

Important Letter from a Citizen Patriot

Date:

TO: Justices
United States Supreme Court
Washington, District of Columbia
United States of America

Dear Justice

I am deeply troubled by your **specific lack of action** in selecting cases appealed to your court where persons were charged by the U. S. Justice Department with Crimes on Income Tax violations. Many persons have been charged by outright lies by U.S. Government prosecutors in front of Grand Juries, who had no way to know that there are no statutory laws making any portions of IRC Book 68A as 26 U.S.C. No Part of the IRC sections for Income Taxes, and no part of 26 CFR makes non-participation a criminal Act. The Lawyers, knowing they will not be prosecuted for their perjury, feel free to lie at will to secure an indictment for which there is no Statutory Crime.

The Congress has never given the U.S. District courts authority for prosecuting Criminal Cases on Income Tax issues. The specific authority for civil enforcement is given in Title 28 USC section 1340, and repeated for notice in the IRC, Section 7402 (f) . There are no criminal offenses cited in 26 CFR for income taxes. The Courts have argued that **they can hold Criminal trials** “ for any offenses against the United States “. Yet there are no Criminal Offenses identified in Title 28 USC pertaining to 26 CFR Income Taxes. If there **are no offenses**, how can there be criminal violations? This is obviously an Abuse of Discretion, and in direct violation of 28 USC of the Defendant’s Civil Rights. (Wilton v. Seven Falls Co., US 277 (1995), (General Electric Co. v. Joiner, US 136 (1977). This is also a direct violation of 18 USC 241, and Chapter 47 for Conspiracy.

The Justice Dept lawyers secure indictments by presenting to a grand jury evidence against a person based on IRC parts 6020, 6201, 6203, 6204, 6301, 6303, 6321, 6331, 6651, 6653, **which are all parts of 27 CFR**, and **have no application to 26 CFR issues**. The IRC is not “ stand Alone “ statutory law, but a printed reference book of IRS **Interpretations** of Statutory Law, TD rulings (not law) and operational regulations (**not law**). **Your own Supreme Court ruled in Gould v. Gould, 25 U.S. 150 (1917) that the Government in any agency cannot apply, or implicate that one portion of U.S. Code can be applied to another U.S. Code Section.** Yet in every case where the IRS charges penalties, interest, and asserts criminal activity, the IRC sections applied are **from 27 CFR, and are being applied illegally to 26 CFR issues**. Are you going to step forward and issue an Order to the IRS commissioner to stop illegally using 27 CFR code sections for 26 CFR issues. Are you going to step forward and issue an Order to the IRS Commissioner that his IRS employees **issue only documents** for which they have authority? Public Law 94-155 clearly identified authorities. Will you issue an order for the IRS to stop issuing penalty assessments under IRC 6702 which has no CFR authority?

Citizens presenting a “ **Writ of Habeas Corpus** “ challenging the U.S. District Court on grounds that they have no **Subject Matter Jurisdiction**, are told to sit down and shut up, or they will be bound and gagged, then the court refuses to allow the document into the record on procedural grounds. The courts have developed a ruse, where persons who have been indicted and an arrest warrant issued, are brought before a different magistrate for arraignment, which Judge refuses on procedural grounds to receive the Writ of Habeas Corpus , and enters a Not Guilty plea for the Defendant, over his objections, knowing that a **previous court has ruled** that once a plea is entered, **that the person has accepted the Court’s Jurisdiction**. This is **open flagrant violation** of the civil rights law at it’s worst. Yet our savior and defender of the constitution and civil liberty, the Supreme Court does nothing, **except hide behind it’s ability to choose cases**.

Many such cases have been tried (without authority) and have been Appealed after **Kangaroo Court subversion of due process**, where Defendants are denied to present their witnesses, and all motions are summarily denied. The Court openly taking summary judgments petitions from the IRS and USDJ Lawyers and proceeding with a finding based on other previous court decisions which have no bearing on the actual Statutory Laws, and **deliberately and openly** denying due process to U.S. Citizens. The Judge refuses to require either the IRS or their lawyers to answer the motions for discovery information, and refuses any attempts to **present any elements** of the actual **statutory law** to the jury, even if they have been entered into evidence. **There is no statutory law which gives a Judge the right to disallow presentation of Statutory Law documents**. The courts them selves have developed the **doctrine of interpretation**, so that previous Precedents can be considered, but the current system considers the judge the authority on the Law, and the judges present and allow to be presented only such documents and testimony as they **personally** want presented, which does not include any statutory law. What happened to the Constitution? What happened to Justice? What happened to individual rights? **It is common** for the DOJ lawyers to meet ex parte in closed chambers, with the Judge, before the trial, with no notice or participation by the attorneys for the defendant, or the defendant. **Judicial misconduct is rampant**, and still you do nothing. It is common for the IRS to give undeclared, untaxed “ bonuses “ to Judges.

You as Justices are the American People’s **only defenders of the U.S. Constitution**. The Supreme Court has found the Income Tax Law unconstitutional (Pollack v. Farmers Loan & Trust co, 1895) for want of apportionment. The Supreme Court declared that the **16th Amendment did not amend the Constitution** (Brushaber v. Union Pacific RR, 240 US1), and that there could be no General Income Tax, without violating the U.S. Constitution, for want of apportionment. Then the modern IRC was created in 1954, which was written to be constitutional. The Supreme Court ruling advised that the government **could have a limited Excise Tax on Wages**, but only to a specific defined group. Those persons are clearly identified in IRC 3401(c) as **only US Government employees**. You know that the way it is being administered by the IRS clearly is unlawful, and **clearly violates the constitution**. Why do you collectively do nothing?

Your inactivity will ultimately cause the Demise of the country of America. If the citizens are denied due process, thru an overbearing government, and no means of redress of grievances by the courts, **the only historical solution is violence, and a violent overthrow of the Tyrannical government.** The congress knows of the illegal activities but will do nothing, staying absorbed in getting re-elected, and grabbing as much pork as they can. You are the means for the people to achieve some fair application of the **Constitution.** So far, in recent courts, the ability for the citizens to get a fair hearing of grievances has been denied, by the court **carefully choosing to not take the cases.**

You collectively have a **very short time to act.** The Congress and Administration have collectively spent the country into abject poverty and bankruptcy. The U.S. Government now has more in actual debt and promised obligations , 48 Trillion dollars, than the actual value of the collective assets of everyone in America. We are fast approaching a meltdown, and complete failure of the government and monetary systems. When this happens, historically speaking, the high members of the government, and courts are dealt with quite harshly by the “ **Peoples Courts** “ which arise from the chaos.

I write you this letter as a very concerned citizen, hoping that your clerks and screeners will somehow let you actually see this letter, and that in seeing it you will reflect on how fragile our freedoms are, and how easy it is for all freedoms to be lost by those who turn a blind eye on corruption. You are the peoples agent, not the Government’s, and not the whore international bankers of the Federal Reserve.

To save the country, you collectively need to act now and put an end to the Lawless behavior of the IRS and the Federal Judiciary. **All of you are nearly at the end of days,** your and have let things run into lawlessness for many years.

I implore you—hear some of the cases where people have been **fraudulently prosecuted where there is no statutory crime,** and put a stop to the Lawless acts of the Federal Courts, and restore some faith of the people that the Supreme Court still is the champion of the People. Hear a case where the lawless behavior of the IRS is the issue. Issue a ruling that the Courts are the only ones which have a statutory authority to interpret the laws, not the IRS . Do something now, while we still have a country.

All the elements of the Internal Revenue Code containing enforcement provisions are subordinate to CFR 27 regulations, which cover ONLY alcohol, firearms, tobacco, and gaming establishment Taxes. CFR 27 requirements CANNOT pertain to Title 26, 26 CFR taxes. **Read the previous rulings of the Supreme Court itself.**

The IRS was not established by Congress, but is a **Private Company,** operating in clear violation of the Statutory Law, 5 USC section 3109, but without any Treasury Executive Order of the Secretary of the Treasury. They (IRS)claim they have a “ right “ to interpret Statutory Law, CFR’s issued based on Statutory Public Laws, and to disregard any court ruling they choose. Since **they are neither a Citizen with rights given by the Constitution,** or an Agency with specifically established rights and responsibilities covered by a Bill of Public Law which enacted and authorized them, the Supreme Court

needs to set them straight. They(IRS) **have no Authority** to disregard the Public Laws or Supreme Court Rulings. The IRS operates on the 5 volumes of “ Treasury Regulations “, which is a large part of the problem, as the Internal Revenue Code quoted by them all the time, created by Public Law94-591, August 16, 1954 is the one imbedded in the 5 volumes of the Treasury Regulations, and is NOT the book which has “ The Internal Revenue Code “ as it’s title on the cover. This is the reason that Public Law 591 is not referenced in the first page of Volume 68A, the Book 68A is Not Called Title 26 , citing only that the document shall be published as volume 68A of the United States Statutes at Large, which is a misnomer, in that the contents are not “ Statutes” of any kind, but a collection of all documents published in the Federal Register. The “ Statutes at Large” was the system of Archives prior to computers and the modern NARA Archives system. The book 68A is a Reference Book (a Novel), and TD’s and administrative regulations are **presented as Statutory Law**, which in fact they are not. **There is NO 26 U.S.C., only 26 CFR.** The IRC, Book 68A is not Statute Law, and you damn well know it.

The Treasury Regulations have not been updated with the Public Law changes passed by congress since 1976 (30 years), which is absurd. Why do you **collectively do nothing** to stop the lies? The court has before it multiple instances of **Petitions of Certiorari**, from persons who have wrongly been charged with criminal acts , including Income Tax Evasion, **where the U.S. District Courts have no statutory subject matter jurisdiction for Criminal Prosecution**, and all the offenses charged were for 27 CFR statutes, which cannot be used for 26 CFR actions. Yet the Court looks away, not wanting to involve itself in this delicate matter of the U. S. District Courts doing **ILLEGAL PROSECUTIONS**. Do your damn job for a change, or get hanged.

Thousands of American Citizens have been and continue to be **Imprisoned** for Felony Crimes, severe and draconian fines issued, and all there Civil Rights stripped away by the Illegal activities of the U.S. Courts, and Federal Judges who had no jurisdiction to hold a trial on any 26 CFR issues. **When the end comes**, will the People’s Courts which will rise up after the collapse of the U S Government, think that it was incompetence that allowed these illegal prosecutions to take place, or will they justly see the Criminal Conspiracy which has been in place to protect the pork barrel giveaways?

Things are no different that in the 1950’s and 1960’s, when activists were labeled **enemies of the State**, and were arrested and prosecuted, and imprisoned **for laws which did not exist**. The same techniques were used then. Any attorney which raised the issues of the **actual lack of statutory law**, was quickly sanctioned, and barred from practice before the Federal Courts. This is why no person can get an attorney to represent them when they are charged with Income Tax Evasion. The courts will not let any jury see the actual law, and actively prohibit the introduction of the actual statutes, or any witness who will testify about the illegal proceedings.

I feel that this year, 2007, in the fall, probably in September, that the next big thing, either the stupid war machine industrial complex will bomb Iran, or another natural disaster will happen. When this next big thing happens, our bankrupt country will fail. The stock market will totally crash in October, causing a world-wide monetary collapse, a panic,

and soon there after, rioting and civil war. The millions of good people who find out the truth about what has been going on, will need to take affirmative actions against the perpetrators, in the government, and those who have stolen our precious freedoms to line their pockets with silver and gold. Your stupid asses will hang at your own courthouse.

This does not leave you much time to act. Taking up one of the Petitions of Certiorari, and acting on it promptly, and making the finding Very public, and Actually Issuing Direct Court Orders directly to the agencies, before September, may just save our country. The likelihood is that one of your clerk screeners will just throw this letter in the box with all the “ crackpot Letters “ and no one will ever see it until it is **presented at your trial for Treason.** Then everyone will get to see it at the same time.

All of you “ Justices “ really should read the REX 84 Program, and it’s bastard stepchildren: Operation Cable Splicer, and Operation Garden Plot. You have the mistaken belief that somehow you will be spared. All of you are on the Red List for roundup the moment that Martial Law is declared. They have rooms waiting for each of you at the new FEMA Mental Hospital they built just south of Anchorage, Alaska. All Judges are slated for chemical Medical Experimentation before termination.

_____ Citizen Patriot
