

Mary Jane Doe, requestor
Non-domestic
c/o Postmaster 00000, for delivery to
c/o Post Office Box 00000
Xxxxxx, Texas

USPS Form 3806, postmarked Receipt for Registered Mail,
Registered No. RR 000 000 000 US
Domestic Return Receipt PS Form 3811 used.

18th of March, 2009

Mr. Timothy F. Geithner,
Secretary of the Treasury
Department of the Treasury
1500 Pennsylvania Avenue, NW
Washington, D.C. 20220

Mr. Secretary,

This correspondence is made in good faith, for legal purpose, and constitutes **a formal request under the Freedom of Information Act at 5 U.S.C. § 552, the Privacy Act at 5 U.S.C. § 552a, and Internal Revenue Code (I.R.C.) § 6103 and § 6110.** These documents are not sought for commercial purposes. This is my firm promise to pay fees and costs for locating and duplicating the records herein requested.

1. My status and promise to pay costs.

- 1) I am requesting copies of records in lieu of personal inspection of the requested records.
- 2) **Notice:** I am a woman, an American National, neither a statutory "U.S. citizen" pursuant to 8 U.S.C. § 1401 nor a "permanent resident" pursuant to 26 U.S.C. § 7701(b)(1)(A). Consequently, I am a "foreigner" under the provisions of the Freedom of Information Act / Privacy Act about whom you have no lawful authority to keep any records.
- 3) **Notice:** You do not have my permission to maintain any records about me. Pursuant to the Privacy Act, 5 U.S.C. § 552a(b), you must have my consent to maintain records about me and you do not have my consent and must destroy ALL records about me or be in violation of the Privacy Act.
- 4) **I am here for legal purpose** and I understand the penalties provided in 5 U.S.C. §552(a)(i)(3) for requesting or obtaining access to records under false pretenses.
- 5) I am attesting under the penalty of perjury under the laws of the united States of America 28 U.S.C. §1746(1) and from without the "United States", that I am a category "other requesters" identified at 5 CFR § 294.103(d) and 26 CFR § 601.702(f)(3)(i)(E). I am therefore in accord with billing schedule prescribed by 26 CFR § 601.702(f)(3)(ii)(E).
- 6) I attest that I have a material interest in the records being requested so am exempt from 26 U.S.C. § 6103 restrictions. [26 CFR § 601.702(c)(3)(v)].
- 7) In order to positively identify myself, I am having my autograph notarized by a commissioned notary public who is a state public officer. [26 CFR § 601.702(c)(4)(ii)(c)].
- 8) You have my firm promise, that upon your billing, I will pay the Department a sum of up to \$250.00 for photocopying and other costs for location and reproduction of the requested records.

2. Requirements Imposed by Law

- 1) Response time will be governed by provisions of 26 CFR § 601.702(c)(7)-(9) and 5 U.S.C. § 552(a)(6)(A)(i).
- 2) You must reply within ten business days from receipt of the request in your office, and in the event a portion of this request or the entire request is forwarded to another office, you will please provide me with written notice; and the receiving office will confirm receipt within ten days from the date received at that office. On your written request, I will permit an additional 20 days to provide the requested documents even though the regulation only requires ten and even though the records being requested are standard form documents that, if they exist, are maintained in dedicated systems of records and should be easy to locate.
- 3) This request is submitted in accordance with 26 CFR § 601.702(c)(3)(ii). Therefore, portions of or this entire request may be forwarded from your office to whatever other office as may have custody of the items being requested.
- 4) Records being requested are adequately described to be easily located. [26 CFR § 1.702(c)(3)(iv)].
- 5) Response may be made and records should be sent to me at the postal delivery address listed in the heading of this request. [26 CFR § 601.702(c)(3)(vii)].

3. Additional Procedural Requirements

Understanding that most exemptions are discretionary, rather than mandatory, if for some reason you determine any portion of this request to be exempt from release, please furnish the following:

- a) Those portions reasonably segregable after the exempt material is deleted;
- b) Detailed justification for your discretionary exemption since the overriding objective of the FOIA / PA is to maximize public access to agency records.
- c) The name of the official and correct address to whom an administrative appeal should be addressed.

In your or your department's response to my request, please identify the record systems searched as well as the scope, depth and nature of the search for appropriate data. Should you determine that this request has been sent to the wrong office, please make certain that you forward it to the proper office in timely fashion and notify me of same.

4. Certification of Records Demanded

Because these documents are expected to be used in a court proceeding, please certify all documents, or have them certified as true and correct with Form 3866, Certificate of Official Record, or in the event requested documents do not exist, certify that they don't with form 3050, Certificate of Lack of Records, as required by IRM 11.3.6. Certification may be requested by the public using IRS form 4338-A. In accordance with IRM 11.3.6.2, any member of the public may request certification of ANY document requested, including records generated by the service or submitted by him/her to the service.

5. Records and Information Requested

This correspondence constitutes a formal request, pursuant to U.C.C. § 3-501. PRESENTMENT, for any contract¹ pertaining to me and containing my valid signature with the Department of The Treasury—Internal Revenue Service; and further

This particular request pertains to a certain Form 668(Y)(c) Department of the Treasury – Internal Revenue Service **Notice of Federal Tax Lien** as received – copy as received attached. For the record, I do not consent to these things.

In addition specific documents requested include:

1. the verified assessments that one “THERESA HARLEY” has apparently made relating to several alleged federal tax liens in attempt to seize my private assets; and
2. relating to the Form 668(Y)(c) whatever may be that goes to the assertion of “SMALL BUSINESS/SELF EMPLOYED AREA #5”; and
3. copies of the APPOINTMENT AFFIDAVITS for the signing “THERESA HARLEY” and “R.A. Mitchell”; and
4. anything that specificity goes to my being subject to 26 U.S.C. § 6331(a); and
5. Any written or coded documents stored on your computer or hard files that goes or is identified with, to, for, or regarding my being, natural woman person, name, or identify, or address now or in the past, and, or any records, or documents, or stored computer data that allegedly reports information about my alleged legal person or fiction concerning my being:

A.) A “FEDERALLY PRIVILEGED WORKER”: The term “federally privileged worker” includes an officer, employee, or elected official of the United States, a federal territory, or any political subdivision thereof, or the District of Columbia, or any agency or instrumentality of any one or more of the foregoing. The term “federally privileged worker” also includes an officer of a corporation.

B.) In a “FEDERALLY PRIVILEGED ACTIVITY”: The term “federally privileged activity” means any service, of whatever nature, performed (1) within the federal territory, or under a contract which is entered into within the federal territory, or if the employee is employed on an American vessel or American aircraft; or (2) if it is service which is designated or recognized under an agreement entered into under section 233 (“International Agreements”) of the Social Security Act; or (3) as an employee of a person who is, or for an employer which is, (a) the United States or any instrumentality thereof, (b) an individual who is a resident of the federal territory, (c) a partnership or a trust, if two-thirds or more of the partners or trustees are residents of the federal territory, or (d) a corporation organized under the laws of the federal territory or any federal territory.

C.) In a “FEDERAL TERRITORY”: The term “federal territory” includes and shall be construed to include the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, and American Samoa. (The term “includes” shall not be deemed to exclude other things, districts, possessions, territories, etc., otherwise within the meaning of the term defined.); and / or

¹¹ United States v. \$3,976.62 in currency and one 1960 Ford Station Wagon, serial #0C66W145329, 37 FDR 564, (1965), “... action for forfeiture under Internal Revenue Laws is commenced as proceeding in Admiralty.” And United States v. \$5,372.85, 283 F. Supp. 904 (1968), “Debt begins in Admiralty whether on land or navigable waters.” And, *DeLovio v Boit*, 2 Gall 398, 7 Fed Cas 418, 1997 A.M.C. 550, No. 3776, (1815), “A policy of insurance is a maritime contract and therefore of admiralty jurisdiction.”

6. anything that specificity goes to my being a transferee, or a federal employee/worker, or an elected official/office holder; and / or
7. anything that specificity goes to my being a 26 U.S.C. § 7343 "person"; and / or
8. anything that specificity goes to my being or ever having been a resident or citizen of the federal District of Columbia or of any federal state, enclave or territory; and / or
9. anything that specificity goes to my being a statutory U.S. citizen / person; and / or
10. anything that specificity goes to my being a "employee" (as defined in 26 U.S.C. § 3401 (c)), who earned "wages" (as defined in 26 U.S.C. §3401 (a)) that were paid to me by an "employer (as defined in 26 U.S.C. § 3401 (d)); "gross income" within the ambit of Chapters 71 through 86 of I.R.C. which does not include or list wages); and / or
11. anything that specificity goes to my being in the "employment" (as defined in 26 U.S.C. § 3121(b)) of an "American employer" (as defined in 26 U.S.C. § 3121(h)), who earned "wages" (as defined in 26 U.S.C. § 3121(a)); and / or
12. anything that specificity goes to my being an officer or employee of a "United States Corporation" (as defined in section 207 of the Public Salary Tax Act); and / or
13. anything that specificity goes to my being engaged in a "trade or business" under 26 U.S.C. § 7701(a)(26); and incurring income from within the "United States" under 26 U.S.C. § 871(a); and / or
14. anything that specificity goes to my being engaged in traffic or inland maritime transportation; and / or
15. anything that specificity goes to my being a fiduciary for a legal fiction artificial person or vessel, debt transmittal unit; and
16. anything that specificity goes to use authority for the MARY JANE DOE; and
17. anything that specificity goes to my being a member of a domestic consumption unit of the United States; and
18. anything that specificity goes to my having any contracts with the Department of the Treasury - Internal Revenue Service, the United States, or UNITED STATES OF AMERICA.

6. Conclusions

Mr. Secretary, I am here for legal purpose. I am not looking for legal speculation or conclusions or personal beliefs based upon presumption; I am not looking for valid, legal, certified, documentation. This discovery request is about existing records containing verifiable facts and substantive evidence.

Notice: With knowledge and lacking response to any of the requests so said above it appears that the attaching Form 668(Y)(c) notices may be considered counterfeit securities, see your, Title 18 U.S.C. § 513, § 2311, § 2314, § 2320, § 472, and §1001,

STATE: TEXAS §

CERTIFICATION

“I certify that I did insert the five (5) pages that make up this RR 000 000 000 US letter, its one page attachment and this certification, six (6) total, into a 9” X 12” size Kraft paper envelope addressed as said above and then to be sealed for prepaid delivery via U.S.P.O. Registered Mail.”

Not a party to the matter.

_____ county Texas

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When recorded please return to:
Mary Jane Doe
c/o Post Office Box 00000
XXXXXXXX, Texas uSA 00000