

J. H. [REDACTED]
Certified Letter # 7016 2070 0000 2154 1127

Internal Revenue Service
Austin, TX 73301-0025

Dear Joseph Dianto,

This letter is in reference to LTR 96C dated September 08, 2017. In your letter you stated that you have calculated my supplied (withholding verified) information using form 1040 EZ. Also that I supplied incorrect information (\$13700 refund). You also stated that you calculated everything and that I owe based on your calculations. You also stated the healthcare question was not answered and that I needed to supply other forms for addressing that question.

It appears to me the you have chosen to ignore my tax return all together and have decided to start you own based off information sent to you from a third party. According to IRS transcript, received after the date of this letter, it has shown that you have already received a return from me. If you have issues with the information contained on the return or the associated 4852 form we can address them. If not then I will assume you are knowingly acting in an unlawful manner.

I will further observe, solely for your edification, that 26 USC 7214(a) states that:

a) Unlawful acts of revenue officers or agents

Any officer or employee of the United States acting in connection with any revenue law of the United States—

(1) who is guilty of any extortion or willful oppression under color of law; or

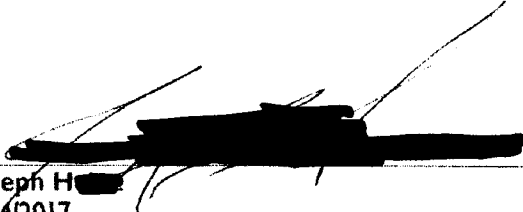
(2) who knowingly demands other or greater sums than are authorized by law, or receives any fee, compensation, or reward, except as by law prescribed, for the performance of any duty; or

(3) who with intent to defeat the application of any provision of this title fails to perform any of the duties of his office or employment;

...

shall be dismissed from office or discharged from employment and, upon conviction thereof, shall be fined not more than \$10,000, or imprisoned not more than 5 years, or both. The court may in its discretion award out of the fine so imposed an amount, not in excess of one-half thereof, for the use of the informer, if any, who shall be ascertained by the judgment of the court. The court also shall render judgment against the said officer or employee for the amount of damages sustained in favor of the party injured, to be collected by execution.

You will also find enclosed copies of my return so as to not have to track them back down.



Joseph H [REDACTED]
9/24/2017

Enclosed: Copy of LTR 96C
Copy of return transcript
Copy of 1040EZ
Copy of 8542 Form