

John Turner

From: Dave Bosset <daveb@bosset.com>
To: John Turner <time4jt@worldnet.att.net>
Sent: Thursday, August 16, 2001 2:53 PM
Subject: Re:

John,

Could you give me a call re: the Pocket Commission. One of my fellow patriots in St. Petersburg used that information in a "Summons" hearing in Federal District Court today. He challenged the completion of the administrative "steps" required by the Powel doctrine, stating that the IRS agent was not authorized to issue the Summons because she lacked the "E" suffix on her Pocket Commission that would give her "enforcement" authorization. The AUSA and the Judge basically came unglued. The Judge put her head in her hands and will "take the case under advisement". Note the Judge, after being asked to have the IRS agent to produce the ID to prove Alex wrong, did not order the ID produced. I think I see another "crack" in Humpty Dumpty's shell.

Thanks in advance.

Cordially,

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----- Original Message -----

From: John Turner
To: John Turner
Sent: Wednesday, August 08, 2001 8:15 PM

From: <Oneseadog@aol.com>
Sent: Friday, August 03, 2001 10:32 PM
Subject: ENFORCEMENT POCKET COMMISSION

How many comissions does your favorite IRS agent have to enforce liens and levies?

FOIA FOR DOCUMENTS THAT DESCRIBE IF THAY HAVE AN ENFORCEMENT OR NON-ENFORCEMENT POCKET COMMISSION.

Please read below.

Gary Bryant
Yours For Liberty
oneseadog@aol.com

PLEASE FORWARD TO OTHERS, AND START YOUR FOIA REQUEST.

THEY WILL NOT PROVIDE A COPY OF THE COMMISSION THROUGH FOIA, BUT ARE REQUIRED TO PROVIDE DOCUMENTS THAT DESCRIBE IF THEY HAVE ENFORCEMENT AUTHORITY, OR HAVE NO ENFORCEMENT AUTHORITY.

ALSO, THE R.O. IS REQUIRED TO SHOW YOU HIS/HER COMMISSION IN A PERSONAL VISIT. SO, HAVE A FRIENDLY VISIT WITH HIM/HER FOR COFFEE OR TEA.

AS MANY INDIVIDUALS KNOW THERE ARE ONLY CUSTOMS COLLECTION DISTRICTS IN THE 50 STATES OF THE UNION.

NO IRS DISTRICTS. POCKET COMMISSIONS IR MANUAL:

1(16)53 (5-30-84) Pocket Commissions 1(16)53.1 (11-22-89) Authorized Use
Pocket Commissions will be issued only to those employees who are required to present proof of their authority in the performance of their official duties. With the exception of their use by Inspection, they are primarily intended to identify Service personnel to the public when dealing with tax matters. They will not be issued to employees merely to identify themselves for transacting routine business. At the time of issuance the employee should be instructed to read Document 7098, Rules of Conduct. Misuse of pocket commissions is a violation of the Handbook and may be a violation of Federal Law (18 U.S.C. 499).

1(16)53.2 (11-22-89) Description Pocket commissions are categorized as either "enforcement" or "non-enforcement".

(2) (1). Enforcement commissions conform to the format prescribed by the Department of the Treasury for Treasury Law Enforcement Officers, and include those issued to Special Agents, Criminal Investigation Division; Inspectors, Internal Security Division; and the executive, managerial and supervisory officials of these divisions in the National Office and the field. Non-enforcement pocket commissions are those issued to all other employees authorized in IRM 1(16)53.5.

(2) The enforcement pocket commission consists of a black leather combination badge/pocket commission case with cut-out on the outside for the enforcement badge. Inserted inside are laminated upper and lower pocket commission inserts. The upper insert contains the name of the employee. The lower insert contains the title, color photograph, and signature of the employee, certification of authority, serial number, and handwritten signature of the authorizing official. The date of issue should be placed above the serial number.

(3) The non-enforcement pocket commission consists of a red leather folder, embossed in gold on the outside with the Internal Revenue seal, the words, "United States Treasury Department, Internal Revenue Service" and a straight line border. Affixed to the inside are laminated upper and lower pocket commission inserts. The upper insert contains the photograph and signature of the employee. The lower insert contains the name and title of the employee, date of issue, serial number, certification of authority of the employee, and the handwritten signature of the authorizing official.

(4) Each serial number will have a prefix indicating the region where the pocket commission was issued and the suffix "E" for enforcement and the suffix "A" for non-enforcement. The following prefixes are used:

- (a) Commissioner COM
- (b) Assistant Commissioner (Inspection) IN
- (c) Chief Counsel CC
- (d) National Office (except those above) NA
- (e) Central Region CR
- (f) Mid-Atlantic Region MAR
- (g) Midwest Region MWR
- (h) North-Atlantic Region NAR
- (i) Southeast Region SER
- (j) Southwest Region SWR
- (k) Western Region WR

(5) The pocket commission will be displayed only as prescribed in IRM 1(16)53.2:(2) and 1(16)53.2:(3). Plastic protective covers may be used; however, other adornments are not authorized

From: "John Turner" <time4jt@worldnet.att.net>
 To: <jce-bucket-owner@yahooogroups.com>
 Sent: Wednesday, August 08, 2001 1:36 AM
 Subject: Re: ENFORCEMENT POCKET COMMISSION?

ICE,

I just wrote Gary Bryant thanking him for putting this information out. As you know, I recently had my commission out and had not yet put it away. So when I read Gary's info it was sitting inches away. I picked it up and shazam... "WR" for Western Region issuance, "A" for non-enforcement, red leather, gold embossed on the outside. Geez, nothing more than a clerk out there seizing and plundering. Bad enough that the statutes and regs didn't support my actions, now I find out the commission I received upon "graduating" from revenue officer training isn't legitimate for the task they served up either!



[John Turner, former IRS Revenue Officer]
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*US Code as of: 01/23/00***Sec. 499. Military, naval, or official passes**

Whoever falsely makes, forges, counterfeits, alters, or tampers with any naval, military, or official pass or permit, issued by or under the authority of the United States, or with intent to defraud uses or possesses any such pass or permit, or personates or falsely represents himself to be or not to be a person to whom such pass or permit has been duly issued, or willfully allows any other person to have or use any such pass or permit, issued for his use alone, shall be fined under this title or imprisoned not more than five years, or both.