

Dr. Bob B.  
Anderson, SC 29621

To: Chief IRS Collection Division  
IRS Office  
Baltimore, Maryland

Re: Dr. Bob B.  
SSN \_\_\_\_\_

Dear Tax Collector:

The IRS collection department levied my paycheck and my bank account for an alleged tax debt for the tax years 1997 and 1998.

For the tax years in question, I had a case in Tax Court pending. Under IRC 6330, all tax collections activity is suspended while the CDPH is pending. The Court did issue an order to allow collection on August 27, 2007 but the levy action took place BEFORE the order was issued making it very much illegal.

The levy action was stopped sometime after that date when a hearing for my Motion for a Rehearing was granted. There was many irregularities in the pending court case all of which the counsel for the IRS should have been aware of not the least of which was putting the Motion for a Release of the stay of collection into the Court at the very last minute as the Judge was walking out the door.

Furthermore, when I put in a Motion for leave to file amended petition the Court denied the request. The counsel for the IRS should have known that such action of the Court was irregular.

The bottom line is that the collection department began collection activity prior to a court order allowing them to do so and in the process broke the law. I am entitled to a complete refund of the money illegally taken from me. Please refund:

1. \$4,000 taken from \_\_\_\_\_ account
2. \_\_\_\_\_ received from (name of insurance company)
3. \_\_\_\_\_ received from (insurance company)
4. \_\_\_\_\_ received from (insurance company)

Yours,

\_\_\_\_\_  
Dr. Bob B.