

Return to:

Joseph D. Saunders  
M.P. 1.83 Berge Road  
Stevenson, Wash. PZ 98649

FILED FOR RECORD  
SKAMANIA CO. WASH  
BY *Joseph Saunders*

FEB 22 2 12 PM '94

*J. Lowry*  
AUDITOR  
GARY M. OLSON

IN THE OFFICE OF THE COUNTY RECORDER

**118783**

STATE OF WASHINGTON

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STATE OF WASHINGTON )  
COUNTY OF SKAMANIA ) SS

Brian Gossman-Revenue Agent )

Petitioner )

vs. )

Joseph D. Saunders )

Respondent )

A SECURITY (15 USC)

THIS IS A U.S.S.E.C TRACER FLAG  
NOT A POINT OF LAW.★

COMMERCIAL AFFIDAVIT OF

REBUTTAL OF IRS SUMMONS

BY AFFIANT, JOSEPH D. SAUNDERS

1. On Feb. 18, 1994, I, Joseph D. Saunders, the undersigned, received your letter dated 2-1-94. It appeared to be intended to serve as a "summons", it contained threats to contact employers and neighbors, and stated "I am required to file a Substitute of Return for you if you do not keep this appointment." This unlawful mail threat will be referred to as a "summons" in this affidavit. This summons states that I am to appear on Friday, Feb. 25th at 8am, at the IRS office, with all of my records of income and expenses---etc. This letter was signed by Brian Gossman, Revenue agent. I have moved whatral records I have several times and they are scattered all around, are very incomplete, virtually non-existent. Due to lack of sufficient notice, I require more time to respond. But also, before another date is set, I require additional information from you for me to respond in an appropriate manner:

1. I am not aware of any Contract/Agreement, i.e. Affidavit of Agreement, with the IRS that forms a valid commercial nexus between myself and the IRS that would furnish a commercially valid basis for your threat to move to damage my privacy.

2. No Commercial Affidavits or proper Commercial paperwork have been furnished to me, the undersigned, by the IRS or any IRS agents, e.g. Brian Gossman, or any parties whatsoever.

\* Please see attached explanation sheet concerning new commercial filings bearing the U.S.S.E.C. tracer flag containing the phrase "A SECURITY (15USC)".

Registered *p*  
Indexed, Dir *p*  
Indirect *p*  
Filed  
Mailed

3. In examining the paperwork attached to your "summons" I was unable to find a copy of any complaint, or a copy of an affidavit that was intended to be in support of a complaint, and cannot know in what way the alleged "summons" differs from a search warrant without probable cause.
4. For your information, SSA# 537-70-0687 has been surrendered and revoked and affiant has never exercised any privilege allegedly granted to the bearer of a SSA# that would make him liable for an exise tax.
5. The letter, or "summons" is on "Department of the Treasury" letterhead, but not that of the "United States Department of the Treasury," and I have no way of knowing WHAT treasury is implied by the notification on said IRS paperwork.
6. I have not been informed and do not know:
  - What Regulations prescribed by the Secretary are purported to pertain in the IRS collection processes relating to an alleged tax liability against me;
  - What Commisssioner has delegated authority to initiate any collection action against me, or for what reason(s);
  - To what tax class (0-9) I am allagedly subject or what Principles, unknown to me, are attempting, on what basis, to collect an undefined and unsubstantiated tax from me;
  - What tax return (of some 339 tax returns possible under 26 USC) I am allegedly required to file;
  - What tax (of some 85 in 26 USC) I am supposed to be "paying";
  - What laws implement the statutes that allegedly require me to file what unspecified tax return;
  - What, if any, valid delegated authority exists authorizing those involved to issue and enforce any assessments or collection actions against me.
7. I have not been informed whether IRS grievances against me are civil or criminal.
8. You indicate that I "need" to appear before an IRS officer to give testimony, but you did not state in which Court I am to appear, the name or number of the case, or the purpose of the deposition. You tell me that I am to bring with me and produce for examination, what you refer to as records and other data relating to an alleged tax liability.

9. If tax liabilities are a commercial matter, I want you to define what commercial relationship you are interested in and/or why.

10. If tax offenses are a criminal matter, should you not have advised me of my right to remain silent?

11. You state a place and a time for an appearance, on the 25th day of February at 8:00 A.M.. I am unable to determine my legal and lawful commercial relationship to you personally. Criminal behaviour on the part of an IRS agent creates a personal commercial relationship outside the veil of corporate limited liability.

12. Please explain your, and the IRS's, relationship as a private collection agency for the Federal Reserve Corporation to the Treasury of the UNITED STATES OF AMERICA. And explain your authority to collect what you allege to be taxes from "We the People", the Citizens of the United States of America. Could you also indicate, why payments of tribute sent to the IRS are not endorsed to the account of "The United States Treasury for taxes collected."

13. I am willing to cooperate to the extent required by valid law, but I have heard that in some situations the IRS tries to implement tax liens. A valid Commercial lien, which includes any Tax Liens, must contain certain elements in order to be lawful and of Commercial force and effect. To wit:

a) The lien instrument must obviously/patently/evidently be a LIEN by being clearly and explicitly entitled "LIEN," "CLAIM OF LIEN", or "DECLARATION OF LIEN," and mandatorily, by its exhaustive Commercial content (full disclosure) as follows in b), c), and d);

b) The lien instrument must contain a notarized hand-signed affidavit, for which the issuer is commercially liable, containing a plain statement of fact disclosing how the obligation of the lien was created or established and that the commercial condition is true, correct, and certain;

c) The lien must contain a ledger or bookkeeping statement connecting purchases, services rendered, and/or injuries sustained with a claim of obligation such that each purchase, service, and/or injury is presented in a one-to-one correspondence with its partial claim of obligation. The partial obligations are then totaled to obtain the total obligation. This is called a "True Bill in Commerce."

d) The lien must contain a statement, either specific or general, of the property being seized from the lien debtor to satisfy, or to guarantee satisfaction of, the obligation of the lien.



14. That if no proper commercial paperwork and commercial affidavits exist to support them, every "Notice of Lien" filed in County Recorder and Credit Reporting Agencies (e.g. TRW) are fraudulent and of no legal force or commercial validity. I believe that no commercially valid IRS assessments, liens, or levies exist on the basis of which any legitimate collection actions can be undertaken against me.

15. That the IRS Form 668Y, titled "NOTICE OF FEDERAL TAX LIEN", is not a LIEN. Form 668Y is only a NOTICE OF LIEN. A "notice" is no more than something someone would post on a bulletin board. A mere "Notice of Lien" is completely devoid of lawful or Commercial force, effect, and validity if it is not a LIEN for which someone has accepted Commercial Liability for its issuance by swearing a Commercial Affidavit in support thereof.

16. That the IRS Form 668Y states "there is a lien in favor of the United States," then does not disclose where said "lien" is filed, where it can be found, how it can be obtained, or prove in any way the existence of said LIEN itself. If in fact there is no such genuine Commercial Lien as declared by Form 668Y, those who have stated that it exists on an allegedly Commercially viable instrument have committed Commercial fraud, issued a lie in commerce, and may therefore be patently deemed to be deceivers and thieves engaged in plundering, extorting, and suborning others to aid and abet in plundering and extorting under color of law.

17. That all those who aid and abet the IRS in commission of its Commercial crimes and frauds are participants in their crimes.

18. That in commerce Truth is Sovereign, that might does not make right, and that all who aid and abet the IRS as in 17., above, are Commercial and Criminal Offenders who are not absolved of guilt and moral responsibility by naive or even well-meaning complicity, or by innocently "following orders" or "doing their duty", as though Natural and Moral Law could be deceived, abrogated, or superseded to gratify human guile regardless of degree of involvement.

19. That I, the Affiant undersigned, herewith demand that all parties involved in proceeding with any IRS assessments or collections against me do so in good faith and with clean hands, in accordance with the UCC.

20. That I Joseph D. Saunders, the undersigned, herewith give notice to all parties involved who proceed with this IRS collection action against me that they are guilty of fraud and other Commercial crimes should they continue in the absense of furnishing, in sworn Commercial Affidavit(s), the following:

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- a) Valid commercial paperwork and commercial affidavits supporting their collection and enforcement proceedings;
- b) Itemized statements for services rendered which Commercially validate the collection actions;
- c) Affidavits of fair business practices in all matters of IRS assessments and collection phases against me;
- d) Full disclosure bearing on all matters of IRS assessments and collection actions against me.

21) I want to state that Notice is hereby given, and Demands made, on all Claimants, Plaintiffs, Trustees, Officials, Attorneys, Judges, or other involved Parties, that:

All Parties who act against this Affiant, Joseph D. Saunders, the Undersigned, without thorough, verifiable, point-by-point rebuttal of each and every point set forth in this Affidavit, and furnishing all documents or instruments demanded herein, may be charged criminally, and commercial liens placed against all their real and personal properties.

22) That the foundation of Commercial Law, being based on certain eternally just, valid, and moral precepts, has remained unchanged for millennia. Said Commercial Law forms the underpinnings of Western Civilizations if not all Nations, Law, and Commerce in the world, is non-judicial, and is prior and superior to, the basis of, and cannot be set aside or overruled by, the laws and statutes of any governments, legislatures, quasi-governmental agencies, or courts, and therefore maintains an inherent obligation on all Authorities, Officials, Governments, Legislatures, Governmental or Quasi-Governmental Agencies, Courts, Judges, and of all law enforcement Agencies to uphold.

Exodus 20:16-17 YOU SHALL NOT GIVE FALSE TESTIMONY AGAINST YOUR NEIGHBOR, YOU SHALL NOT COVET YOUR NEIGHBOR'S PROPERTY.

Respectfully submitted

Joseph D. Saunders  
Joseph D. Saunders

On this day of Feb. 22, 1994, before me the undersigned, personally appeared Joseph D. Saunders, Known by me to be the State Citizen, or "Affiant" named in this instrument.  
State of Washington County of Skamania

Notary Public My Commission expires on 8/22/95

ENCLOSURES: (5) Copy IRS letter dated 2-1-94. (b) "THE ANSWER"  
(c) Explanation sheet



ENCLOSURE (2)

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Internal Revenue Service  
500 W. 12th Street  
Vancouver Wa. 98660

Department of the Treasury

Joseph D. Saunders  
MP 1.83R Berge Rd  
Home Valley  
Stevenson Wa. 98648

Person to Contact: Brian Gossman

Telephone Number: (206) 696-7643

Refer Reply To:

Date: 2-1-94

Dear Mr. Saunders:

We do not have a record of your federal income tax returns for 1987, 1988, 1989, 1990, 1991, or 1992.

I am scheduling an appointment for you on Friday, February 25th at 8AM, at the IRS office. The address and telephone number are listed above. You will need to bring in all of your records of income and expenses, W-2s and 1099s for the above years.

It is important that you keep this appointment. I will assist you in the filing of your tax returns. We need to get started on them. I am required to file a Substitute of Return for you if you do not keep this appointment. This involves contacting your employers and neighbors for your tax information and using the best estimate for your expenses.

Thank you for your cooperation and attention to this matter. Please call me if you have any questions.

Sincerely,

*Brian Gossman*  
Brian Gossman  
Revenue Agent

THE ANSWER

1 John 4:9--By this the love of God was manifested in us, that God has sent His only begotten Son into the world so we might live through Him.

John 3:16--For God so loved the world, that He gave His only begotten Son, that whoever believes in Him should not perish, but have everlasting life.

Romans 3:23--For all have sinned and fall short of the glory of God.

James 4:17--Therefore, to one who knows the right thing to do, and does not do it, to him it is sin.

Romans 6:23--For the wages of sin is death, but the free gift of God is eternal life in Christ Jesus our Lord.

Romans 5:8--But God demonstrates His own love toward us, in that while we were yet sinners, Christ died for us.

1 Peter 2:24--and He Himself bore our sins in His body on the cross, that we might die to sin and live to righteousness, for by His wounds you were healed.

Ephesians 2:8-9--For by His grace you have been saved through faith; and that not of yourselves, it is the gift of God; not as a result of works, that no one should boast.

Acts 3:19--Repent therefore and return, that your sins may be wiped away, in order that times of refreshing may come from the presence of the Lord.

John 1:12--But as many as received Him, to them He gave the right to become children of God, even to those who believe in His name.

Acts 16:31--And they said, "Believe in the Lord Jesus, and you shall be saved, you and your household."

Romans 10:9--if you confess with your mouth Jesus as Lord, and believe in your heart that God raised Him from the dead, you shall be saved;

Romans 10:13--for "Whoever will call upon the name of the Lord will be saved."



ATTACH THIS EXPLANATION SHEET TO EVERY NEW COMMERCIAL FILING BEARING THE U.S.S.E.C. TRACER FLAG CONTAINING THE PHRASE "A SECURITY (15 USC)." This includes affidavits of obligation/commercial liens, non-judicial consensual processes which arise out of breach of specific performance (breach of oath of office, violation of the Constitution for the United States of America which is supreme commercial code and contract between the government and the people, etc.).

This is included for purposes of full disclosure (UCC).

A SECURITY (15 USC)
THIS IS A U.S.S.E.C. TRACER FLAG
NOT A POINT OF LAW.*

\* One definition of "A SECURITY" is "any evidence of debt."

The Lien claimant does NOT rely on Title 15 USC as a basis for the "commercial lien". All commercial processes, by using or relying upon notes or paper in commerce (for example, Federal Reserve Notes), must bear some sort of Federal tracking code, a County Recorder's number, or a serial number, which process must be accessible for inspection at the nearest relevant County Recorder's Office or be widely advertized. When a Lien matures in three months by default of the Lien Debtor as a result of the Lien Debtor's failure to rebut the affidavit of obligation point-for-point categorically, it becomes an accounts receivable in the ordinary sense of a collectable debt upon which assignments, collateralization and other commercial transactions can be based, hence becomes a Security subject to observation, tracking, and regulation by the United States Securities and Exchange Commission (hereinafter U.S.S.E.C.). The notation "A Security 15 USC" is a flag in commerce telling the U.S.S.E.C. that a speculation account is being established to enforce the lien. The U.S.S.E.C. can then monitor the process. As long as the process is truthful, open, and above board (full disclosure), the U.S.S.E.C. has no jurisdiction over it, for even the U.S.S.E.C. has no jurisdiction over the truth of testimony, depositions, affidavits and affidavits of obligation/commercial liens, and an un rebutted affidavit stands as the truth in commerce.

Legal Authority: Hebrew/Jewish commercial code-Corollary to Exodus 20:16. This Hebrew/Jewish commercial process is the best known commercial process in America. It's prime user is the Internal Revenue Service. The Internal Revenue Service uses all three tracking codes. The federal code is the tax-payer's IRS document file number. The next stronger code is the County Recorder's number. The strongest, most important, most universal code is the tax-payer's identification number (TIN), also known as the Social Security Number (SSN). The IRS collection process is legitimate. The IRS assessment process is a commercial fraud because it is not supported by commercial affidavits of obligation/commercial liens. The IRS issues only Notices of Liens, but has those Notices fraudulently recorded on a "Tax Lien index" at the County Recorder's Office. Notices are not required to contain commercial affidavits, but a lawful Lien must contain a commercial affidavit (also an itemized obligation/damage ledger sheet, and a list of the property to be seized). The IRS is an organization that the U.S.S.E.C. should investigate.