

From the desk of the
Sherman-Edward: Yarbrough, Estate
[REDACTED]
Hamilton, Texas republic [RFD 76531]

February 18, 2022

To whom it may concern:

I do not believe that the vague assertions made on the unsigned notice, (and therefore unofficial and illegal notice,) styled as form letter number "LTR3176C" sent to us on 01/30/2022 (copy attached) amount to sufficient formal controversion of the testimony on our return as to merit specific response. For one thing your notice fails to identify any actual flaw in my return.

Perhaps you have mistaken my return for someone else's. Perhaps you just need more training as to what the law really says. Perhaps you are simply trying to operate outside your authority in making these extortionate, meritless threats.

Nonetheless, experience has taught me that you are reflexively devious and exploitive. Even though your "LTR3176C" is on it's face meaningless, I will operate on the presumption that it is sent as a pretext on the basis of which you will imagine some further actions to be legitimized should I fail to rebut, which is legitimately and legally not the current case here.

Therefore, you will find a sworn affidavit directed at each element of fact involved in the penalty with which you are threatening me. In the absence of contrary evidence of comparable focus and competence you are entirely lacking any legal grounds to proceed with you threats, in my opinion.

In any event, you bear the burden of proving your allegations, a burden which is NOT met by simply making vague assertions and threats. I suggest you seek competent legal advice.

By the way, nothing I have done or do now, by making this response or otherwise is to be construed as a wavier of any of my rights; furthermore, I particularly demand and insist upon due process protection relevant to this matter under the common law, Texas law and federal law.

This letter and its attachments will become part of the formal record of our correspondences and notices I have made to you, for use in all future legal proceedings.

[REDACTED] 02/18/2022

Sherman-Edward: Yarbrough (aka S. Edward Yarbrough) SSN: [REDACTED]
[REDACTED] Hamilton Texas republic [RFD 76531]; (830) 739-7664

[REDACTED] 02/18/2022

Kathryne-Ann: Yarbrough (aka Kathryne A. Yarbrough) SSN: [REDACTED]
[REDACTED] Hamilton Texas republic [RFD 76531]; (830) 329-7664

Attachments:

"LTR3176C" Sent 01/30/2022

Affidavit

AFFIDAVIT

I, Sherman-Edward: and Kathrynne-Ann: of the house of Yarbrough, being of sound mind and upon our oaths, depose and state as follows:

1. The tax return we completed and submitted concerning the year 2019 contains entries declaring total (gross) income receipts and adjusted gross and net income receipts computed according to the instructions provided; a self-assessment of tax due upon the computed "net income" per the tax table provided; and an unalterable signed affirmation regarding the truth, completeness and correctness of these entries and assessment.

To the best of my knowledge and belief, the above-listed entries comprise information by which the substantial correctness of the self-assessment on the return can be judged.

2. Aside from identifying information, address, signature and date, the Form 1040 with accompanying instructions we completed and submitted concerning the year 2019 contains nothing from our hand but:

* numeric entries;

* a correction of a preprinted declaratory statement concerning the notification of the Internal Revenue Service of my rebuttal of a W-2 submitted by another from "have notified" to "hereby notify";

* the answer to a question posed by the Secretary for an explanation of how I determined what amounts to report on the various lines of the form: "I received an erroneous W-2 from the 'Payor' that did not match 26 USC, as my compensation for 'Labor' was not 'Wages' paid to an 'Employee' as defined in 3401(a) and 3401(c) as they were from the Private sector, making them non-taxable"; and

* the answer to a question posed by the Secretary concerning what efforts were made to secure a correct W-2 from the payer from the Payer listed on the form: "None. Error discovered after the fact"

To the best of my knowledge and belief, nothing on the return constitutes information that on its face indicates that the self-assessment is substantially incorrect. No alterations needed.

3. The information on the tax return we completed and submitted concerning the year 2019 is not based on, nor reflective of, any "position" identified by the Secretary of the Treasury or his delegates as "frivolous" and published as such pursuant to 6702(c).

4. The content of the tax return we completed and submitted concerning the year 2019, and the act of completion and submission, are not intended, expected, or desired to impede or delay the administration of any federal tax law.

On the contrary, the return completed and submitted concerning the year 2019 is our best effort to comply with all legal obligations to which we are subject to the best of our understanding of those obligations, and to conform with all relevant provisions of law as best we understand those provisions. It is my sincere hope and intent that the return contributes to and is met with the smooth, speedy and proper administration of the federal tax laws.


5. I am not an officer or employee of a federal corporation or member or employee of a partnership, who as such officer, member or employee is under any requirement or duty whatsoever concerning tax forms, reports, or tax-related matters of any kind. Nor are we a member of any privileged class illustrated or defined by the foregoing enumerated examples.

6. We have never knowingly and intentionally created, acknowledged or supported any relationship or presumption of a relationship between us and the United States under the auspices or by virtue of

which the United States is authorized to seize property from us or subject us to fines and penalties other than by making a formal complaint and proving its claims to the satisfaction of an impartial judicial tribunal as Plaintiff in an adversarial proceeding in which we enjoy the benefit of all presumptions, and which conforms to the specifications of the Seventh Article of Amendment to the United States Constitution.

We affirm under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed 02/18/2022, at [REDACTED], Hamilton, Texas republic [RFD 76531]


Sherman Edward Yarbrough (aka S. Edward Yarbrough)


Kathrynne-Ann Yarbrough (aka Kathrynne A. Yarbrough)

The rest of this affidavit is intentionally left blank