

IN THE UNITED STATES DISTRICT COURT FOR THE
DISTRICT OF KANSAS

UNITED STATES OF AMERICA)	
)	
Plaintiff,)	
)	
v.)	Civil No. 6:06-cv-01032-MLB-DWB
)	
HARROLD EUGENE JONES,)	
EVELYN P. JOHNSON,)	
individually and d/b/a)	
EVELYN’S SECRETARIAL AND)	
TAX SERVICE and ASAP SPEEDEE)	
TAX SERVICE,)	
)	
Defendants.)	

**STIPULATED FINAL JUDGMENT OF PERMANENT INJUNCTION
AGAINST HARROLD E. JONES**

Plaintiff, the United States of America, has filed a complaint for permanent injunction against defendants Harrold Eugene Jones and Evelyn P. Johnson, individually and d/b/a Evelyn’s Secretarial and Tax Service and ASAP Speedee Tax Service.

Defendant Harrold E. Jones neither admits nor denies the allegations of the complaint and waives the entry of findings of fact and conclusions of law under Federal Rules of Civil Procedure 52 and Internal Revenue Code (I.R.C.) (26 U.S.C.) §§ 7402(a), 7407, and 7408.

Defendant Harrold E. Jones voluntarily consents to this injunction and waives any right he may have to appeal from it.

Defendant Harrold E. Jones consents to entry of this Final Judgment of Permanent Injunction without further notice and agrees that this Court shall retain jurisdiction over him for purpose of implementing and enforcing this Final Judgment of Permanent Injunction.

The Court accordingly ORDERS, ADJUDGES, AND DECREES that:

1. The Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1340 and 1345 and I.R.C. §§ 7402(a), 7407, and 7408.

2. The Court finds that defendant Harrold E. Jones has consented to the entry of this Final Judgment of Permanent Injunction.

3. Pursuant to I.R.C. §§ 7402(a), 7407, and 7408, defendant Harrold E. Johnson individually and doing business under any other name or using any other entity, and his representatives, agents, servants, employees, attorneys, and those persons in active concert or participation with him, are permanently enjoined from directly or indirectly:

- a. Preparing, advising or assisting in the preparation of documents relating to a matter material to the internal revenue laws, including federal tax returns and related documents, for any person other than defendant himself;
- b. Advising or instructing anyone regarding substantive tax law or the preparation of federal tax returns;
- c. Advising, assisting, or instructing anyone to fail to report any portion of taxable income to the IRS or to claim improper deductions;
- d. Engaging in any other activity subject to penalty under I.R.C. §§ 6694, 6695, 6701 or any other penalty provision of the Internal Revenue Code; and
- e. Engaging in other conduct interfering with the enforcement of the internal revenue laws.

4. Pursuant to I.R.C. §§ 7402(a), 7407, and 6695, defendant Harrold E. Jones shall produce to counsel for the United States a list identifying by name, social security number or

other taxpayer-identification number, address, e-mail address, and telephone number all persons for whom he has prepared federal tax returns and any other tax-related document for submission to the IRS since January 1, 2000. Defendant shall produce this list within 30 days of entry of this Final Judgment of Permanent Injunction.

5. Pursuant to I.R.C. § 6695, defendant Harrold E. Johnson shall produce to counsel for the United States copies of all federal tax returns, including amended returns, and any other documents he has prepared for any person for submission to the IRS from January 1, 2000, to the present. Defendant shall produce these copies within thirty days of entry of this Final Judgment of Permanent Injunction.

6. Defendant Harrold E. Jones shall contact by mail all persons for whom he has prepared a federal tax return, including amended returns, and any other documents he has prepared for any person for submission to the IRS from January 1, 2000, to the present, and send those persons a copy of this Judgment of Permanent Injunction and a copy of the Complaint within thirty days of entry of this Final Judgment of Permanent Injunction.

7. Defendant Harrold E. Jones shall file with the Court a certificate of compliance with the requirements of paragraphs 4, 5, and 6 within thirty-five days of entry of this Final Judgment of Permanent Injunction.

8. The United States is permitted to conduct post-judgment discovery to monitor defendant's compliance with this Final Judgment of Permanent Injunction.

There being no just reason for delay, the clerk is directed to enter this Final Judgment of Permanent Injunction.

SO ORDERED this 14th day of March, 2006.

s/ Monti Belot

United States District Judge

Consented and agreed to:

ERIC F. MELGREN
United States Attorney

s/

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s/

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