM - Money Back  
Guarantee  
Includes up to \$100 insurance

Signature Requested

Issue Postage: =====  
\$19.99

WASHINGTON DC 20444 \$19.99

Zone-6  
Priority Mail Express 1-Day  
Flat Rate Env

3.00 oz.  
USPS Tracking #: **EK906892274US** → *Circolo-Klepper*

Scheduled Delivery Day: Wed  
12/30/15 12:00PM - Money Back  
Guarantee  
Includes up to \$100 insurance

Signature Requested

Issue Postage: =====  
\$19.99

Total: \$39.98

Paid by: AMEX \$39.98

Account #: XXXXXXXXXXXX9003  
Approval #: 508208  
Transaction #: 816  
239034800771424745669

Save this receipt as evidence of insurance. For information on filing an insurance claim go to <https://www.usps.com/help/claims.htm>.

CUSTOMER USE ONLY

FROM: (PLEASE PRINT)

PHONE (713) 806-5199

Robert A. McNeil  
701 N Hwy 281 Ste E #193  
Marble Falls, Tx 78654



EK 906892265 US



PRIORITY MAIL EXPRESS

PAYMENT BY ACCOUNT (if applicable)

USPS Corporate Acct. No. Federal Agency Acct. No. or Postal Service Acct. No.

DELIVERY OPTIONS (Customer Use Only)

SIGNATURE REQUIRED Note: The mailer must check the "Signature Required" box if the mailer: 1) Requires the addressee's signature; OR 2) Purchases additional insurance; OR 3) Purchases COD service; OR 4) Purchases Return Receipt service. If the box is not checked, the Postal Service will leave the item in the addressee's mail receptacle or other secure location without attempting to obtain the addressee's signature on delivery.

Delivery Options

- No Saturday Delivery (delivered next business day)
- Sunday/Holiday Delivery Required (additional fee, where available)
- 10:30 AM Delivery Required (additional fee, where available)

\*Refer to USPS.com or local Post Office for availability.

TO: (PLEASE PRINT)

PHONE

Mr. Ryan O. McMonagle  
Trial Attorney, Tax Division  
US Dept of Justice  
PO Box 255  
Washington DC  
20544

ORIGIN (POSTAL SERVICE USE ONLY)

Origin form with fields: 1-Day, 2-Day, Military, DPO, PO ZIP Code (78654), Scheduled Delivery Date (12/29/15), Postage (\$19.99), Date Accepted (12/28/15), Scheduled Delivery Time (12 NOON), Insurance Fee, COD Fee, Time Accepted (1:12), 10:30 AM Delivery Fee, Return Receipt Fee, Live Animal Transportation Fee, Weight, Sunday/Holiday Premium Fee, Total Postage & Fees (\$19.99), Acceptance Employee Initials (LU).

DELIVERY (POSTAL SERVICE USE ONLY)

Delivery form with fields: Delivery Attempt (MM/DD/YY), Time, Employee Signature, Delivery Attempt (MM/DD/YY), Time, Employee Signature.

LABEL 11-B, JANUARY 2014

PSN 7890-02-000-9996

2-CUSTOMER COPY

- For pickup or USPS Tracking™, visit USPS.com or call 800-222-1811.
- \$100.00 insurance included.

CUSTOMER USE ONLY

FROM: (PLEASE PRINT)

PHONE (713) 806-5199

Robert A. McNeil  
701 N Hwy 281 Ste E #193  
Marble Falls, Tx  
78654



EK 906892274 US



PRIORITY MAIL EXPRESS

PAYMENT BY ACCOUNT (if applicable)

USPS Corporate Acct. No. Federal Agency Acct. No. or Postal Service Acct. No.

DELIVERY OPTIONS (Customer Use Only)

SIGNATURE REQUIRED Note: The mailer must check the "Signature Required" box if the mailer: 1) Requires the addressee's signature; OR 2) Purchases additional insurance; OR 3) Purchases COD service; OR 4) Purchases Return Receipt service. If the box is not checked, the Postal Service will leave the item in the addressee's mail receptacle or other secure location without attempting to obtain the addressee's signature on delivery.

Delivery Options

- No Saturday Delivery (delivered next business day)
- Sunday/Holiday Delivery Required (additional fee, where available)
- 10:30 AM Delivery Required (additional fee, where available)

\*Refer to USPS.com or local Post Office for availability.

TO: (PLEASE PRINT)

PHONE

Ms. Caroline D. Ciralo Kleppen  
Acting Asst. Attorney General  
Tax Division  
U.S. Dept. of Justice  
PO Box 227  
Washington, DC  
20544

ORIGIN (POSTAL SERVICE USE ONLY)

Origin form with fields: 1-Day, 2-Day, Military, DPO, PO ZIP Code (78654), Scheduled Delivery Date (12/28/15), Postage (\$19.99), Date Accepted (12/28/15), Scheduled Delivery Time (12 NOON), Insurance Fee, COD Fee, Time Accepted (1:16), 10:30 AM Delivery Fee, Return Receipt Fee, Live Animal Transportation Fee, Weight, Sunday/Holiday Premium Fee, Total Postage & Fees (\$19.99), Acceptance Employee Initials (LU).

DELIVERY (POSTAL SERVICE USE ONLY)

Delivery form with fields: Delivery Attempt (MM/DD/YY), Time, Employee Signature, Delivery Attempt (MM/DD/YY), Time, Employee Signature.

LABEL 11-B, JANUARY 2014

PSN 7890-02-000-9996

2-CUSTOMER COPY

- For pickup or USPS Tracking™, visit USPS.com or call 800-222-1811.
- \$100.00 insurance included.

**Robert A. McNeil**  
701 N. Hwy 281 Suite E #193  
Marble Falls, Texas 78654  
713-806-5199

December 28, 2015

Ms. Angela D. Caesar  
U.S. District Court for the District of Columbia  
Office of the Clerk of the Court  
333 Constitution Avenue, NW  
Washington, D.C. 20001

**Subject: District Cause No. 1:15-CV-01288 Plaintiff's OPPOSITION TO "MOTION TO STRIKE (SO-CALLED) IMPROPER SURREPLY" with RENEWED MOTION TO SET EVIDENTIARY HEARING and, with Declaration in Support**

Dear Ms. Caesar:

Please find enclosed the following document, relative to District Cause No. 1:15-CV-01288:

One (1) original and two (2) copies of:

- **Plaintiff's OPPOSITION TO "MOTION TO STRIKE (SO-CALLED) IMPROPER SURREPLY" with RENEWED MOTION TO SET EVIDENTIARY HEARING and, with Declaration in Support**

Please file this document and inform me if there is anything else you need from me.

Respectfully submitted,

/s/Robert A. McNeil  
Robert A. McNeil  
*Plaintiff, pro se*

CC: File

**In the District Court of the United States  
For the District of Columbia**

<b>Robert A. McNeil,</b>	§	
<b>Plaintiff</b>	§	
	§	
<b>V.</b>	§	<b>District Cause No. 1:15-CV-1288</b>
	§	
<b>Commissioner, Internal Revenue</b>	§	
<b>&amp; United States Attorney General,</b>	§	
<b>Defendants</b>	§	

---

**OPPOSITION TO “MOTION TO STRIKE  
(SO-CALLED) IMPROPER SURREPLY” with  
RENEWED MOTION TO SET EVIDENTIARY HEARING and,  
with Declaration in Support**

---

In her latest filing, in defense of the most vicious fraud<sup>1</sup> ever perpetrated upon a free people, Ms. Caroline D. Ciraolo-Klepper seeks to prevent, at all costs, the evidentiary hearing she herself unwittingly precipitated and is continually fomenting the need for, which would resolve the core factual dispute between the parties, and concomitantly confirm the Court’s jurisdiction.

Fact Controversy Raised by the Defendants in their Reply Memorandum:

Does, as Plaintiff alleges, IRS falsify its records in violation of the criminal law (18 USC §1001) to create the impression it performs a substitute income tax return, when no IRS employee swears/claims to have ever executed a substitute income tax return, or does, as the Defendants counterclaim, IRS actually perform substitute income tax returns for so-called “non-filers”?

Concomitant Legal Question Re: Jurisdiction

Does the Anti-Injunction Act (AIA) strip Courts of jurisdiction to hear complaints IRS commits criminal acts, such as falsifying its Individual Master File records, to enforce the tax on those IRS labels “non-filers”?

---

<sup>1</sup> “*fraud*, n. A knowing misrepresentation of the truth or concealment of a material fact to induce another to act to his detriment.” - Black’s Law Dictionary, Third Pocket Edition, p. 300.

## Summary of Opposition to Motion to Strike

Ms. Ciraolo-Klepper is, yet again, attempting to deceive this Court, now duplicitously claiming “(Plaintiff) also disproved his core allegation by attaching a substitute income tax return to his own pleading”, (See Motion to Strike, Pg. 4). But she knows, or should have known, that

1.) IRS employee Alicia McGlown, (who authored the document Ms. Ciraolo-Klepper now claims is a “substitute income tax return”), never herself claimed to have executed a substitute INCOME TAX return at all, but McGlown only claimed she performed a ‘valid return’; that

2.) IRS publically proclaims its 6020(b) authority under Delegation Order 182 does NOT include income taxes, but is limited to excise, employment and partnership matters due to “constitutional reasons”, (which IRS never defines), hence Ms. McGlown appears to have “illegally” extended her authority into the area of income taxes; that

3.) IRS has conceded via FOIA that no document existed justifying the insertion of either the phrase “**RET RCVD DT-July 23, 2008**”, or the phrase “**SFR 150 08112008**” into the Individual Master File module concerning Plaintiff for 2006, hence IRS falsified its records by using an override code to enter those false claims/phrases into the 2006 module, and that

4.) IRS *internal records* prove it did NOT treat Ms. McGlown’s computations as a “substitute income tax return”, nor as even a “valid return” at all, but as an “**additional tax**” in a tax module which already supposedly contained a return, despite the fact no return of any type existed to which McGlown’s addition/changes might be made.

A closer look reveals the details of Ms. Ciraolo-Klepper’s latest attempts to defraud this Court.

## **Misrepresentation of Evidence/Facts Detailed**

Ms. Ciraolo-Klepper knows the Anti-Injunction Act shields “illegal” acts by IRS from court review, but she likely is now correctly sensing that the AIA does NOT shield from courts acts by IRS Congress has declared criminal, (such as falsifying government records). So, she strenuously seeks to avoid an evidentiary hearing she herself raised in her Reply Memorandum in Support of her Motion to Dismiss and is continuously necessitating need for, now by her most recent false claim IRS performs substitute income tax returns, while repeatedly misrepresenting and/or ignoring this evidence before the Court:

- a. In **Plaintiff’s Exh. D, Pg. 6, et seq.**, on July 13, 2009, IRS employee, Alicia McGlown, purports to have computed an alleged income tax “deficiency” owed by Plaintiff for 2006 in amount of “32,671.00”. But, she performed her computations on an “Income Tax Examination CHANGES Form 4549”, (emph. added), then merely stapled thereto a cover sheet “6020(b) Certification Form 13496”, whereon she claims she was supposedly authorized “by Delegation Order 182”. She also “certifies that the attached pages constitute a *valid return* under section 6020(b)”. Ms. Ciraolo-Klepper knows McGlown did NOT state she had performed a valid substitute INCOME TAX return, but only an amorphously described “valid return”.

Importantly, although IRS employees like McGlown, who compute purported “delinquencies” for “non-filers” on Forms 4549, never themselves claim to have performed a substitute income tax return, all government lawyers involved in using or defending 6020(b) Certifications in cases involving “non-filers” duplicitously claim on behalf of the IRS employees that they supposedly performed a substitute INCOME TAX return. (See for example, Ciraolo-Klepper Motion to Strike, Pg. 4, “[H]e also

disproved that allegation by attaching a *substitute income tax return* to his own pleading”, but compare with Ms. McGlown’s unspecific claim to have merely performed a “valid return”.) Like McGlown, no employee of IRS creating “6020(b) Certifications” for use by government lawyers against so-called income tax “non-filers” has ever sworn or claimed such document constitutes a substitute income tax return.

- b. IRS repeatedly publicly concedes its delegated authority under 6020(b), pursuant to Delegation Order 182 (now TDO 5-2), is limited to excise, employment and partnership returns.<sup>2</sup> Hence, Ms. McGlown appears to have “illegally” extended her authority in those matters to the individual income tax, although she was told to camouflage her unauthorized act by using the misleading phrase “valid return”.

---

<sup>2</sup> The lack of authority to perform individual income tax substitute returns is confirmed by IRS’ “Privacy Impact Assessment concerning 6020(b)”, which states: “Purpose of the System: A6020(b) is a non-filer program. The A6020(b) application processes Business Master File (BMF) taxpayers who do not voluntarily file returns in a timely manner (past the due date of the return). The IRC at 6020(b) provides the Internal Revenue Service (IRS) the authority to file a tax return for a business when it does not file a required return. A6020(b) produces a package containing the appropriate forms 940, 941, 943, and 944.”

IRS also teaches in its Revenue Officers Handbook, Lesson 23, that 6020(b) is limited: “The IRM restricts the broad delegation shown in figure 23-2, for revenue officers, to employment, excise and partnership tax returns because of **constitutional issues.**” Ms. Ciraolo-Klepper appears insensate to those limitations, making no attempt whatsoever to explain to the court what they are.

In yet another deceit in regard to 6020(b) Ms. Ciraolo-Klepper claims on Pg. 4, Footnote 1: “The statute provides that it applies to ‘any return’, and that ends the inquiry.” But she knows 6020(b) only applies “If any person **required**... to make a return fails to make such return”, and that if Congress HAD actually REQUIRED individuals to swear out 1040 evidence against themselves, (Congress hasn’t), there would be no need for IRS to falsify its records. Said differently: Ms. Ciraolo-Klepper knows Congress can’t authorize commission of crimes to enforce the law, and that IRS is falsifying government records to prosecute “non-filers”. So, she knows the existence of IRS’ record falsification scheme proves Congress DID NOT REQUIRE most Americans to file income tax returns.

c. In response to Plaintiff's FOIA requests for any documents associated with the entries "SFR 150 08112008" and "RET RCVD DT-07232008" with the Document Locator Number (DLN) **49210-888-00000-8**, as they appear in the IMF module IRS maintains concerning Plaintiff and 2006, (see **Plnt's. Exh A, Pg. 1.**), IRS Disclosure Manager Klaudia Villegas revealed on Sept. 17<sup>th</sup>, 2013 that:

"The Document Locator Number (DLN) you requested was generated by our Automated Substitute for Return program. This DLN is computer generated and *there is no paper document associated with it*. Therefore, there are no documents responsive to your request." (See **Plnt's. Exh. B, Pg. 2.**)

Translated: no document whatsoever, (let alone a substitute income tax return!), exists in the files of the IRS concerning so-called "nonfilers" on the dates when the phrase "SFR 150" and "Return Received Date" are inserted into the actionable IMF record of IRS victims, by use of an override code. The phrases "SFR 150", and "RET RCVD DT" are computer-generated, orphan, baseless placeholders inserted into the module to allow input of a later-computed "additional tax due", such as Ms. McGlown performed on her "Change" Form 4549. Villegas' disclosure proves McGlown in fact was literally changing nothing. No substitute income tax return existed which she could "change" by her work on an Income Tax Examination Change form.

Ms. Ciraolo-Klepper knows or should have known by now, that, only by falsifying IMF records to reflect that a substitute for return exists and was performed on claimed dates can IRS employees later enter deficiency amounts computed by Examinations Division employees like Ms. McGlown, who never claim or swear themselves to have performed a substitute income tax return. Falsifying government records to reflect phantom "SFRs" and "return received dates" when no return exists to receive, are not merely

“illegal” acts; Congress identified them as a crime at 18 USC §1001. And, falsely claiming to this Court that McGlown’s Income Tax Examination Change Form is a substitute income tax return is an obvious attempt to defraud the Court.

- d. As one ultimate proof of the fraud, and of which Ms. Ciruolo-Klepper knows, or should have known, by now, in IRS’ internal actionable Individual Master File (IMF) records concerning Plaintiff for 2006, IRS memorialized/entered on May 17<sup>th</sup>, 2010 Ms. McGlown’s computed “deficiency” amounts, which are the initial determinations made in regard to Plaintiff for 2006, as a transaction coded “300”. (See **Plnt’s. Exh A, Pg. 2.**) Transactions in IMF records numbered “300” are defined in IRS’ Document 6209 as an “**Additional** Tax or Deficiency Assessment”, which “assesses an **additional** tax as a result of an examination or collection adjustment to a tax module which (already) *contains a TC 150 transaction*”. [A “150” transaction a.k.a. “TC 150” is entered into an IMF when IRS receives a return of some sort.]

Restated, contrary to government lawyers’ claims regarding 6020(b) Certifications in cases involving so-called “non-filers”, IRS INTERNALLY memorializes the initial computations Exams employees like McGlown make on Forms 4549 not as “valid returns” but as “Additions to Tax”. Yet, in its PUBLIC-FACING documentation, IRS slaps “13496 6020(b) Certifications” on top of “Income Tax Change Forms 4549” claiming them to be “valid returns”. Thus, IRS *INTERNAL* records, which identifies the data on the Change Form as merely “additions to tax” of a non-existent substitute income tax return, contradict IRS *PUBLIC-FACING* certifications.

No SFR or substitute income tax return is ever made, and none existed in May, 2010 when the TC 300 memorializing Ms. McGlown’s work was entered into the 2006 IMF

module. [There are many more facets of the exquisite IRS record falsification scheme, but those mentioned herein are sufficient upon which to base setting an evidentiary hearing to review and resolve the Court's jurisdiction.]

### **Relief Requested**

The Defendants are attempting at all costs to prevent determination, via evidentiary hearing, of the core fact issue the Defendants themselves raised and are continuously fomenting the need for, while simultaneously opposing any hearing to resolve: whether IRS, in fact, actually performs substitute income tax returns in cases involving income tax “non-filers”, as Ms. Ciruolo-Klepper fraudulently maintains, or, as Plaintiff discovered and alleged, IRS falsifies its records, in violation of the criminal law, to fraudulently reflect execution of pretended substitute income tax returns, which no one has ever performed, nor will ever swear to have performed.

The evidentiary hearing will clear up that core fact dispute, leading inexorably to the correct resolution of the case's core legal question: Does the Anti-Injunction Act (AIA) bar review by a United States court of IRS' systematic violation of the criminal law in enforcing the income tax on those who refuse to create their own liability voluntarily, i.e., so-called “non-filers”?

Accordingly, Plaintiff moves the Court to:

- A.) deny the Defendants' duplicitous Motion to Strike, and
- B.) set an evidentiary hearing at its very earliest convenience, to
  - 1.) Confirm whether or not an IRS employee will swear to having executed substitute income tax returns, and if so, under what source of authority;
  - 2.) Confirm that IRS internally does NOT treat Income Tax Examination Change Forms 4549 as “valid returns” in cases involving “non-filers”, contrary to the duplicitous claims of all the government attorneys involved in such cases; and

3.) Determine why IRS falsifies its records to reflect IRS execution of substitute income tax returns when in fact no such returns are ever performed, thus committing crimes while enforcing the income tax on so-called “non-filers”.

It is respectfully so moved,

/s/Robert A. McNeil  
Robert A. McNeil  
701 N. Hwy 281 Suite E #193  
Marble Falls, Texas 78654  
*Plaintiff, pro se*

### Plaintiff's Declaration and Certificate of Service

Under penalties of perjury, pursuant to 28 USC §1746, Plaintiff affirms that every factual allegation made in his **Opposition to "Motion to Strike (So-Called) Improper Surreply"**... is absolutely true and correct, and that he mailed a copy of this Motion to the Defendants on December 28, 2015.

Respectfully submitted,

/s/Robert A. McNeil

Robert A. McNeil  
701 N. Hwy 281 Suite E #193  
Marble Falls, Texas 78654  
*Plaintiff, pro se*

Ms. Loretta Lynch  
United States Attorney General  
Department of Justice  
950 Pennsylvania Ave. NW  
Washington, D.C. 20530

Mr. John Koskinen  
Commissioner, IRS  
Attn: Office of Procedure and Administration  
1111 Constitution Ave. NW, Room 5503  
Washington, D.C. 20224

Mr. Channing D. Phillips  
U.S. Attorney for the District of Columbia  
Attn: Civil Process Clerk  
555 Fourth Street, NW  
Washington, D.C. 20530

Ms. Caroline D. Ciraolo-Klepper  
Acting Assistant Attorney General  
Tax Division  
U.S. Department of Justice  
P.O. Box 227  
Washington, D.C. 20444

Mr. Ryan O. McMonagle  
Trial Attorney, Tax Division  
U.S. Department of Justice  
P.O. Box 227  
Washington, D.C. 20444