

**In the United States District Court
For the District of Columbia**

<i>Dwaileebe v. Martineau, et al.</i>	§	
1:16-CV-0420	§	
<i>Morris v. McMonagle, et al.,</i>	§	
1:14-CV-1384	§	
<i>McGarvin v. McMonagle, et al.,</i>	§	
1:16-CV-1458	§	Re: NOTICE of APPEAL
<i>Podgorny v. McMonagle, et al.,</i>	§	
1:16-CV-1768	§	
<i>Crumpacker v. Klepper, et al.,</i>	§	
1:16-CV-1053	§	
<i>U.S. v. Crumpacker, Ellis, McNeil</i>	§	
1:16-CV-1053	§	

NOTICE of NEWLY FILED SUIT *Ellis & McNeil v. Jackson, Cooper, Et al.*
&
MOTION TO STAY FILING ORDER, PENDING MANDAMUS
OUTCOME

The Court is respectfully requested to Notice Class’ victims Ellis and McNeil filing on or about Nov. 17th, 2016 of their respectful suit in the District of Columbia challenging certain acts by Judges Jackson, Cooper and Srinivasan, as well as those of the attorneys representing the United States.

All Class Plaintiffs are aware of this Court’s scheduling Order of October 21, 2016, and are NOT seeking to delay the Court-required filings. They simply seek to ensure a court determines whether or not the Judges and attorneys actions, sued solely in personal capacity under *Bivins*, constitute misprision of felony in support of, and to conceal the underlying IRS record falsification scheme.

Class victims are, of course, eager to address and file any document required by the Court, but seek a delay, pending outcome of the newly filed suit, and any necessary further appeal to the

Circuit or to the Supreme Court. This Notice and Motion is not filed for any improper purpose, such as to delay the just outcome of their cases.

Relief Requested

All Class victims/Plaintiffs, whatever denominated by the Court, respectfully request

1. The court Notice the filing in the District of Columbia of Ellis & McNeil v. Jackson,, Cooper, et al; and
2. A stay of the filing schedule ordered by the Court on October 21, 2016, until the outcome of Ellis & McNeil, and any necessary further appeal is completed.

Respectfully submitted and verified as follows:

Verification/Declaration

Comes now each Class victim/Plaintiff, declaring under penalty of perjury, pursuant to 28 USC §1746, that the facts stated in the foregoing Notice of Newly Filed Suit and Motion to Stay Filing Order... are absolutely true and correct to the very best of my knowledge and belief, **SO HELP ME GOD.**

/s/ Robert A. McNeil
729 Grapevine Hwy. #148
Hurst, Texas 76054

Dated: _____

/s/ Michael Ellis
5052 N.E. County Road 0220
Rice, Texas 75155

Dated: _____

CERTIFICATE of SERVICE

I certify that a copy of the foregoing Notice of Newly Filed Suit and Motion to Stay Filing Order was served via United States Mail on or about 17 Nov. 2016, to the following:

Defendant United States Attorney General
Department of Justice
950 Pennsylvania Ave. NW
Washington, D.C. 20530

Defendant Commissioner, IRS
Office of Procedure and Administration
1111 Constitution Ave. NW, Room 5503
Washington, D.C. 20224

U.S. Attorney for the District of Columbia
Civil Process Clerk
555 Fourth Street, NW
Washington, D.C. 20530

Defendant AAAG Ciraolo-Klepper
Department of Justice
950 Pennsylvania Avenue, Room 4603
Washington, D.C. 20530

Defendant Michael J. Martineau
U.S. DoJ
Post Office Box 227
Washington, D.C. 20044

Defendant Mark J. Langer
C/O United States Court of Appeals
333 Constitution Ave. N.W.
Washington, D.C. 20001

Mr. Ryan O. McMonagle
Trial Attorney, Tax Division
U.S. Department of Justice
P.O. Box 227, Ben Franklin Station
Washington, D.C. 20044

/s/ Robert A. McNeil