IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA	:	CRIMINAL NO. <u>11-</u>
v.	:	DATE FILED: September 30, 2011
JACQUES ROLO	:	VIOLATIONS: 26 U.S.C. § 7206 (filing false federal income tax returns- 5 counts)

INFORMATION

COUNT ONE

THE UNITED STATES ATTORNEY CHARGES THAT:

On or about October 2, 2006, in the Eastern District of Pennsylvania, defendant

JACQUES ROLO

willfully made and subscribed a United States income tax return, Form 1040, for the calendar year 2005, which was verified by a written declaration that it was made under the penalty of perjury and filed with the Director, Internal Revenue Service Center, at Philadelphia, Pennsylvania, which defendant **ROLO** did not believe to be true and correct as to every material matter, in that the return reported adjusted gross income of \$7,777, when in fact, as **ROLO** well knew, he had received additional taxable income of approximately \$6,779 from his job with Bare Feet Shoes.

COUNT TWO

THE UNITED STATES ATTORNEY FURTHER CHARGES THAT:

On or about June 2, 2007, in the Eastern District of Pennsylvania, defendant

JACQUES ROLO

willfully made and subscribed a United States income tax return, Form 1040, for the calendar year 2006, which was verified by a written declaration that it was made under the penalty of perjury and filed with the Director, Internal Revenue Service Center, at Philadelphia, Pennsylvania, which defendant **ROLO** did not believe to be true and correct as to every material matter, in that the return reported adjusted gross income of \$11,700, when in fact, as **ROLO** well knew, he had received additional taxable income of approximately \$29,615 from his job with Bare Feet Shoes.

COUNT THREE

THE UNITED STATES ATTORNEY FURTHER CHARGES THAT:

On or about April 15, 2008, in the Eastern District of Pennsylvania, defendant

JACQUES ROLO

willfully made and subscribed a United States income tax return, Form 1040, for the calendar year 2007, which was verified by a written declaration that it was made under the penalty of perjury and filed with the Director, Internal Revenue Service Center, at Philadelphia, Pennsylvania, which defendant **ROLO** did not believe to be true and correct as to every material matter, in that the return reported adjusted gross income of \$10,400, when in fact, as **ROLO** well knew, he had received additional taxable income of approximately \$36,958 from his job with Bare Feet Shoes.

COUNT FOUR

THE UNITED STATES ATTORNEY FURTHER CHARGES THAT:

On or about January 10, 2009, in the Eastern District of Pennsylvania, defendant

JACQUES ROLO

willfully made and subscribed a United States income tax return, Form 1040, for the calendar year 2008, which was verified by a written declaration that it was made under the penalty of perjury and filed with the Director, Internal Revenue Service Center, at Philadelphia, Pennsylvania, which defendant **ROLO** did not believe to be true and correct as to every material matter, in that the return reported adjusted gross income of \$10,400, when in fact, as **ROLO** well knew, he had received additional taxable income of approximately \$38,264 from his job with Bare Feet Shoes.

COUNT FIVE

THE UNITED STATES ATTORNEY FURTHER CHARGES THAT:

On or about May 6, 2010, in the Eastern District of Pennsylvania, defendant

JACQUES ROLO

willfully made and subscribed a United States income tax return, Form 1040, for the calendar year 2009, which was verified by a written declaration that it was made under the penalty of perjury and filed with the Director, Internal Revenue Service Center, at Philadelphia, Pennsylvania, which defendant **ROLO** did not believe to be true and correct as to every material matter, in that the return reported adjusted gross income of \$27,871, when in fact, as **ROLO** well knew, he had received additional taxable income of approximately \$21,004 from his job with Bare Feet Shoes.

In violation of Title 26, United States Code, Section 7206(1)

ZANE DAVID MEMEGER United States Attorney