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CLERK U S DISTRICT COURT DISTRICT OF ARIZONA	
BY _____	<input checked="" type="checkbox"/> DEPUTY

REFERENCE 54
(Rule Number/Section)

CERTIFICATE OF SERVICE

IT IS HEREBY CERTIFIED that service of the foregoing alleged Defendants

PROSECUTORIAL AUTHORIZATION CERTIFICATION REQUEST re: 2:11-cv-

00698-FJM has been made this 10th day of May, 2011, by depositing the original and copies thereof in the United States Mail in a postage prepaid envelope addressed to:

Original to:

Clerk of U.S. District Court
401 W. Washington St., Ste. 130, SPC 1
Phoenix, AZ 85003

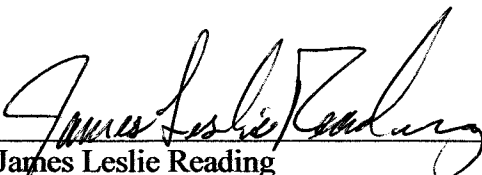
Copies of the foregoing mailed this 10th day of May, 2011 to:

Hon. FREDERICK J. MARTONE
U.S. District Court
401 W. Washington St., Suite 526, SPC 62
Phoenix, AZ 85003-2158

DENNIS K. BURKE
United States Attorney
District of Arizona
40 North Central Avenue Ste 1200
Phoenix, Arizona 85004-4408

CHARLES M. DUFFY
U.S. Department of Justice, Tax Div.
PO Box 683
Ben Franklin Station
Washington, DC 20044


Clare Louise Reading


James Leslie Reading

COPY

Clare Louise Reading and James Leslie Reading
c/o 2425 East Fox Street
Mesa, Arizona PC: 85213

**PROSECUTORIAL AUTHORIZATION
CERTIFICATION REQUEST**

May 6, 2011

To: Mr. Eric Holder
The Attorney General of the United States
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001 Certified Mail # 7006 0100 0002 2116 3876

To: Mr. Douglas H. Shulman
Commissioner of Internal Revenue
10th St & Pennsylvania Ave, NW
Washington, DC 20004 Certified Mail # 7005 1820 0002 8551 0857

To: Mr. Timothy Geithner
Secretary of Treasury
1500 Pennsylvania Avenue, NW
Washington, D.C. 20220 Certified Mail # 7005 1820 0002 8551 0864

To: U. S. Department of Justice
Office of the Inspector General
950 Pennsylvania Avenue, NW
Washington. DC 20530-0001

To: Office of the General Counsel
950 Pennsylvania Avenue, N.W., Suite 4726
Washington, DC 20530-0001

To: Office of Oversight and Review
950 Pennsylvania Avenue, N.W., Suite 4706
Washington. DC 20530-0001

“Facially discriminatory” statutes are clearly a violation of the Equal Protection Clause.

Justice Stanley Matthews stated, “Though the law itself be fair on its face and impartial in appearance, yet, if applied and administered by public authority with an evil eye and an unequal hand, so as practically to make unjust and illegal discrimination between persons in similar circumstances, material to their rights, the denial of equal justice is still within the prohibition of the Constitution”

**INTERNAL REVENUE SERVICE REFERRAL CHALLENGE
NO AGENCY REFERRAL NOTICE ON COURT RECORDS**

PROSECUTORIAL JURISDICTION CHALLENGE

CASE RECORD IS IN NEED OF CERTIFICATION AND AUTHORIZATION FROM THE ATTORNEY GENERAL TO THE DEPARTMENT OF JUSTICE ATTORNEYS AND OTHER GOVERNMENT PLAYERS

Greetings United States Attorney General, Eric Holder,
Greetings United States Secretary of Treasurer, Timothy Geithner
Greetings Commissioner of Internal Revenue, Mr. Douglas H. Shulman

A civil action, No. 2:11-cv-00698-FJM, COMPLAINT, to reduce to judgment outstanding federal tax assessments against James Leslie Reading and Clare L. Reading and to foreclose the statutory liens that arose from those assessments upon certain real property, by the UNITED STATES OF AMERICA in a UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA. There is no attorney involved in this matter.

Please consider this Discovery Request to be timely under these extraordinary circumstances. We are trying to determine, and gather any evidence of same, whether or not the Department of Justice is authorized by you (Attorney General of the United States, Eric Holder) to bring this judicial enforcement and legal action against us. This is a jurisdictional question and a challenge of jurisdiction, which can be made at any time. **Please send your response by certified mail.**

The statutes clearly state the requirements and the different tasks needed to be performed to assure compliance with the law in this instance. We require evidence that each was, in fact, completed.

Mr. Timothy Geithner, United States Secretary of Treasury, please provide Certification that you **authorized or sanctioned this proceeding** as required per 26 U.S.C. § 7401. Please also provide a Certified copy of your written request to the Attorney General of the United States as required per 26 U.S.C. § 7403(a).

Mr. Douglas H. Shulman, Commissioner of the IRS, please provide a Certified copy of the letter that you wrote **declaring your opinion that the interests of the United States require the service of counsel, and** that you sent this letter to the Attorney General of the United States asking for their intervention into this case as required by 28 U.S.C. § 514.

Mr. Eric Holder, Attorney General of the United States, please provide Certification that you or your delegate directed that this action be commenced as required per 26 U.S.C. § 7401; that specifically, in writing, you authorized CHARLES M. DUFFY, U.S. Attorney, to proceed for the UNITED STATES OF AMERICA against James Leslie Reading and Clare L. Reading.

Mr. Eric Holder, Attorney General of the United States, please also provide Certification that the Internal Revenue Service Counsel Referral Letter, was received by your Office, requesting that you authorize the Department of Justice Tax Division to prosecute on behalf of the UNITED STATES OF AMERICA in this civil action. Please provide a copy of that Referral Letter showing the signature(s) of the referring party(ies) to **perfect the Court Records** regarding 2:11-cv-00698-FJM filed on April 8, 2011, in the U.S. District Court, District of Arizona.

Please provide copies of the Official Delegations of Authority involving the following individual Internal Revenue Service and Department of Justice employees, (and, any other employees) authorized by you or your delegate, to investigate and prosecute regarding 2:11-cv-00698-FJM filed April 8, 2011, COMPLAINT to reduce federal tax assessments to judgment against James Leslie Reading and Clare L. Reading:

CHARLES M. DUFFY - Trial Attorney, Tax Division U.S. Department of Justice
DENNIS BURKE – United States Attorney District of Arizona
DEBRA VAHE – IRS Revenue Officer

No Notice of Certification or Authorization from the Attorney General of the United States of America or his delegate, pursuant to 28 U.S.C. § 510 and § 514 is in the court records. James Leslie Reading and Clare Louise Reading are entitled by statute to see the Delegation(s)

of Authority from the United States Attorney General, directing the Department of Justice to bring this action.

The U.S. Supreme Court has held that the public at large are taking a risk if they do not ascertain the authority of the agents purposing to represent the government, before entering into an arrangement with them, and the Department of Justice should have provided the certification of the United States Attorney General with the initial filing of their Complaint, as it is required.

The absence of such notice and authority on the Court Record creates doubt that the Attorney appearing for and representing the UNITED STATES OF AMERICA has such authority to bring this cause of action.

The Court will be asked to determine if the official who signed the certification in this instance was the Acting U.S. Attorney at the time, as required by law.

The extraordinary remedy sought by the un-bonded Government Plaintiff for a Tax Issue appears to have been filed with the District Court prematurely without proper authority and without proper and legal administrative agency referral. Therefore, the Court should allow additional discovery time, now, in order to preserve the rights of James Leslie Reading and Clare Louise Reading, and to determine whether a jurisdictional bar exists before proceeding to any other Motions or Orders by the United States District Court. The remedy for the tax issues at hand is in the IRS Service Center and not the US District Courts. They have refused to act honorably, honestly, and truthfully. Instead they have hidden behind a wall of silence.

**HOUSE OF REPRESENTATIVES 104TH CONGRESS 1ST SESSION.
H.R. 988 -- ATTORNEY ACCOUNTABILITY ACT OF 1995**

Purpose and Summary

The bill, H.R. 988, as reported, was derived from sections 101, Award of Attorney's Fee to prevailing party; 102, Honesty in Evidence; and 104, Attorney Accountability and Rule 11(c) sanctions against lawyers, of H.R.10, the "Common Sense Legal Reforms Act of 1995". The

purpose of H.R. 988 is to provide concrete steps to restore accountability, efficiency, and fairness to our Federal Civil Justice System.

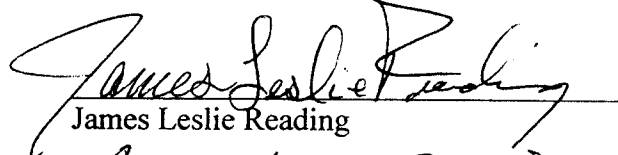
Mr. Eric Holder, Attorney General of the United States, please state specifically that the Department of Justice is operating under the direction of the Attorney General as required by 28 U.S.C. § 516 and that your Office is supervising and in agreement with the Department of Justice and Internal Revenue Service procedures and pleadings in this instance, as they have been worked thus far against James Leslie Reading and Clare Louise Reading.

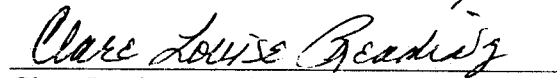
Thank you in advance for your time on this serious issue.

Please be aware that your underlings are threatening to put us out of our home and into the street.

We will anticipate a response from you as timely as possible within 21 days.

Respectfully Submitted,


James Leslie Reading


Clare Louise Reading

c/o 2425 East Fox Street
Mesa, Arizona PC: 85213