

Robert A. McNeil

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February 11, 2016

CERTIFIED MAIL
7015 1520 0002 3242 8518
RETURN RECEIPT REQUESTED

Mr./Ms. Layne Carver
Internal Revenue Service
1973 North Rulon White Blvd.
Mail Stop 4388
Ogden, UT 84201-0040

Subject: **Response to Letter 1862 (Rev. 7-2008)**
“We Have Not Received Your Federal Income Tax Return”
“You Need to File Your Return”
Tax Year: 2012

Dear Mr./Ms. Carver:

I recently received a “**Letter 1862 (Rev. 7-2008)**” with your facsimile signature designating you as the sender. Letter 1862 has as its heading: “**We Have Not Received Your Federal Income Tax Return ~ You Need to File Your Return**”.

In that letter, you allege I have a 2012 federal income tax liability of \$56,954.58, as summarized below:

Description	2012
Alleged Tax Due	\$ 38,454.00
Alleged Penalties	14,917.39
Alleged Interest	3,583.19
Alleged Amount Due	\$ 56,954.58

The letter was dated August 24, 2015, and indicated I had 30 days to respond. In June 2015, I moved 200 miles away from Houston, and your letter was mailed to my old address there. My mail wasn't forwarded to me until January 30, 2016 and did not arrive in my mailbox until February 3, 2015. A copy of the USPS Priority Mail envelope is attached to this letter, as evidence of that fact.

So, under those circumstances, please consider this letter as my response to your August 24, 2015 letter.

Mr./Ms. Carver, I'm afraid we have a serious disagreement. You claim I have a federal income tax liability for tax year 2012, and I claim I don't.

In that regard, **YOU ARE HEREBY NOTICED:**

- 1.) Currently, there is a case before the District Court of the United States for the District of Columbia.
- 2.) The Defendants are Commissioner of Internal Revenue, John Koskinen, and Attorney General, Loretta Lynch.
- 3.) The essence of the case is this: Evidence has revealed, in the Automated Substitute for Return (ASFR) system, IRS employees routinely falsify internal, and public-facing records, and use them to enforce the income tax laws against so-called "non-filers".
- 4.) This record falsification scheme circumvents:
 - a. citizens' protected 4th, 5th, and 13th Amendment rights,
 - b. IRS' apparent lack of authority to perform substitute *income tax* returns, and
 - c. restrictions written into the "Individual Master File" (IMF) software.
- 5.) The liability arising from knowingly using falsified government records, for any purpose, is a violation of 18 USC 1001.
- 6.) PERSONAL liability arises under Bivens for deliberate, intentional violations of another's rights: "A government agent's liability in a federal civil rights lawsuit now no longer turns upon whether the defendant acted with 'malice', but on whether a hypothetical reasonable person in the defendant's position would have known that his or her actions violated clearly established law."

NOTE: This suit is NOT an attempt to interfere with the assessment or collection of taxes and is NOT to be construed as such. It IS an attempt to stop the criminal, record falsification scheme.

I have been involved in tax liability disputes with the IRS for several years now. More than once, I have given various IRS employees extensive documentation to support my position that I have no federal income tax liability, but they have all chosen to ignore it. Throughout this entire ordeal, the silence and evasion exhibited by IRS employees clearly demonstrates a consistent pattern of bad faith dealing.

But, you can change all of that by answering these questions:

- 1. What section of the U.S. Code requires me to file an income tax return?**
- 2. In what taxable activity am I engaged that makes me liable for the income tax?**
- 3. Should you fail to provide the answers to Questions 1 and 2 - What section of the U.S. Code gives you the authority to take ANY action against me?**

These are all reasonable questions to which any American citizen deserves an answer, especially when faced with the prospect of having his property confiscated by liens and levies, and his freedom taken away by arrest and imprisonment.

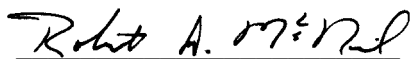
Until I receive answers to those questions, I am left with this response to your letter:

- 1. I deny that I have a federal income tax liability for calendar year 2009, or any other calendar year.**
- 2. I do not consent to any person's filing or signing Form 1040, 1040A or any other version of the Form 1040 on my behalf and HEREBY OBJECT TO SUCH ACT.**

Mr./Ms. Carver, consider yourself put on **NOTICE** that every letter, email, telephone record and document you produce will become evidence in a court of law and you, along with every other IRS employee who touches this case, will be deposed to testify under oath and under the threat of perjury as to your actions.

Proceed at your personal risk.

Respectfully submitted,


Robert A. McNeil

CC: File

Attachment: USPS Priority Mail envelope postmarked January 30, 2016

Bubble Mailer

From:

UPS Store #1733
1302 W. Wrentham Dr.
Houston, TX 77019



To: Robert Mc Neil

701 N. Hwy 281
Marble Falls TX
78654



the UPS Store™