On this page Cindy refers to Irwin's upcoming visit to Vegas to challenge the contempt conviction, and my info is that that is scheduled for **9:00 am on September 17**th. Check with the FDC court clerk though before traveling. His motion can be seen via "Appeal" at http://taxlaw.bravehost.com

FEDERAL PRISON CAMP. 37930 NO. 45th Avenue PHOENIX, ARIZONA 85086+7057 DETAINEE # 39011-048

Dear Freedom Lovers & Truth Seekers,

Here it is - August 2008 already... We have been locked up nearly 3 years. The last update I sent out turned into Go pages, I believe, with all of the exhibits — the contra—

dictions. This one will not be so long. If you have not seen the last one, it can be viewed on the internet - I will write the URL at the end of this letter.

We have been responding to the Plaintiff's Motion for Summary Judgment on the PERMANENT INJUNCTION since the end of February. The court set very short time lines for our papers to be filed so the responses had to be supplemented twice and then the Tax Division Attorney filed his non response before the 2nd supplemental answer was even due -- and, I filed a rejoinder noting my protest to the attorney's flouting of the rules of procedure among other disgraceful acts & omissions. The documents can be seen online at the PACER Website, (Case No. CV-S-03-0281 - LDG-RJT), and, they turned out quite well considering the fact that all of the charged code Sections (penalty sections 6694, 6695, 6700, 6701 and 7408) have been changed since the 2003 filing of the original complaint and in significant ways. Read thom if you are interested - people tell me that they are very informative. The Court, Judge Lloyd D. George, should decide that the U.S. of A. is not entitled to the extraordinary relief of permanent injunction.

Irwin will be traveling again - He will go back to Las Vegas before Judge kent Dawson for re-sentencing on the contempt of court charges. The event has already been printed in the Las Vegas Review Journal - (I'll copy that for you) - I hope that some of you are able to attend the proceedings, that is, the ones that can refrain from shouting out and bringing us even more trouble. Irwin wrote a very powerful brief for his upcoming sentencing hearing. It should be accessible through PACER or, perhaps, Jim Davies or someone else in the group. His writing still amazes me.

Most of you know that I work for UNICOR, a division of Federal Prison Industries. The prisons that house UNICOR put prisoners to work doing a large variety of jobs. At Carswell in Texas, the women are telephone operators. The UNICOR at Victorville, CA., manufacture Humvee trailers and other such things that can be built crassembled with the tools they have installed. Here, in Phoenix, we assemble radio mounts and circuit boards — Military contracts. We ship what we do to other prisons such as Danbury, CT., Texarkana, TX., somewhere in Pennsylvania... I think of all the other inmates I know who are actually innocent like me and who might be working to pay a restitution they do not owe as I am.

When I am not working on my job at unicor and not working on legal documents, then I am drawing and painting. I am teaching the Watercolor painting class again. "This is the 3rd time "and, the inmates LOVE the class! You can see some of my artwork, at the Idaho Observer website: www.proliberty.comv. I hope that you are all subscribers to the IDAHO OBSERVER and I hope you are passing the REAL NEWS on to others and encouraging them to do the same thing. It is an EXCELLENT publication!

An inmate who "lives" on the next hallway is going home in 5 days after serving 2 years for not paying \$36,000 in income taxes and after already paying several thousand dollars for that "tax year". Just a couple of months ago the inmate's husband "settled" the alleged 36k debt by drawing \$18k out of his 401k account (plus whatever tax that cost him)—and, now, only days before she is to finally return home to her family, the I.R.S. sends new bills for different tax years—Years that they already filed and paid! Imagine being in prison for not paying income taxes and not knowing that you were imprisoned for a tax that does not exist. The I.R.S. will eventually clean out that 401k account ... and



them on welfare of the agency or drive them to commit in order to stay alive (unless...)

Every inmate that signed a plea agreement with the D.O.J. for all of the conspiracies for which they were charged potentially have an I.R.s. case waiting for them when they are released. Most of the inmates here are plea bargained drug cases and smuggling illegal aliens. When they "bargained" they admitted to illegal "income" and none of them realized what they were signing at the time. The "agreements" state that another agency of the federal government may make a related claim against the pleader — Now, what other agency would that be? It is a trap set to guarantee the probationer's failure — to keep them on "the system." At least 80% of the inmates here are Mexican, Mexican-Americans, and Native Americans. These young women have children at home, some have husbands, but mostly the parents of the inmates are raising the grandchildren.

When the child of an inmate is signed up for welfare assistance, that agency seeks child support and files the papers with the local District Atlorney's office. The inmates are served with the papers by personal service and child support arrearages begin accruing.

Companies that hire ex-felons receive tax incentives for doing so. The federal government will BOND the convict, insuring the employer against loss for 1 year. So, the convict has a better chance for being hired to maintain a job than non-offenders. (Everything is upside down!) But, with the tax incentives for employers, the network of predator agencies is set up well. The employer will do whatever any agent demands.

We are learning a great deal, aren't we? Well, now we know. Funny, (not funny ha-ha), how the picture fits together when all of the pieces are on the table.

Now, I must take a break from this to go to MAIL CALL.



Thank you very much each and every one of you who still think of us and send us a letter, post card or magazine to say that we are remembered. Your thoughtful words of support and encouragement mean more than mere words can convey. Being actually innocent and incarcerated with "multiple personality" lyin', stealin', vulgar and lewd criminals is not easy... One must continually fight natural impulses to scold & for slap the obnoxious, juvenille delinquents that purposely havas / terrorize those of us who are still civilized under these intolerable conditions. Your cards and letters and soft cover magazines & books help us to "travel" away from these premises for a little while. We are energized and motivated by your thoughtfulness & consideration. Thank you!" (The scenic photography is a valuable resource for me as a painter, too.)

It is monsoon season here in the desert so those of us with implementation devices & arthritis In our spines are suffering with the climate aggravations, and, my "cosmetic" dental work continues to fall apart making it impossible to eat anything that is healthy besides tunafish—but, otherwise, I am doing well and my spirit is strong, my will is determined to win this battle.

I hope that you will spend a couple of hours looking at our court papers recently filed and see that we are still trying to defend you too. Check out the case of Warr. C.I.P., a 9th cir. case, 814 F.2d 1363, saying that the commissioner must make a "DETERMINATION" of a deficiency—that the form letter does not establish the "determination" requirement. You can use this case. I used it in my recent "Rejoinder to Plaintiff's Reply" in the Permanent Injunction case at page 8.

Finally, I am unable to find the url for the website where our papers are posted - So, please Email: jimdav@ copper.net asking to be put on the list of court Watchers. *

until next time — Take good care of you and Befree — (Stay safe). Since

* It's http://www.takelifeback.com/ssc/cindylets - Jim

4.

Tax activist fights contempt charges

Schiff denies disrupting federal trial in 2005

By ADRIENNE PACKER

REVIEW-JOURNAL

Anti-income tax proponent Irwin Schiff's behavior during his federal trial three years ago could earn the 80-year-old felon an additional month in prison.

U.S. District Judge Kent Dawson slapped Schiff with 15 counts of contempt of court last month and scheduled a

hearing June 24.

Schiff, who was found guilty of conspiring to defraud the Internal Revenue Service, tax evasion and filing false returns, was sentenced in 2006. He is scheduled to be released in October 2016. Schiff represented himself during the trial in Dawson's courtroom.

In his orders, Dawson claims Schiff repeatedly disrupted and delayed the 2005 trial proceedings.

Dawson said that on several occasions Schiff:

■ Offered leading questions intended to make the witness speculate what Schiff was thinking.

Asked questions to elicit irrelevant testimony.

de offered testimony while he was questioning witnesses and not under oath.

Schiff "did argue with the Court over its ruling and did engage in theatrics and did describe the actions of the Court as 'silly' after numerous warnings to desist," Dawson wrote in his order.

On Friday, Schiff, who is incarcerated in Terre Haute, Ind., asked for additional time to prepare for the hearing. In



Irwin Schiff
Income tax
foe convicted
of conspiring
to defraud
IRS, tax
evasion and
filing false
returns

his response, Schiff requested a full transcript of the trial and denied any wrongdoing or inappropriate behavior on his part.

"For Schiff to establish the mischaracterization and unwarranted nature of the charges at issue, Schiff would need trial transcript pages showing the exact circumstances out of which the contempt charge emerged," Schiff wrote.

"Schiff, at this point, is to-

"Schiff, at this point, is totally at a loss to understand whether or not this is an adversarial proceeding, and, if so, who is his adversary?" he wrote.

During the trial, Schiff and his cohorts took to the radio airwaves to stir up other anti-

tax proponents.

Dawson said this month that spectators at the trial would shout "objection" in the middle of proceedings, acid was poured on the vehicles of IRS agents, and court employees' tires were punctured.

Dawson was in fear of his life. For months a U.S. Marshal drove him and his wife around town and even on a trip to the mountains.

Contact reporter Adrienne Packer at apacke@reviewjournal.com or 702-384-8710.