In US TAX COURT 400 second street NW, Washington DC 20217

James Frank Osterbur

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VS

United States of America IRS, person to contact Josephine Stockli #0860162 dated: 6 / 7 / 12

case docket number 11108-12L

THE DEMAND FOR CONSTITUTIONAL LAW, TO BE UPHELD!

The identity of a nation, the preamble of the US constitution/ the bill of rights/ and the declaration of independence: each of which unites us, and is the FOUNDATION; CARRIED forth BY LAW: <u>to its rightful RESPECTED</u> <u>PLACE</u> in the governance of this nation.

MOTION: to include the tax year 2011

RE: HAVING established the basis in law regarding ALL refusal "to pay for failure/ threats/ potential extermination of everything I value/ the tragedy of debts; and the insanity of terrorism associated with these things. The treason inherent in the GRIEVANCES I HAVE PRESENTED.

I DO suggest, and establish here in this case: that there is no difference between the years in question pasted/ and this current last year 2011; as to the reality of my legal demand: BEFORE YOU ARE PAID/ As employees contracted to do a specific job: for which you have clearly failed in every conceivable way. YOU SHALL PROVE WHY, first amendment legal redress of grievance is denied to me.

MY GUARANTEED RIGHT, SHALL BE PROVIDED TO ME FIRST/ & then for the purposes of my government, which is the constitution itself; you shall be paid. It is rebellion against this nation: To participate and provide for those who damage it most.

PROVE YOUR RIGHT, to claim the constitution does not matter.

Consequently the court is required, once this has been added: to deny the IRS their

opportunity to seize as indicated by them/ UNTIL this trial is over. That reality of trial shall then be moved into this current case.

A copy of the letter received today is included.

The court is reminded: that I included a depreciation schedule, even if not perfect/ with that 1040 form filed indicated according to the allowance given for the year 2011/ wherein I bought an \$8300 dollar work truck; and am allowed 100% depreciation for that, in one single year, which is 2011. A reality of the moment is: they are completely out of line/ due to this case. The initiating office

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was informed in weeks past. There is no mention of previous years in this financial threat: which means this is not only harassment, in terms of the year mentioned and established by this letter/ having known or should have known between offices this depreciation matter exists. Having ignored that reality, the IRS steps across the line into extortion.

Therefore this motion exists: add it in/ and lets resolve these matters legally, once and for all.

PROOF OF SERVICE

I, James F. Osterbur: do hereby declare, that a true and correct copy of this first filing has been mailed to the following parties at the addresses so listed: *by certified mail (to the court)*. Placing the parcel, in the US postal service/ as prepaid mail on the date of 6/7/12

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