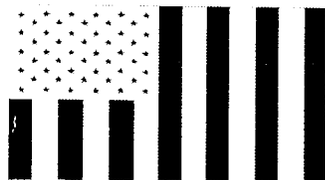


When a man who is honestly mistaken hears the truth, he will either quit being mistaken or cease to be honest



FROM:
Elias Agredo-Narvaez
c/o 1080-B East veterans highway
Jackson, New Jersey [republic]
Without The United States

TO:
INTERNAL REVENUE SERVICE
FRESNO, CA 93888-0023

By Certified Mail # 7012 2920 0002 2479 3972

TO:
U.S Department of the Treasury
1500 Pennsylvania Ave, NW
Washington, D.C. 20220

By Certified Mail # 7012 2029 0002 2479 4009

ATTN:

MR: Jacob J. Lew DBA Commissioner of the internal Revenue, IRS employees and all interested parties.

Dear foreign agent(s) of the IRS [**foreign agent**. A person who registers with the federal government as a lobbyist representing the interests of a foreign nation or corporation. Black's law 9th]

Me, in the biological form of a natural person of the level six higher form of life write this document in response to a computer generated letter, **NOTICE CP59**, that you sent the Decedent's estate; fictitious and inanimate ENTITY AKA TMELIAS AGREDO-NARVAEZ, and which entity had already been addressed in my previous writings and, which is incapable of receiving, opening, or even reading your mail, or writing back to you, and letter which I am enclosing herein; returning it to you blank, and unsigned, without prejudice and without recourse under UCC1-308, for the same reason that a fiction can not sign anything, furthermore; since the letter in question is only meant to be used for **TAXPAYERS and FICTIONS**, and not for Biological Beings, I will kindly respond in the FICTION'S NAME by way of this **public document**.

Title 18 of the United States Code, Section 1346 ("Definition of 'scheme or artifice to defraud'") declares: "For the purposes of this chapter, the term "scheme or artifice to defraud" includes a scheme or artifice to deprive another of the intangible right of honest services"? [Bold emphasis added.]

Do you understand that governors, U.S. representatives, and state and federal judges have been removed from office and in some instances incarcerated based on violations of 18 U.S.C. 1346? Yes ___ No ___.

Is the IRS Sender obligated to provide "honest services of government" in the matter of Notice CP59? Yes ___ No ___.

As always; Me, hereby make a timely and necessary reservation of all my Creator's unalienable, and Constitutionally protected Rights without any prejudice, and without any recourse under UCC1-308, while reminding you; the reader, and your COLLECTION AGENCY, that the subscriber is NOT, and shall not be confused with the said FEDERAL RESERVE BANK ACCOUNT AKA ELIAS AGREDO-NARVAEZ.



I will be as brief as possible knowing that your foreign agents are either so reluctant, or so incapable of reading and responding to questions of authority which otherwise put your/theirs knowledge and honesty in the test. I will also respond to your inquiries on behalf of the FICTION NAMED in your pre-typed letter because by doing so; only makes my administrative **record** stronger and stronger, so that when time comes; Justice can be served accordingly, and in light of that; it is imperative that I remind you, ON, and FOR THE RECORD, of the previous correspondence that I have sent you/your agency, all in reference to the same matter in question. Those documents are introduced hereby; by reference as if they were actually herein, and as per/under Federal Rules of Civil Procedure Rule 8(b)(6). and which can be seen online [**to avoid using an excessive amount of paper**] at http://www.eliasagredonarvaez.com/DOCUMENTS_PAGE.html

said documents are referenced to as follows:

Copy of Item#122372-EAN-GSM Certified mail tracking # 7012 1640 0002 1362 8483.
 Item # 12231972-EAN-IRS-FOIA by Certified mail Tracking # 7012 1640 0002 1362 8568.
 Item # 12231972-EAN-EAN-DPD by Certified mail Tracking # 7012 1640 0002 1363 9069.
 Item #12231972-EAN-IRSLTR3176C 0 by Certified mail Tracking # 7012 2920 0002 2479 3927.
 Item # 12231972-EAN-RESPONSE TO IRS NOTICE CP15 by certified mail Tracking # 7012 2990 0002 2479 3941, and EAN-12231972-CFRIRS by Certified mail Tracking# 7012 2920 0002 2479 3910. Of this one; I am enclosing a copy of, since it contains a copy of the return that you allegedly never received; perhaps, because it was completed in the only fashion **Lawfully** allowed to for American Nationals who have no tax liability, and agreed to it by your agency, when asked about the correct way to fill it out and by Acquiesce of your part, also, the same one; for which you/your Foreign Collection Agency intended to extort the sum of \$5000 [**for a presumed frivolous file charge**] from the Biological, Natural Person writing this document on behalf of the DECEDENT'S ESTATE and FEDERAL RESERVE ACCOUNT AKA TMELIAS AGREDO-NARVAEZ, and it which EXTORTION LETTER; I have already disputed under **FDCPA and Title VIII- Debt collection practices, and 15 U.S.C 1692g Sec. 809(b)**

Now, **take notice** of the violations to the FDCPA that you/ your agency are now in by trying to fraudulently collect an **invalidated debt**, even, and after a letter of dispute and validation has been delivered to you/ your agency, and that almost 5 months have now gone by, and without such required validation you have once again engaged in the fraudulent collection activity.

In this document I will not intend to discuss or any further address the laws, because it is well understood that you and your **foreign principals** have a tremendous disregard for what The Law of the Land is, or Lawful, not different than the disrespect that you show for the American People, and their republican form of government.

Notice:

the recipient of this document must realize that the subscriber is well aware of the fact, that for me; things would go a lot smoother; if I just went quietly, complying with your demands, given that, by doing so, and filling out your forms; I could get a refund check on the mail hassle free, however; and unfortunately, I have become too aware of the real facts. I have come across too many legal and historical documents which prove that most american people unknowingly commit perjury when they sign the IRS Form 1040 and the like, therefore; I feel that I am foreclosed from doing the same thing without been subject to the criminal fines and penalties of perjury. And getting information from your agency about how to properly comply with the alleged laws has been impossible so far. [**indeed a well informed Citizen is the worst customer your business can have**]

I now proceed to respond to your pre-typed letter **NOTICE CP59** in a point by point basis, in the same fashion that I have always expected from your agency when I write to you on behalf of the DECEDENT'S NAME AKA ELIAS AGREDO-NARVAEZ, and this response is in addition to and **shall** be construed to be part of the already well established good faith effort to resolve this matter in a peaceful and diplomatic manner, and as part of compliance with the **Administrative Procedures Act 5 U.S.C. Subchapter II.**



which establishes the due process requirements imposed upon federal administrative agencies when dealing with the public so as to respect the due process requirements of the Fifth and Fourteenth Amendments; and **Federal Tort Claims Act 28 U.S.C. §2671-2680**, which Requires that Administrative remedies be exhausted before proceeding against the federal government in any action involving tort.

After pointing out to the terrible job that you/your people are doing in keeping your **Non-Government Agency** out of **scandals**; I, then proceed to the response:

Your pre-typed letter reads in part:

1.) **What you need to do immediately** If you are **required to file a tax return for 2013**, please do so immediately.

Response: Internal Revenue Code (IRC) § 6011 requires "any person **made liable for any tax imposed**..... Shall make a return or statement" [emphasis added]. for more information on this response please go to http://www.eliasagredonarvaez.com/DOCUMENTS_PAGE.html and see document 12231972-EAN-DPD by clicking on the IRS ADMIT DENY link.

The decedent named in the letter might be required to file a return but, again, the decedent can not possibly do it by **IT SELF** since it does not exist in reality, unless, Me, in my biological form of life did it for it, but of course; that will happen only when my obligation to do so has been established by both; Statute and Regulation published in the Federal Register, which I have not yet been able to find, even after 2 long years of requesting it from your agency, plus at least 6 hours every single day for the last 3 or 4 years or is it 5? of studying the mysterious TAX LAW AKA 26 U.S.C; which can only apply to corporations, partnerships, joint ventures, licensed professions, and of course; to individuals **IF and only** they receive income from a trade or business within the U.S, which at the same time is described as an office of the federal government.

Would you like me to commit perjury by filling out one of your forms and claim that I am in fact an officer of the federal government?

2.) **If you are owed a refund**, you must file a return by April 17, 2017, or two years from the date the tax was paid, whichever is later.

Response: I the biological person writing this document, is owed **\$ 4,408.29** for the erroneous exposure to taxation of an overpayment to the United States by my private employer, and without any authorization from me, and which amount was also erroneously claimed by me as been **\$ 3,635.02** on my statement of income for the year 2013 [**copy included herein**]. The Secretary received at least \$ 4,408.29 in my name Elias Agredo-Narvaez, or in the name of my Collateral ELIAS AGREDO-NARVAEZ, as credit against a potential tax liability which again, have not yet been lawfully determined by appropriate statute and regulation, and making the possession of such credit, a criminal possession of private property. I hereby make a lawful demand for the return of my property to my possession.

3.) **Or if you don't think you had to file a tax return for 2013** complete the response form on page 3 to indicate whether any of the circumstances below apply to you. send us the form in the enclosed envelope.

Indicate whether :

- * You already filed a tax return for 2013(if so, send us a signed and dated copy of the return along with your response form).
- * You don't think you are required to file for one of the reasons listed on page 3.

Response: I don't think I had to file a tax return for the following reasons: and trust me, this is not my personal interpretation or my personal opinion, but what the code actually says.

- * The earnings connected to my private employer do not constitute " **income**" from " **sources within the United States**" and therefore can not **lawfully** be subject of any tax or withholding or reporting within the IRC.
- * The term "United States" as per TITLE 26 subtitle F CHAPTER 79 Sec 7701. Definitions:
 - (a) Definitions
 - (9) **United States**. The term "United States" when used in a geographical sense **includes only** the states and the District of Columbia.



[Government Of The United States: [N.B. the word "Government" is capitalized]] currently described at <http://www.manta.com/company/mmg5dxg> (based on information from Dunn & Bradstreet) as having the following characteristics: Contact Phone "(202) 224-3121; URL www.firstgov.gov; Business Category "United States Federal Government in Washington, DC"; Industry (SIC) "General Government, NEC"; Business Information "This company profiles is for the private company Government of the United States headquarters, located in Washington, DC. U S Government's line of business is united states federal government."; Company Name "Government Of The United States"; Address "The U S Capitol, Washington, DC 20515-0001; Alt Business Name "U S Government"; Location Type "Headquarters"; Est. # of Employees [as of April 11th, A.D. 2009] "2,717,080"; Est. Empl. At Loc "3" [as of April 11th, A.D. 2009]; Year Started "1787"; State of Incorp "no entry"; Contact's Name "Barack H Obama"; Contact's Title "President"; NAICS "Other General Government Support"? (See also, <http://www.manta.com/mb?search=Government+Of+The+United+States>) [emphasis mine].

government of the United States: [N.B. the word "government" is not capitalized.] the de jure national government created by The Constitution of The United States first established by the people of the several United States in or about A.D. 1789.]

(10) State. The term " State" Shall [**and shall, means mandatory**] be construed to include the District of Columbia, where such construction is necessary to carry out provisions of this title. And there is no evidence of me, ever been in that District, however if you can come with evidence to the contrary I will be willing to examine it, and re-stating based upon it.

26U.S.C § 861(a)(3)(C)(i): Earnings from labor of " nonresident aliens" not engaged in a "trade or business" [**meaning: to hold a public office**] and working in the "United States" [**meaning: an office of the Government in the District of Columbia**] is not deemed to be income from sources within the "United States".

26 U.S.C. § 3401(a)(6): Nonresident aliens do not earn " wages"

U.S. Code › Title 26 › Subtitle C › Chapter 21 › Subchapter C › § 3121

26 U.S. Code § 3121 - Definitions [defines in part]

(a) Wages

For purposes of this chapter, the term "**wages**" means all remuneration for employment, [**see de definition of employment infra**]. including the **cash value** of all remuneration (including benefits)[**only cash value including only payments for benefits**] emphasis mine..... paid in any medium other than cash; **except that such term shall not include—.....**

I hereby Declare under penalty of perjury, under the laws of the united states of America, that I had not ever received from anyone whatsoever any cash remuneration for any benefits as herein defined, therefore never received the wages herein included,; for the year 2013. consequently: I don't think that I am required to file. E A

(b) Employment

For purposes of this chapter, the term "employment" means any service, of whatever nature, performed (A) by an employee for the person employing him, irrespective of the citizenship or residence of either, (i) **within the United States, or** (ii) **on or in connection with an American vessel or American aircraft under a contract of service** which is entered into **within the United States** or during the performance of which and while the employee is employed on the vessel or aircraft it touches at a port in the United States, if the employee is employed on and in connection with such vessel or aircraft when outside the United States, or



(B) outside the United States by a citizen or resident of the United States as an employee for an American employer (as defined in subsection (h)), or (C) if it is service, regardless of where or by whom performed, which is designated as employment or recognized as equivalent to **employment under an agreement entered into under section 233 of the Social Security Act**; except that such term shall not include—
[emphasis mime]

The term “employment” shall, [mandatory] notwithstanding the provisions of subsection (b) of this section, include—[Expressio Unius Est Exclusio Alterius].

(A) **service** performed by **an individual as a member of a uniformed service on active duty**, but such term shall not include any such service which is performed while on leave without pay, and

(B) service performed by an individual as a member of a uniformed service on inactive duty training.

(2) Active duty

The term “active duty” means “active duty” as described in paragraph (21) of section 101 of title 38, United States Code, except that it shall also include “**active duty for training**” as described in paragraph (22) of such section.

(3) Inactive duty training

The term “inactive duty training” means “inactive duty training” as described in paragraph (23) of such section 101.

(n) Member of a uniformed service

For purposes of this chapter, the term “member of a uniformed service” means any person appointed, enlisted, or inducted in a component of the Army, Navy, Air Force, Marine Corps, or Coast Guard (including a reserve component as defined in section 101 (27) of title 38, United States Code), or in one of those services without specification of component, or as a commissioned officer of the Coast and Geodetic Survey, the National Oceanic and Atmospheric Administration Corps, or the Regular or Reserve Corps of the Public Health Service, and any person serving in the Army or Air Force under call or conscription. The term includes—

(1) a retired member of any of those services;

(2) a member of the Fleet Reserve or Fleet Marine Corps Reserve;

(3) a cadet at the United States Military Academy, a midshipman at the United States Naval Academy, and a cadet at the United States Coast Guard Academy or United States Air Force Academy;

(4) a member of the Reserve Officers’ Training Corps, the Naval Reserve Officers’ Training Corps, or the Air Force Reserve Officers’ Training Corps, when ordered to annual training duty for fourteen days or more, and while performing authorized travel to and from that duty; and

(5) any person while en route to or from, or at, a place for final acceptance or for entry upon active duty in the military, naval, or air service—

(A) who has been provisionally accepted for such duty; or

(B) who, under the Military Selective Service Act, has been selected for active military, naval, or air service;

and has been ordered or directed to proceed to such place.

The term does not include a temporary member of the Coast Guard Reserve.

(o) Crew leader

For purposes of this chapter, the term “crew leader” means an individual who furnishes individuals to perform agricultural labor for another person, if such individual pays (either on his own behalf or on behalf of such person) the individuals so furnished by him for the agricultural labor performed by them and if such individual has not entered into a written agreement with such person whereby such individual has been designated as an employee of such person; and such individuals furnished by the crew leader to perform agricultural labor for another person shall be deemed to be the employees of such crew leader.

For purposes of this chapter and chapter 2, a crew leader shall, with respect to service performed in furnishing individuals to perform agricultural labor for another person and service performed as a member of the crew, be deemed not to be an employee of such other person.

(p) Peace Corps volunteer service

For purposes of this chapter, the term “employment” shall, notwithstanding the provisions of subsection (b) of this section, include service performed by an individual as a volunteer or volunteer leader within the meaning of the Peace Corps Act.



(q) Tips included for both employee and employer taxes

For purposes of this chapter, tips received by an employee in the course of his employment shall be considered remuneration for such employment (and deemed to have been paid by the employer for purposes of subsections (a) and (b) of section 3111). Such remuneration shall be deemed to be paid at the time a written statement including such tips is furnished to the employer pursuant to section 6053 (a) or (if no statement including such tips is so furnished) at the time received; except that, in determining the employer's liability in connection with the taxes imposed by section 3111 with respect to such tips in any case where no statement including such tips was so furnished (or to the extent that the statement so furnished was inaccurate or incomplete), such remuneration shall be deemed for purposes of subtitle F to be paid on the date on which notice and demand for such taxes is made to the employer by the Secretary.

(r) Election of coverage by religious orders

(1) Certificate of election by order

A religious order whose members are required to take a vow of poverty, or any autonomous subdivision of such order, may file a certificate (in such form and manner, and with such official, as may be prescribed by regulations under this chapter) electing to have the insurance system established by title II of the Social Security Act extended to services performed by its members in the exercise of duties required by such order or such subdivision thereof. Such certificate of election shall provide that—

(A) such election of coverage by such order or subdivision shall be irrevocable;

(B) such election shall apply to all current and future members of such order, or in the case of a subdivision thereof to all current and future members of such order who belong to such subdivision;

(C) all services performed by a member of such an order or subdivision in the exercise of duties required by such order or subdivision shall be deemed to have been performed by such member as an employee of such order or subdivision; and

(D) the wages of each member, upon which such order or subdivision shall pay the taxes imposed by sections 3101 and 3111, will be determined as provided in subsection (i)(4).

(2) Definition of member

For purposes of this subsection, a member of a religious order means any individual who is subject to a vow of poverty as a member of such order and who performs tasks usually required (and to the extent usually required) of an active member of such order and who is not considered retired because of old age or total disability.

(3) Effective date for election

(A) A certificate of election of coverage shall be in effect, for purposes of subsection (b)(8) and for purposes of section 210(a)(8) of the Social Security Act, for the period beginning with whichever of the following may be designated by the order or subdivision thereof:

(i) the first day of the calendar quarter in which the certificate is filed,

(ii) the first day of the calendar quarter succeeding such quarter, or

(iii) the first day of any calendar quarter preceding the calendar quarter in which the certificate is filed, except that such date may not be earlier than the first day of the twentieth calendar quarter preceding the quarter in which such certificate is filed.

Whenever a date is designated under clause (iii), the election shall apply to services performed before the quarter in which the certificate is filed only if the member performing such services was a member at the time such services were performed and is living on the first day of the quarter in which such certificate is filed.

(B) If a certificate of election filed pursuant to this subsection is effective for one or more calendar quarters prior to the quarter in which such certificate is filed, then—

(i) for purposes of computing interest and for purposes of section 6651 (relating to addition to tax for failure to file tax return), the due date for the return and payment of the tax for such prior calendar quarters resulting from the filing of such certificate shall be the last day of the calendar month following the calendar quarter in which the certificate is filed; and

(ii) the statutory period for the assessment of such tax shall not expire before the expiration of 3 years from such due date.

[(4) Repealed. Pub. L. 98-21, title I, § 102(b)(3)(B), Apr. 20, 1983, 97 Stat. 71]

(s) Concurrent employment by two or more employers



For purposes of sections 3102, 3111, and 3121 (a)(1), if two or more related corporations concurrently employ the same individual and compensate such individual through a common paymaster which is one of such corporations, each such corporation shall be considered to have paid as remuneration to such individual only the amounts actually disbursed by it to such individual and shall not be considered to have paid as remuneration to such individual amounts actually disbursed to such individual by another of such corporations.

[t) Repealed. Pub. L. 100-203, title IX, §9006(b)(2), Dec. 22, 1987, 101 Stat. 1330-289]

(u) Application of hospital insurance tax to Federal, State, and local employment

I hereby declare under penalty of perjury, under the laws of the united states of America, that I have never been under any of the employments before mentioned, and therefore never had any tax liability for the year 2013.

consequently: I don't think that I am required to file. E A

(d) Employee

For purposes of this chapter, the term "employee" means—

(1) any officer of a corporation; or

(2) any individual who, under the usual common law rules applicable in determining the employer-employee relationship, has the status of an employee; or

(3) any individual (other than an individual who is an employee under paragraph (1) or (2)) who performs services for remuneration for any person—

(A) as an agent-driver or commission-driver engaged in distributing meat products, vegetable products, fruit products, bakery products, beverages (other than milk), or laundry or dry-cleaning services, for his principal;

(B) as a full-time life insurance salesman;

(C) as a home worker performing work, according to specifications furnished by the person for whom the services are performed, on materials or goods furnished by such person which are required to be returned to such person or a person designated by him; or

(D) as a traveling or city salesman, other than as an agent-driver or commission-driver, engaged upon a full-time basis in the solicitation on behalf of, and the transmission to, his principal (except for side-line sales activities on behalf of some other person) of orders from wholesalers, retailers, contractors, or operators of hotels, restaurants, or other similar establishments for merchandise for resale or supplies for use in their business operations;

if the contract of service contemplates that substantially all of such services are to be performed personally by such individual; except that an individual shall not be included in the term "employee" under the provisions of this paragraph if such individual has a substantial investment in facilities used in connection with the performance of such services (other than in facilities for transportation), or if the services are in the nature of a single transaction not part of a continuing relationship with the person for whom the services are performed; or

(4) any individual who performs services that are included under an agreement entered into pursuant to section 218 of the Social Security Act.

I hereby Declare under penalty of perjury, under the laws of the united states of America, that I have never been the type of employee herein defined; therefore, I did not have any tax liability for the year 2013.

consequently: I don't think that I am required to file E A

(h) American employer

For purposes of this chapter, **the term "American employer" means an employer which is—**

(1) the United States or any instrumentality thereof,

(2) an individual who is a resident of the United States,

(3) a partnership, if two-thirds or more of the partners are residents of the United States,

(4) a trust, if all of the trustees are residents of the United States, or

(5) a corporation organized under the laws of the United States or of any State.



I hereby Declare under penalty of perjury, under the laws of the united states of America, that I had never worked for any American employer as herein defined; therefore I had no tax liability for the year 2013. consequently: I don't think that I am required to file. EA

4.) **If you don't file a tax return**, or dispute this notice if you feel you have received it in error, you may owe penalty and interest charges on the amount of tax due.

We may determine your tax for you.

Response: I did file a return for the year 2013 [*copy enclosed*] just that in a way, as to not committing perjury, and **I do dispute this notice** because I have received it; not just in error, but in bad faith and with the intention to mislead not just the biological human being responding to it, but also the general public and must be abated as a public nuisance. And I can not possibly owe any penalty or interest since **"tax liability"** is a condition precedent to the demand." ***Bothke v. Terry 713 F.2d 1405, 1414 (1983).***

and **you may not determine anything** for me [*in case that you are in fact trying to defraud the biological being in to accepting a Trustee relation to the decedent's estate.*] other than the amount of \$4,408.29 that was illegally taken from my private paycheck by my ignorant employer, and which I am hereby claiming back.

Furthermore: you **May not**, and **Can not** determine anything for me specially any taxes.

Here is the list of returns that an IRS agent is empowered to complete, and does not include a 1040 form. For your convenience, the relevant section from the IRS Manual discussing the 6020(b):

"5.1.11.6.7 (03-01-2007) IRC 6020(b) Authority

The following returns may be prepared, signed and executed by revenue officers under the authority of IRC 6020(b),

- A. Form 940, Employer's Annual Federal Unemployment Tax Return
- B. Form 941, Employer's Quarterly Federal Tax Return
- C. Form 943, Employer's Annual Tax Return for Agricultural Employees
- D. Form 944, Employer's Annual Federal Tax Return
- E. Form 720, Quarterly Federal Excise Tax Return
- F. Form 2290, Heavy Vehicle Use Tax Return
- G. Form CT-1, Employer's Annual Railroad Retirement Tax Return
- H. Form 1065, U.S. Return of Partnership Income

Pursuant to IRM 1.2.44.3 Delegation Order 5-2 (formerly DO-182, Rev 7) dated 5/5/1997, revenue officers GS-09 and above, and Collection Support Function managers GS-09 and above, have the authority to prepare and execute returns under IRC 6020(b)."

Obviously; anyone can see that there is no mention whatsoever of any authority to create a 'substitute for a 1040 income tax return".

[visit www.irs.gov/irm/part5/irm_05-001-011r-cont01.html]

Additionally revenue Officers have been, or should have been, trained to realize that there is no authority to perform a 6020(b) for income tax non-filers:

"The IRM clearly restricts the broad delegation shown in figure 23-2 to employment, excise and partnership tax returns **because of constitutional issues**. You have already studied audit referrals as a means to enforce compliance[7] on income tax returns.

For instance:

Thanks to the 185 GB of information collected over the last 10 years in regards the alleged tax law; [**and although it is what I have being trying to avoid, having to do.**] I can presume to be able to prove in any court of law, that The "Automated Substitute For Return program" is computer fraud, a scheme to create unsubstantiated placeholders in an IMF [**including but not necessarily limited to Social**



Security Numbers] of a 'non-filer', since no one in the IRS has authority to issue/create an SFR for a non-filer.

Changes to errant entries in the Entity portion of the IMF in question are mandatory pursuant to the **Privacy Act of 1974, (5 USC §552a(d)(2)(A) and (B), and (d)(3), as well as 31 CFR Part 1, Subpart C, appendix B and § 1.27,** (which are regulations issued by the Office of Management and Budget). So far I have discovered several field codes in that portion which should be amended, **[copy included]** and I have already several times requested from your personnel to correct such information without success but my work will continue.

5.) **Next steps.** If I don't receive either a refund check for the amount of \$4,408.29 Four thousand four hundred eight Dollars and twenty nine cents, or, an explanation on how to correctly fill out the 1040 form without committing perjury and as an American Citizen who has no liability, within 30 days after you receive this document, then; the quo warranto letter being drafted along with this document; will be sent to the U.S. Attorney general so that the Statute and prescribed regulation published in the federal register which make me, and any American Citizen liable for your alleged taxes can be revealed, **if any**, as well as the Constitutionality of the misapplication of title 26 on to the People of the 50 states not in a trade or business. Plus the statute and regulation, or authority which grants your agency the power to report the Social Security numbers on most americans currently paying taxes as FALSE NUMBER making everyone in the system a FELON **[see exhibit enclosed]**

6.) **We determine that you do need to file a tax return for 2013.**

Response: I, have already determined that I don't have to file a return for 2013, other than resubmit the copy of the one already sent. **[copy enclosed].**

In order to further understand whether or not I have to file the form in question (1040) in the manner that you want me to do it, the following questions must be first answered:

Do you have an instrument containing my authorized signature that makes me liable for any presentment alleged or implied in Notice CP59? Yes ___ No ___.

Do you have an instrument containing my authorized signature that creates my obligation to file a return of the sort alleged or implied by Notice CP59? Yes ___ No ___.

Do you have a bilateral contract with my authorized signature that creates my obligation of file a return of the sort alleged or implied by Notice CP59? Yes ___ No ___.

Do you have a unilateral contract with my authorized signature that creates my obligation to file a return of the sort alleged or requested by Notice CP59? Yes ___ No ___.

7) **Response form:**

Provide your contact information.

Response:

My contact information is **ONLY AS IT APPEARS BELLOW AND NOT OTHERWISE:**

Consistent with 18 U.S.C. 1342, I request that you address all correspondence intended to be received by me—Elias Agredo-Narvaez, a living Soul acting at arm's length—to my proper name in care of the proper address of my domicile as follows:

Elias Agredo-Narvaez

in Care Of 1080-B

East veterans Highway

Jackson, New Jersey

non domestic- non assumpsit

Without the US



Title 18 of the United States Code, Section 1343 ("Fraud by wire, radio, or television") declares: "Whoever, having devised or intending to devise any scheme or artifice to defraud, or for obtaining money or property by means of false or fraudulent pretenses, representations, or promises, transmits or causes to be transmitted by means of wire, radio, or television communication in interstate or foreign commerce, any writings, signs, signals, pictures, or sounds for the purpose of executing such scheme or artifice, shall be fined under this title or imprisoned not more than 20 years, or both. If the violation affects a financial institution, such person shall be fined not more than \$1,000,000 or imprisoned not more than 30 years, or both"

8) Indicate whether any of the following circumstances apply to you.

a) If you already filed a tax return.

Response: I already filed a tax return for 2013 by Certified Mail Tracking # 7012 2920 0002 2479 3910 and the PS FORM 3811 for it was signed as received on MAR 26, 2014

9) If the person addressed on this notice is deceased.

Response: Yes, the person addressed on your notice **is a DECEDENT**, and therefore can not, receive mail, read it, write it, speak about it, hear about it, or anything else; much less pay any taxes. The date of **it's** death is none of my business, and I will never file anything for a death entity. The EIN for the decedent is unknown to me because dead people don't work.

10) Indicate whether any of the following circumstances apply to you- continued.

If you don't think you have to file a tax return for 2013 Explain why you don't think you are required to file a tax return for 2013. Note: The answers to these questions apply to the 2013 tax year only.

Response:

My filing status was:

-Not lawfully eligible to participate in social security or the "trade or business" excise taxable franchise described in 26 U.S.C. Subtitle A.

-Not an "alien" for which a TIN may lawfully be used pursuant to 26 CFR § 301.6109-1(d)(3). Non resident aliens are not aliens and are not equivalent.

-I am not a U.S. citizen or permanent resident pursuant to Title 26 Subtitle F Chapter 79 Section 7701.

-I did Not have any liability pursuant to 26 USC Sec 871.

-Because private employers are not required to enter into payroll deductions agreements, and because the monies taken from my paycheck were not authorized by me, but taken under threat and coercion making such taking; not a payment of taxes but theft, and for such reason, form 1040 can not be filed in my situation, since 1040 is to claim a tax refund, not stolen property.

-I was not an employee pursuant to 26 USC. sec 3401(c) or (c)-1

- My work was performed outside of the United States.

- These points are all in addition to the reasons stated supra, in addition to the hundreds or reasons alleged on my previous documents mentioned in page two of this letter.

NOTICE: The answers to these questions apply only for the entire life of this biological being, but including also the year 2013.

11) If you have a refund from a prior year that you applied to your 2013 taxes or made estimated tax payments for 2013 taxes.

Response: Yes, I want to receive the credit as a refund check for the whole amount of \$4,408.29 that was unlawfully exacted from my equity.



021820151848

Certified Mail Tracking # 7012 2029 0002 2479 4009

As final Note:

I am also returning your publication titled YOUR RIGHTS AS A TAXPAYER because obviously the TAXPAYER is not interested on it since **it is** dead. And since me, the biological human being is not and can not be a taxpayer; it does not pertain to me.

VERIFICATION

As the undersigned, I hereby verify, under penalty of perjury, under the laws of the United States of America, without the "United States" (federal government), that the above statements of facts and responses are true and correct, according to the best of my current information, Knowledge, and beliefs.

02/18/15
 UCC1-308
 Date: 02/18/15
 non negotiable autograph

Item # 12231972-EAN-RTIRSCP59

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

U.S. Department of the
treasury
1500 Pennsylvania AVE
NW
Washington, D.C. 20220

2. Article Number

7012 2920 0002 2479 4009

PS Form 3811, July 2013

Domestic Return Receipt

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X

Agent

Addressee

B. Received by (Printed Name)

C. Date of Delivery

D. Is delivery address different from item 1? Yes
If YES, enter delivery address below: No

3. Service Type

Certified Mail®

Priority Mail Express™

Registered

Return Receipt for Merchandise

Insured Mail

Collect on Delivery

4. Restricted Delivery? (Extra Fee)

Yes

7012 2920 0002 2479 4009

U.S. Postal Service™
CERTIFIED MAIL™ RECEIPT
(Domestic Mail Only; No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com

WASHINGTON DC 20220

Postage	\$ 02.03	0353
Certified Fee	\$3.30	10 Postmark Here
Return Receipt Fee (Endorsement Required)	\$2.70	
Restricted Delivery Fee (Endorsement Required)	\$0.00	
Total Postage & Fees	\$ 8.03	02/19/2015

Sent To
U.S. Department of The Treasury
Street, Apt. No. or PO Box No. 1500 Pennsylvania Ave. NW
City, State, ZIP+4 Washington, D.C. 20220

PS Form 3800, August 2006 See Reverse for Instructions