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Attorney Stephen Schaeffer
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February 25, 2088
sent via email

Re: US v Clarkson and PN. No. 8:05cv2734-HH [#5 Judgment Proofing A]

Dear Attorney Schaeffer:

Judgment Proofing or what you call interference is a complex area and is not covered by the Judge's order.

Our principal judgment proofing book is my Tax Collector's Manual. This is except for the cover, a 100% duplication of the IRS Legal Reference Guide for Revenue Officers. This is their training manual and is extremely well-written. This is an excellent instruction book on real estate law pertaining to taxes and in effect shows people how to avoid liens and levies and thereby interfere with the tax collectors.

Tax victims can use this book to "engage in conduct that interferes with enforcement of internal revenue laws including frustrating and delaying IRS collections efforts." My publication is an old version of the IRS instruction book, but the new legal guide is posted on the IRS website.

I will not remove this book from my website, my bookstore or my speeches. This is an official US government publication and I have the right to refer to it, speak on it, duplicate it and sell the duplications.

My Judgment Proofing videos are almost identical to this law book for the tax collectors. If I can post the IRS book on property law, then I can also post my video on property law.

My three Judgment Proofing video are not political and do not necessarily pertain to taxes or the IRS, but merely explain the property law in this country. These videos also explain collections, lawsuit for debt collection and of course the IRS collections efforts. The IRS was mentioned because the middle class Americans have problems with tax collectors rather than debt collects. These videos are not necessarily directed to the tax collectors.

However, to accommodate you, I have removed the Judgment Proofing videos from my website.

I have already removed the Judgment Proofing section from my website. We will change the other sections of the website dealing with property law to accommodate you. I will do this when I recover from my flu which may take a few days.

My Judgment Proofing videos do not violate the court order. I am merely furnishing information. What people do with that information may or may not interfere or frustrate the IRS. My material itself does not

frustrate, stall or interfere with any IRS operations. The court injunction enjoined me with interfering with Internal Revenue laws. I have not interfered with the IRS enforcement by myself nor am I able to.

I have made political speeches but this does not interfere or even instruct others to interfere with IRS collections efforts. I merely give out information. What people do with that information may or may not frustrate the tax collectors.

In its amended Order dated July 3, 2007, the District Court stated clearly “the injunction is narrowly tailored to ensure that legal activities are not enjoined.” Talking about the IRS guide book on property law or discussing property law in general is a legal activity. The Judge clearly meant that I would be allowed to make speeches and sell material pertaining to real estate law.

I also teach classes and have books to sell pertaining to elder law. That shows senior citizens such as me and the Judge how to arrange our financial affairs so we can survive the collapse of the social security and federal retirement programs. President Bush made 80 public speeches saying that social security would go bankrupt and would not pay off. The government will also default on civil service pensions. You and your colleagues might study those sections of my website also.

I will soon finish making corrections on that section of the website pertaining to the second executive service plans. I will make some more changes pertaining to reference to real estate law on my website. Then I will write you another letter.

Yours,

Robert Clarkson
cc: AUSA Conits via USPS