

Sept. 22, 2011

Department of the Treasury
Internal Revenue Service
Austin, TX 73301
Attention: Office of J. Clifford

Ref: Notice CP504
Notice Date Sept. 19, 2011
SS# [REDACTED]
Tax Form 1040
Tax Year Dec. 31, 2008

Dear Mr. Clifford,

I am in receipt of the above stated notice CP504, dated Sept. 19, 2011, copy enclosed. I am directing my response to you as you are the only one to date that has put his signature on a document: rubber stamped.

I have requested 3 times in the past a Record of Assessment and you have not complied. My letter, dated Oct. 11, 2010, to you addressed Section 6201-(d) Assessment authority. Further, 26 USC 6203 Method of assessment states: "The assessment shall be made by recording the liability of the taxpayer in the office of the Secretary in accordance with rules or regulations prescribed by the Secretary. Upon request of the taxpayer, the Secretary shall furnish the taxpayer a copy of the record of the assessment.

Further, among the rules or regulation prescribed by the Secretary, per the directive reflected at 26 USC 6203, we find: The district director and the director of the regional service center (is this you) shall appoint one or more assessment officers. The district director shall also appoint assessment officers in a Service Center servicing his district. The assessment shall be made by an assessment officer signing the summary record of assessment.

Please understand that a refusal to cooperate with my continued request, this being my fourth request, is in violation of USC 26 Section 7214(a)(3).

(a) Unlawful acts of revenue officers or agents

Any officer or employee of the United States acting

In connection with any revenue law of the United States-

(3) who with intent to defeat the application of any provision of this title fails to perform any of the duties of his office or employment;

Shall be dismissed from office or discharged from employment and, upon conviction thereof, shall be fined not more than \$10,000, or imprisoned not more than 5 years, or both. The court may in its discretion award out of the fine so imposed an amount, not in excess of one-half thereof, for the use of the informer, if any, who shall be ascertained by the judgment of the court. The court also shall render judgment against the said officer or employee for the amount of damages sustained in favor of the party injured, to be collected by execution.

Further, each and every penalty that is imposed without any basis in law and fact, will be considered an "extortion or willful oppression under color of law"-a violation of 26 USC 7214(a)(1).

The letter I received, notice date Sept. 19, 2011 INTENT TO SEIZE YOUR PROPERTY OR RIGHT TO PROPERTY, letter enclosed. On the 2nd page of this letter "If we don't hear from you; If you don't pay the amount due, we may seize ("levy") any states tax refund to which you're entitled on or after Sept 29, 2011. This is your notice of intent to levy as required by IRC Sec. 6331(d). THEY LEFT OUT WHOM SECTION 6331 applies to 6331(a) reads as follows; "Levy may be made upon the accrued salary or wages of any officer, employee, or elected official, of the United States, the District of Columbia, or any agency or instrumentality of the United States or the District of Columbia, be serving a notice of levy on the employer (as defined in section 3401(d) of such officer, employee, or elected official." We are not federal employee's, we are private sector human beings.

Further, USC 18, 872 Extortion by officers or employees of the United States

Whoever, being an officer, or employee of the United States or any department or agency thereof, or representing himself to be or assuming to act as such, under color or pretense of office or employment commits or attempts an act of extortion, shall be fined under this title or imprisoned not more than three years, or both; but if the amount so extorted or demanded does not exceed \$1,000, he shall be fined under this title or imprisoned not more than 1 year, or both.

Further, USC 18 876 Mailing threatening communications

(d) Whoever, with intent to extort from any person any money or other thing of value, knowingly so deposits or causes to be delivered, as aforesaid, any communication, with or without a name or designating mark subscribed thereto, addressed to any other person and containing any threat to injure the property or reputation of the addressee or of another, or the reputation of a deceased person, or any threat to accuse the addressee or any other person of a crime, shall be fined under this title or imprisoned not more than two years, or both.

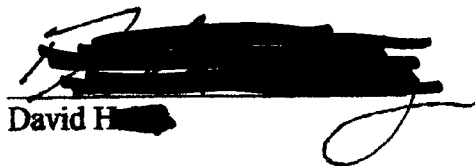
Further the Letter Dated Sept. 19, 2011 seems threatening, "If you don't pay the amount due or call us to make arrangements, we can file a NOTICE of federal tax lien on your property at any time, if we haven't already done so." Please read again 6331(a) concerning notices of intent.

Please understand that none of these criminal offenses require that you're involved directly and benefit from the crime. That is to say, extorting money by threat, etc., is criminal even if it is only done as the agent of the direct beneficiary of the extorted money. Thus, for a government agent to extort money by threat is a felony and to do so, where the extortion would result in a financial benefit to the government is a multiple felony.

Mr. Clifford, The solution to this is in your hands with my return with corrected bad payer data as per IRM 4.2.2.4(4)(E) under penalty of perjury.

Therefore correct and recalculate using the amounts on my form 1040 and the corrected 1099-MISC forms.

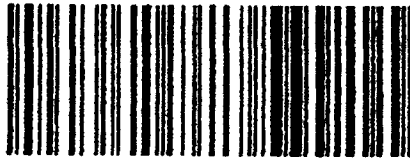
Sincerely,

A large blacked-out redaction covers the signature area. Below the redaction, the name "David H" is visible, followed by a handwritten flourish.

David H



Department of the Treasury
Internal Revenue Service
Atlanta, GA 39901-0025



7161 7618 3633 7582 9524

Notice CP504
Tax Year 2008
Notice date September 19, 2011
Social Security number [REDACTED]
To contact us Phone 1-800-829-0922
Your Caller ID 936167
Page 1 of 4

112102.116337.0755.018 2 AT 0.490 1394



* [REDACTED] *

DAVID H [REDACTED]
[REDACTED]
[REDACTED] TN [REDACTED]

12102

Notice of intent to levy

Intent to seize your property or rights to property

Amount due immediately: \$111,122.75

As we notified you before, our records show you have unpaid taxes for the tax year ending December 31, 2008 (Form 1040). If you don't call us immediately or pay the amount due by September 29, 2011, we may seize ("levy") any state tax refund to which you're entitled and apply it to the \$111,122.75 you owe.

If you still have an outstanding balance after we seize any state tax refund, we may take possession of your other property or your rights to property.

Billing Summary

Amount you owed	\$107,066.76
Failure-to-pay penalty	2,066.65
Interest charges	1,989.34
Amount due immediately	\$111,122.75

What you need to do immediately

Pay immediately

- Send us the amount due of \$111,122.75, or we may seize ("levy") your state tax refund on or after September 29, 2011.

Continued on back...



DAVID H [REDACTED]
[REDACTED]
[REDACTED] TN [REDACTED]

Notice CP504
Notice date September 19, 2011
Social Security number [REDACTED]

Payment

Amount due immediately

\$111,122.75

INTERNAL REVENUE SERVICE
KANSAS CITY, MO 64999-0204



- Make your check or money order payable to the United States Treasury.
- Write your Social Security number ([REDACTED]), the tax year (2008), and the form number (1040) on your payment and any correspondence.

[REDACTED] R0 H [REDACTED] 30 0 200812 670 00011112275

Notice	CP504
Tax Year	2008
Notice date	September 19, 2011
Social Security number	[REDACTED]

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What you need to do immediately—continued

Pay immediately—continued

- If you can't pay the amount due, pay as much as you can now and make payment arrangements that allow you to pay off the rest over time. Visit www.irs.gov and search for keyword: "tax payment options" for more information about:
 - Installment and payment agreements—download required forms or save time and money by applying online if you qualify
 - Automatic deductions from your bank account
 - Payroll deductions
 - Credit card payments
- Or, call us at 1-800-829-0922 to discuss your options.

If you think there's been a mistake

If you've already paid your balance in full or think we haven't credited a payment to your account, please call 1-800-829-0922, and have your payment information available to review with us. You can also contact us by mail. Fill out the Contact information section, detach, and send it to us with any correspondence or documentation including proof of payment.

If we don't hear from you

- If you don't pay the amount due, we may seize ("levy") any state tax refund to which you're entitled on or after September 29, 2011. This is your notice of intent to levy as required by Internal Revenue Code section 6331(d).



DAVID A HALEY
3150 HIGH LEA RD
CLARKSVILLE TN 37040-5909508

Notice	CP504
Notice date	September 19, 2011
Social Security number	[REDACTED]

Contact information

If your address has changed, please call 1-800-829-0922 or visit www.irs.gov.

Please check here if you've included any correspondence. Write your Social Security number ([REDACTED]), the tax year (2008), and the form number (1040) on any correspondence.

a.m. a.m.
 p.m. p.m.

Primary phone Best time to call Secondary phone Best time to call

INTERNAL REVENUE SERVICE
ATLANTA, GA 39901-0025



if we don't hear from you—continued

- If you still have an outstanding balance after we seize ("levy") your state tax refund, we may send you a notice giving you a right to a hearing before the IRS Office of Appeals, if you have not already received such a notice. We may then seize ("levy") or take possession of your other property or your rights to property. Property includes:
 - Wages, real estate commissions, and other income
 - Bank accounts
 - Business assets
 - Personal assets (including your car and home)
 - Social Security benefits
- If you don't pay the amount due or call us to make payment arrangements, we can file a Notice of Federal Tax Lien on your property at any time, if we haven't already done so.
- If the lien is in place, you may find it difficult to sell or borrow against your property. The tax lien would also appear on your credit report—which may harm your credit rating—and your creditors would also be publicly notified that the IRS has priority to seize your property.
- If you don't pay your tax debt, we have the right to seize ("levy") your property.

Penalties

We are required by law to charge any applicable penalties.

Failure-to-pay

Description	Amount
Total failure-to-pay	\$2,066.65

When you pay your taxes after the due date, we charge a penalty of 0.5% of the unpaid amount due per month, up to 25% of the amount due. Beginning 10 days after we issue this notice, the penalty increases to 1.0% for each month the amount remains unpaid. We count part of a month as a full month. (Internal Revenue Code Section 6651)

For a detailed calculation of your penalty charges, call 1-800-829-0922.

Removal or reduction of penalties

We understand that circumstances—such as economic hardship, a family member's death, or loss of financial records due to natural disaster—may make it difficult for you to meet your taxpayer responsibility in a timely manner.

If you would like us to consider removing or reducing any of your penalty charges, please do the following:

- Identify which penalty charges you would like us to reconsider (e.g., 2005 late filing penalty).
- For each penalty charge, explain why you believe it should be reconsidered.
- Sign your statement, and mail it to us.

We'll review your statement and let you know whether we accept your explanation as reasonable cause to reduce or remove the penalty charge(s).

Continued on back...



112102

Removal of penalties due to erroneous written advice from the IRS

If you were penalized based on written advice from the IRS, we will remove the penalty if you meet the following criteria:

- If you asked the IRS for written advice on a specific issue
- You gave us complete and accurate information
- You received written advice from us
- You relied on our written advice and were penalized based on that advice

To request removal of penalties based on erroneous written advice from us, submit a completed Claim for Refund and Request for Abatement (Form 843) to the IRS service center where you filed your tax return. For a copy of the form or to find your IRS service center, go to www.irs.gov or call 1-800-829-0922.

Interest charges

We are required by law to charge interest on unpaid tax from the date the tax return was due to the date the tax is paid in full. The interest is charged as long as there is an unpaid amount due, including penalties, if applicable. (Internal Revenue Code section 6601)

Description	Amount
Total interest	\$1,989.34

The table below shows the rates used to calculate the interest on your unpaid amount due. For a detailed calculation of your interest, call 1-800-829-0922.

Period	Interest rate
October 1, 2008 through December 31, 2008	6%
January 1, 2009 through March 31, 2009	5%
Beginning April 1, 2009	4%

Additional information

- Visit www.irs.gov/cp504
- For tax forms, instructions, and publications, visit www.irs.gov or call 1-800-TAX-FORM (1-800-829-3676).
- Review the enclosed IRS Collection Process (Publication 594).
- Generally, we deal directly with taxpayers or their authorized representatives. Sometimes, however, it's necessary for us to speak with other people, such as employees, employers, banks, or neighbors to gather the information we need about a taxpayer's account. You have the right to request a list of individuals we've contacted in connection with your account at any time.
- Keep this notice for your records.

We're required to send a copy of this notice to both you and your spouse. Each copy contains the same information about your joint account. Please note: Only pay the amount due once.

If you need assistance, please don't hesitate to contact us.