UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS

UNITED STATES OF AMERICA,)
Plaintiff,)
v.) Case Number: 3:08-cv-00104
FARAI CHIHOTA, individually and doing business as QUICK RETURN TAX SERVICE,)))
Defendant.)
)

STIPULATED JUDGMENT OF PERMANENT INJUNCTION

Plaintiff United States of America and defendant Farai Chihota, d/b/a Quick Return Tax Service, ("defendant") stipulate as follows:

Defendant waives the entry of findings of fact and conclusions of law under Rules 52 and 65 of the Federal Rules of Civil Procedure.

Defendant understands that this Stipulated Judgment of Permanent Injunction constitutes the final judgment in this matter, and waives any and all right to file an appeal from this judgment.

Defendant consents to the entry of this Stipulated Judgment of Permanent Injunction without further notice and agrees to be bound by its terms. Defendant further understands and agrees that the Court will retain jurisdiction over this matter for the purpose of implementing and enforcing this injunction, and understands that if he violates this injunction, he may be found to be in contempt of court and may be sanctioned or imprisoned. The parties agree that entry of this permanent injunction neither precludes the Internal Revenue Service from assessing penalties against Chihota for asserted violations of the Internal Revenue Code ("IRC") nor precludes Chihota from contesting any such penalties.

ORDER

IT IS HEREBY ORDERED that defendant Farai Chihota and his representatives, agents, servants, employees, and anyone in active concert or participation with him, are **PERMANENTLY ENJOINED**, pursuant to 26 U.S.C. §§ 7402(a), 7407, and 7408 from directly or indirectly:

- a. acting as a federal tax return preparer or requesting, assisting in, or directing the preparation or filing of federal tax returns or other forms/documents for any person or entity other than himself, or appearing as a representative on behalf of any person or organization whose tax liabilities are under examination or investigation by the Internal Revenue Service;
- b. preparing or filing, or assisting in the preparation or filing of tax returns for others that defendant knows will result in the understatement of any tax liability;
- c. understating customers' tax liabilities as subject to penalty under IRC § 6694;
- d. instructing or advising taxpayers to understate their federal tax liabilities;
- e. engaging in any other activity subject to penalty under IRC § 6694;
- f. engaging in any activity subject to penalty under IRC § 6695; and
- g. engaging in other conduct that substantially interferes with the proper administration and enforcement of the internal revenue laws.

IT IS FURTHER ORDERED that the Court shall retain jurisdiction to enforce this injunction and the United States may engage in post-judgment discovery to monitor defendant's compliance with this injunction.

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Consented and Agreed to:

RICHARD B. ROPER, III United States Attorney

/s/ Farai Chihota

Farai Chihota (d/b/a/ Quick Return Tax Services)

/s/ Grayson A. Hoffman GRAYSON A. HOFFMAN Trial Attorney, Tax Division U.S. Department of Justice Post Office Box 7238 Ben Franklin Station Washington, DC 20044

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Grayson. A. Hoffman@usdoj.gov

VA Bar # 73726

SO ORDERED.

Signed September 24, 2008.

DAVID C. GÖDBEY

UNITED STATES DISTRICT JUDGE.

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