750 Law Offices Identify the Fruit of the Tree

By Dave

From time to time I’ve received what I call “carpet-bagger” letters from lawyers wanting to assist with the toilet-paper the IRS calls “Notice of Federal Tax Lien” (NFTL). Most I simply chuck as boring. This one I found interesting for the following reasons:

- It purports to represent 750 Nationwide Offices—that’s a lot of lawyers!!
- Contrast this: In how many is the truth biblically stated to be known?
- Its author claims “MASTERS IN TAX LAWS.”
- It CLEARLY states: “Those IRS employees have very little authority and their only function is to increase the power of the IRS to collect the tax to your detriment.”

From the latter, we see thus that Dr. Ed Rivers is confirmed when he stated one of my now-favorite quotes [committed to memory]: “Employee’s are universally characterized as lacking in discretionary powers.” But this letter has other gems worthy of mentioning.

Background on Jesus’ Analogy Regarding Fruit

Before I go on, it is instructive to read in Matthew and Luke what Jesus states:

*By their fruits you shall know them. …….So every good tree yields good fruit, but a rotten tree yields wicked fruit. A good tree is unable to yield wicked fruit, and a rotten tree to yield good fruit. Every tree that does not bear good fruit is cut down and thrown into the fire. So then, by their fruits you shall know them –…….Either make the tree good and its fruit good, or else make the tree rotten and its fruit rotten, for a tree is known by its fruit*

*The good man brings forth what is good out of the good treasure of his heart, and the wicked man brings forth what is wicked out of the wicked treasure of his heart. For out of the overflow of the heart his mouth speaks.*

It’s important to “see” these concepts in Jesus’ teachings:

- From the statement that a good tree is UNABLE to yield wicked fruit, we know that all we need is ONE piece of wicked fruit to know that the tree is rotten.
- From the statement that a rotten tree is unable to yield good fruit, once we know the tree as rotten, we also know to stop looking for anything good. In short we see the wicked treasure of his heart.
We can draw a conclusion that: (1) simply one piece of fruit as evidence is ALL that is needed to prove the tree is rotten and thus, (2) for us to dismiss the rest of any fruit [from that tree] as anything but good.

Further in Jesus’ teachings is the simple remedy: Make the tree good or make the tree rotten. [A clear parallel to the inability to serve two masters; one either serves good as master or evil.] When you look at the letter, the directive for government is clear: Make the tree good.

**Onto the Actual Letter**

Now back to the letter for some testimonial-evidence about the IRS courtesy of 750 law offices—remembering that only ONE piece of fruit witnesses a rotten tree. :

- **2nd Paragraph** “…in the *collection* of taxes…*alleged* to be due”: What do you call something actually collected based upon only alleged to be due?
- **3rd Paragraph** “*eliciting* information used to your disadvantage to *seize* assets”
- **3rd Paragraph**: “…*Lure* you into an installment agreement.”
- **3rd Paragraph**: [notice that “offered” is in quotes]: “…’offered’ what *appears* to be a way out…”
- **3rd Paragraph**: “…*jumps*….at the agreement.”
- **3rd Paragraph**: “IRS personnel are *well aware* that over 99%...of agreements are *defaulted* upon.”
- **3rd Paragraph**: “…waiver *highly detrimental* to you…”

Thru many state attorney generals office and even the FTC, such similar tactics in the private sector were so despicable as to warrant criminalization. Taken collectively these are fraud—actual and constructive included—under “color of law.” And now you have essentially 750 law offices of Wall Inc. and Mr. Wall himself declaring so—convenient that they too are officers of the court.

Next consider how powerful Jesus’ words are: There is nothing left good in any other aspect of the tree! Think what this means for President of the United States, Congress, Federal Courts, Tax Court, etc.

**What’s the Point Dave….I Knew this!**

Of course you do….to a certain extent. How many of you though either spent time or continue to spend time searching for salvation within USC or CFR, case law, or the Constitution? What are these things? THE TREE!!!! The point is this: What MORE evidence do you need? You could have stopped at the VERY first piece of wicked fruit evidence you witnessed! Jesus commanded that a GOOD tree is **UNABLE** to produce wicked fruit. It’s so simple it’s ASTOUNDING! Can you see the words “self-evidence” in this concept?
Dave

P.S.

If you want a further revelation in how to COMMAND a remedy from your adversaries, read further in Matthew what Jesus does with simple fruit and faith:

\begin{quote}
And returning to the city early in the morning, He became hungry. And seeing a single fig tree by the way, He came to it and found naught on it but leaves, and said to it, “Let no fruit grow on you ever again.” And immediately the fig tree withered. And the taught ones, seeing it, marvelled, saying, “How did the fig tree wither so soon?” And Jesus answering, said to them, “Truly, I say to you, if you have belief and do not doubt, you shall not only do what was done to the fig tree, but even if you say to this mountain, ‘Be removed and be thrown into the sea,’ it shall be done. And whatever you ask in prayer, believing, you shall receive.”
\end{quote}

Knowing that most people in this country claim a Christian background can you see the makings of a great remedy in your next response letter? It would strike to the very heart of their internal conflict by doing thus:

1. Quote the passage from Matthew and explanation as I have done for you.
2. Parade the fruit evidence of wickedness. Conclusion: Tree is rotten.
3. Command your adversary: “Let no fruit grow on you ever again.”
4. Have belief and no doubt...knowing that you just caused a very big conflict in this employee’s mind. The mind will always resolve to truth.
Mr. David

Dear Mr. [redacted]

Public records indicate that a federal, state and/or local tax lien has been filed against you. This problem will not "go away"; the passage of time will only compound your problem! This is a serious matter, which must be dealt with as soon as possible.

As you are probably already aware, tax authorities are quite aggressive in the collection of taxes that are due or alleged to be due. Filing of the lien is one of the first steps in the collection process; the next steps are phone calls, a personal visit and the seizure and sale of assets, businesses and levies on bank accounts and wages.

The IRS will attempt to contact you first by mail and then via telephone. The notices by mail are very important; they afford you certain rights, which must be acted upon within a certain time to preserve them. The telephone calls are from IRS personnel who are trained to elicit information, which will work to your disadvantage; this includes information which is used to seize assets. They may also attempt to lure you into an installment agreement. The taxpayer, when "offered" what appears to be a way out of the serious problem often jumps at the chance to obtain the installment agreement. However, if the payments are too low, due to the IRS procedures in application of funds, you will not payoff any of the tax. If your payments are too high, you will default on your agreement and the full wrath of the IRS will follow. IRS personnel are well aware that over 99% of all installment agreements are defaulted on. These same IRS personnel will also attempt to send you forms to complete and return. One form, a waiver, is highly detrimental to you; it extends the period during which the IRS can collect the tax. Do not sign this or any other form. You will seldom be dealing with the same IRS employee, therefore, what one employee promises you may not be respected by another IRS employee. These IRS employees have very little authority and their only function is to increase the power of the IRS.
to collect the tax to your detriment. However, the Internal Revenue Manual and the Taxpayer Bill of Rights require that the IRS employees respect your right to obtain representation. Therefore, do not discuss the matter with any IRS personnel. The IRS cannot contact you after you have obtained our services. Thereafter you will not be required to have any personal contact with the IRS whatsoever. Accordingly, you should contact us as soon as possible; delay only works to the advantage of the IRS.

Our work is limited solely to representing taxpayers before the Internal Revenue Service Collection, Audits, and Appeals Divisions. We will see that your rights afforded by the Taxpayer Bill of Rights and the Internal Revenue Manual, and other administrative rights, are protected. We will also minimize the amount of tax, penalties, and interest you ultimately pay by analyzing your financial and procedural position, choosing the proper delicate negotiations and procedural arguments. Even if you do not dispute that the tax is due and are unable to pay the tax, we can assist you.

Tax liens are routinely picked up by the credit bureaus and included on your credit report. These liens destroy your credit. We can assist you in the removal of these tax liens from your credit report.

Wall & Associates limits itself to defending the interests of taxpayers in IRS administrative controversies. Wall & Associates employs professionals from many different fields in order to draw upon their respective areas of expertise in resolving your problem. If your problem goes beyond an administrative IRS dispute into an area of law or for lawyers, we can identify that fact so that you can decide how you want to proceed. I have a Masters in Tax Law and over 30 years experience assisting thousands of persons in IRS administrative disputes.

I invite you to contact me at your earliest convenience to discuss this matter, so that we can begin a process, which will offer peace of mind, effective management and resolution of these problems and restoration of your good credit standing.

There will be no charge for the initial one half-hour consultation to discuss these matters.

Sincerely,

WALL & ASSOCIATES, INC.

By: E. Kenneth Wall

E. Kenneth Wall, President