U. S. DISTRICT COURT NORTHERN DISTRICT OF TEXAS

IN THE UNITED STATES DISTRICT COURT

rE8 1 0 1979 FOR THE NORTHERN DISTRICT OF TEXAS JOSEPH MCELROY, VA.,

> AMENDED MISC. ORDER NO. 1

ORDER ESTABLISHING THE PROCEDURE FOR ISSUANCE OF ORDERS FOR ENTRY ON PREMISES TO EFFECT LEVY BY INTERNAL REVENUE SERVICE

It appearing to the Court that the Supreme Court of the United States has construed Section 6331 of the Internal Revenue Code of 1954 to mean that the Internal Revenue Service has the right to distrain and seize property of a taxpayer who neglects or refuses to pay his tax, but does not mean that the Internal Revenue Service may violate the Fourth Amendment by entering private premises for the purpose of distraint and seizure without a valid search warrant. And it further appearing to the Court that the Internal Revenue Service in this district will, in all likelihood, seek a large number of such warrants, it is therefore the opinion of this Court that the following procedure be established for the processing of such requests.

All requests by the Internal Revenue Service for the issuance of a warrant to allow entry on premises to effect a levy for the collection of taxes shall be titled "APPLICATION OF THE UNITED STATES TO ENTER PREMISES TO EFFECT LEVY" and shall be in the form attached hereto as Exhibit A, along with an affidavit of the appropriate official of the Internal Revenue Service, which shall be in the form attached hereto as Exhibit B, and the order issued by this Court shall be titled "ORDER FOR ENTRY ON PREMISES TO EFFECT LEVY," and shall be in the form attached hereto as Exhibit C.

Approval for filing of the foregoing instruments must be first secured from either the United States Attorney, any Assistant

ORDER ESTABLISHING THE PROCEDURE FOR ISSUANCE OF ORDERS FOR ENTRY ON PREMISES TO EFFECT LEVY BY INTERNAL REVENUE SERVICE - PAGE 1

United States Attorney, the District Counsel for Internal Revenue Service, or any duly designated Assistant District Counsel, and such approval will be evidenced by the signing of the "APPLICATION OF THE UNITED STATES TO ENTER PREMISES TO EFFECT LEVY" (Exhibit A).

Magistrate, who shall have full authority to issue the appropriate order after finding that probable cause exists to believe that property or rights to property which is subject to levy by the United States pursuant to Section 6331 of the Internal Revenue Code of 1954 is located on, or within, the premises described in the aforesaid APPLICATION AND AFFIDAVIT. The instruments shall be filed by the appropriate official of the Internal Revenue Service who will appear before the United States Magistrate, and give sworn testimony in support of his application. The appearance of an attorney representing the Internal Revenue Service will not be required.

These instruments will be received by the United States

Magistrate and filed under an appropriate numbering system and

will be kept by the Magistrate and not delivered to the United States

District Clerk.

Upon execution of the Order issued pursuant to these rules, the appropriate representative of the Internal Revenue Service will not be required to make a return of execution to the Court.

The foregoing procedures are effective immediately.

W, W. Saylor UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT JUDGE

ORDER ESTABLISHING THE PROCEDURE FOR ISSUANCE OF ORDERS FOR ENTRY ON PREMISES TO EFFECT LEVY BY INTERNAL REVENUE SERVICE - PAGE 2

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS

DIVISION
IN THE MATTER OF THE X DOCKET NO
APPLICATION OF THE UNITED STATES TO ENTER PREMISES TO EFFECT LEVY
The United States of America, on the basis of the
attached affidavit, respectfully requests this Court to enter
an order authorizing the revenue officer to enter the premises
located at,
, Texas, for the purpose of seizing the
property of
as may be found therein which is subject to levy by the United
States in satisfaction of the outstanding federal taxes now due
and owing by said taxpayer, together with interest and costs as
allowed by law.
KENNETH J. MIGHELL UNITED STATES ATTORNEY
ASSISTANT U. S. ATTORNEY
<u>OR</u>
DAVID E. GASTON, DISTRICT COUNSEI INTERNAL REVENUE SERVICE
By: ASSISTANT DISTRICT COUNSEL

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS

DIVISION

IN THE MATTER OF THE	- *		
TAX INDEBTEDNESS OF	* - *	DOCKET NO	
AFFIDA	VIT OF REVE	NUE OFFICER	
City of	*		,
State of Texas	*		
Revenue Office	r		, having
been first duly sworn, s	tates as fo	llows:	
1. I am a rev	enue office	r employed in the	Collection
Division of the Office o	f the Distr	ict Director, Inte	rnal Revenue
Service, at		As a rev	enue officer, I
have the duty and author			
sale under the provision	s of Section	n 6331 of the Inte	rnal Revenue
Code of 1954.			
2. An assessm	ent of tax,	penalty and inter	est to the
extent applicable, for t	he periods e	ending:	
		, has be	en made against
		in the total amoun	t of \$
for which notice and dem	and was made	e on	
pursuant to Sections 620	1, 6203, and	6303 of the Inte	rnal Revenue Code.
3. The said to	axpayer has	neglected or refu	sed to pay the
full amount of the tax a	ssessed with	nin 10 days after	such notice and
demand and this neglect	or refusal o	continues.	
4. There is no	ow due, owir	ng and unpaid with	respect to
such tax, penalty and in	terest a tot	al amount of \$	
plus statutory additions	•		

- 5. By reason of the assessment, a lien has arisen on all property and rights to property of said taxpayer as prescribed by Sections 6321 and 6322 of the Internal Revenue Code of 1954 (26 U.S.C.).
- 6. By reason of the taxpayer's neglect and failure to pay such tax within 10 days after notice and demand, a levy may be made on all property and rights to property belonging to the taxpayer or to which the federal tax lien attaches.
- 7. Narrative statement describing article (or articles) to be seized and ownership interest of taxpayer. Statement should reflect that the affiant knows or has reasonable cause to believe that there is personal property on the premises belonging to the taxpayer. Statement should also include description of attempts to secure permission from the taxpayer for levy.]

	kevenue (Texas
Subscribed and sworn to before me this	day (of
UNITED STATES M	AGISTRATE	

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS

DIVISION
IN THE MATTER OF THE I DOCKET NO
ORDER FOR ENTRY ON PREMISES TO EFFECT LEVY
The United States, having filed an application request-
ing authorization for, a revenue
officer of the Internal Revenue Service, to enter the premises
located at,, Texas,
in order to seize property in satisfaction of unpaid federal taxes,
together with his affidavit in support of that application, and
the Court finding, on the basis of the affidavit, that there is
probable cause to believe that property or rights to property which
is subject to levy by the United States pursuant to Section 6331 of
the Internal Revenue Code is located on or within the premises
described, it is
ORDERED that the revenue officer is authorized to enter
the premises described and to make such search as is necessary in
order to levy and seize, pursuant to Section 6331 of the Internal
Revenue Code of 1954. In making this search and seizure, however,
the revenue officer is directed to enter the premises during business
hours or the day time and within 10 days of this order.
Dated: