

UNITED STATES COURT OF APPEALS

Jeffrey T. Maehr,
Petitioner

)

)

)

v.

) Docket No. 10758-11

)

COMMISSIONER OF INTERNAL REVENUE
Respondent

)

)

Motion to Reintroduce Previously filed Motion to Recuse, and New Information, both Improperly Rejected by the U.S. Tax Court

I, Jeffrey T. Maehr, Pro Se, comes before the Court of Appeals regarding the following facts of record:

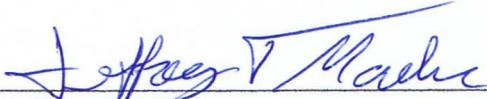
1. Petitioner filed an Affidavit of Prejudice and Motion to Recuse Judge Carluzzo for bias and violation of Due Process rights, which was immediately rejected outright.
2. Petitioner filed recently received “new information,” including evidence of attempted fraud by Respondent, to be included as part of the original case above, and relevant to the case, which was also immediately rejected outright.
3. These documents were immediately rejected and not filed as part of the original court record and without any “Findings of Fact or Conclusions of Law” to support the decision. (See “rejected” email notification attached herein).
4. Petitioner was never properly served with decisions by the U.S. Tax Court throughout this case, therefore, Petitioner never knew there was any ongoing decisions on the various pleadings, (which included a “denied” stamp on the lower right first page of the originally filed documents by Petitioner-something never made known to Petitioner). Documents filed but rejected including discussion on these facts of record.

Petitioner was misled by this procedure, and under the impression the case was NOT closed at any point up to and including the filing of these last documents on 11-28-11. Certainly, Petitioner could have filed further documents in response to the denial, which he did. This was

part of the pleadings that were rejected, including available audio evidence from Tax Court personnel on the misleading and obfuscated “service.”

5. Petitioner believes this information belongs in the original case pleading file, and should not have been immediately rejected outright, like all the other decisions made previously. It further clarifies Petitioner’s legal position, as well as the lack of Standing by Respondent, and jurisdiction of the U.S. Tax Court to have authority to rule against Petitioner in the case.

Respectfully submitted to the Court of Appeals



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From: U.S. Tax Court <Doc-Service@ustaxcourt.gov>
Sent: Wednesday, November 30, 2011 12:08 PM
To: jeffmaehr@southwestfreepress.com
Subject: Docket No. 10758-11 - Notification of eFiling REJECTED by the U.S. Tax Court

Your eFiling in Docket No. 10758-11, Jeffrey Thomas Maehr, for MOTION by petr. (Transaction 64762) has been rejected by the U.S. Tax Court for the following reason(s):

Miscellaneous...

11/28/11 e-submitted Petitioner's :

A) Affidavit of Prejudice Motion to Recuse Judge Lewis R. Carluzzo Notice of 18 U.S.C. 242 Violations, Codified in 42 U.S.C. 1983.

B) Supplement with New Information, in Support of Motion to Vacate, Proving attempted Fraud in Evidence Presented by Defendant.

11/29/11 e-submitted Petitioner's:

A) Motion to Set Aside This Instant Case for Invalid Service of Process.

Above documents are rejected for the following reason:

1) Case closed, Order of Dismissal entered 8/19/11, see IRC sec. 7481.

11/7/11 Motion to vacate was denied 11/8/11.

Pursuant to Judge's direction.

Do not reply to this message. This e-mail is an automated notification which is unable to receive replies.