Whistleblower sues IRS for 2.7 Trillion Dollars

Whistleblower sues IRS for 2.7 Trillion Dollars for not collecting taxes on kickbacks paid to healthcare insurance companies

United States Tax Court

ROY J. MEIDINGER, Petitioner,)
-versus-)) Docket No. 016585-18W
COMMISSIONER OF INTERNAL REVENUE, Respondent.)

AMENDED PETITION FOR WHISTLEBLOWER ACTION UNDER CODE SECTION 7623 (b)(4)

1. This is an amended petition to the original petition for whistleblower action under code section 7623 as a matter of right filed under Sec. 34 in relation to Rul Rı of Pr ce and Procedures of the United States Tax Court. Peti er has initially filed he United Stat w ourt stl ei ugu 18, and tember 9th 2 Η ne Pe Pe d out serv ver, er a i ew n, oner f and th that there we 501 tra errd e v no rel sta , this ded pet n.

JURISDICTION OF UNITED ATES TAX COURT

- 2. Petitioner has initially filed with the United States Tax Court a Petition for Whistleblower Action on August 23, 2018, However, after a review of the Petition, the Petitioner found out that there was no relief stated therein, hence, this amended petition. Petitioner filled out the Tax Courts form, T.C. FORM 2 (REV. 3/16) and checked the option "Notice of Determination Concerning Collection Action".
- This instant Petition is filed before the United States Tax Court under 26 U.S.C. § 7623 US Code-Title 26. Internal Revenue Code § 7623. Expenses of detection of underpayments and fraud, etc. (b) (4) & (b) (6) (a).
- par. 4 which states that:
 - "(4) Appeal of award determination. --Any determination regarding an award under paragraph (1), (2), or (3) may, within 30 days of such determination, be appealed to the Tax Court (and the Tax Court shall have jurisdiction with respect to such matter)."

par. (b) (6) (a) states that:

"(6) Additional rules (a) No contract necessary

Fort Myers, Oct 8, 2018 (<u>Issuewire.com</u>) - Whistleblower sues IRS for 2.7 Trillion Dollars for not collecting taxes on kickbacks paid to healthcare insurance companies

IRS Whistleblower filed Tax Court case Docket No. 16585 – 18W for damages of 2.7 trillion dollars. The IRS refuses to enforce the tax law covering illegal kickbacks in the healthcare industry. The payment is a cancellation of debt owed by the insurance companies to the providers. The kickback is the difference of the billed amount on the patient's invoice and the actual amount paid by the insurance company. The providers and the insurance companies are on the accrual method of accounting; therefore, when the patient's bill is issued with the standard amounts charged to all patients, it is the amount recognized for tax purposes. The question facing the nation is whether the Department of Justice will defend the IRS for violating the tax laws or prosecute the decision makers in the Internal Revenue Service.

See attached case for legal issues and support documents.

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Source: Internal Revenue Service

See on IssueWire: https://www.issuewire.com/whistleblower-sues-irs-for-27-trillion-

dollars-1613592496112951