

Robert B Clarkson

515 Concord Avenue, Anderson SC 29621
(864) 225-3061; clarksonrobt@sbcglobal.net

Attorney Stephen Schaeffer
DOJ-Tax
POB 7328 BFS, Washington DC 20044-7328

February 14, 2088
sent via email

Re: US v Clarkson and PN. No. 8:05cv2734-HH [letter #4]

Dear Attorney Schaeffer:

I regret that I have to respond to your letter piecemeal but your letter covered some pretty heavy subjects.

After the court order I quickly removed the **No Checks** book and video from my website. This was a well defined item and easy to remove. You noted that I did not delete references to that prohibited item from my website. Looking back I can see that maybe that I should have. I did not see a reference to an item being the item itself.

In any event, we are removing all reference to that prohibited item but this is difficult. Also, some of the mentions of the now prohibited item are historical and I really do not think are part of the court order.

We have removed our article “Step by Step Guidelines” because it needed too many changes. We may make the corrections and repost it. If so, we will notify you. If I am unable to accommodate you on everything and you decide to go back to court, then I will repost that article and maybe some other things because I do not see the terms you objected to as being within the court order.

I have referred to the tax service as the “wicked tax slave masters” etc. This is a political statement and I have a right to state that. Also I have a right to support and assist tax victims and no court has found otherwise. I have a right to urge people to exercise their Constitutional rights, to contest an evil tax system and to promote **legal** resistance. The Judge very definitely did not prohibit that.

My excellent book Ernest Letter Writing and my sample letters are part of my free speech rights, do not violate the court order and will not be removed unless the court says so. I will obey any and all orders from any court, of course. The court orders I do not like will be appealed in a normal fashion.

We have amended my article “removing liens and levies” and the PN executive service plan #1. I have not had time to conform the ESP #2. I have not decided how I am going to change my judgment proofing articles. I will make some changes to accommodate you but I expect we will end up in court on this. On all other issues, I plan to accommodate you even though I think you are wrong.

Attached is a copy of a flyer on a “financial planning workshop” showing people how to hide their assets from tax collectors and greedy hospitals. Thousands of CPS, Attorneys and financial advisors are holding seminars and building websites teaching asset protection. Your office does not bother them. Your department is attacking me because of my political opinions. Our blessed bill of rights was specifically designed to prevent the agencies of government from interfering with the political process of a free people.

This is my fourth letter and I expect to send you another one dealing with my Judgment proofing plans.

Yours, Robert Clarkson cc: AUSA Conits via USPS