

1 ANDRÉ BIROTTE, JR.
United States Attorney
2 SANDRA B. BROWN
Assistant United States Attorney
3 Chief, Tax Division
ROBERT F. CONTE (SBN 157582)
4 Assistant United States Attorney
Room 7211 Federal Building
5 300 North Los Angeles Street
Los Angeles, California 90012
6 Telephone: (213) 894-6607
Facsimile: (213) 894-0115

7 COLIN C. SAMPSON
8 Trial Attorney, Tax Division
U.S. Department of Justice
9 P.O. Box 683, Ben Franklin Station
Washington, D.C. 20044
10 Telephone: (202) 514-6062
Facsimile: (202) 307-0054
11 Colin.C.Sampson@usdoj.gov

12 Attorneys for United States of America

13 UNITED STATES DISTRICT COURT
14 FOR THE CENTRAL DISTRICT OF CALIFORNIA

15 UNITED STATES OF AMERICA,) 5:04-cv-01566 VAP-SGL
16 Plaintiff,)
17 v.)
18) **FINAL JUDGMENT AND PERMANENT**
19) **INJUNCTION AGAINST DEFENDANT**
20) **IVAN T. JOHNSON**
N.C.K. SERVICES, INC.,)
CARLA D. BERRY; KAREN D.)
21 BERRY; and IVAN T. JOHNSON,)
Defendants.)
22)
23)

24 Pursuant to the STIPULATION FOR PERMANENT INJUNCTION AND
25 JUDGMENT AGAINST DEFENDANT IVAN T. JOHNSON between Defendant Ivan
26 T. Johnson and Plaintiff United States of America, IT IS ORDERED,
27 ADJUDGED AND DECREED that, Pursuant to 26 U.S.C. §§ 7402(a) and
28

1 7407, the following injunction and final judgment be entered
2 against Defendant Ivan T. Johnson as follows:

3 1. Defendant Ivan T. Johnson is permanently enjoined from
4 Organizing, promoting, marketing, or selling any tax services
5 that advises or incites customers to attempt to violate the
6 internal revenue laws or attempt to violate the internal revenue
7 laws or unlawfully evade the assessment or collection of their
8 federal tax liabilities.

9 2. Defendant Ivan T. Johnson is permanently enjoined from
10 making false or fraudulent statements about the securing of any
11 tax benefit by reason of participating in any tax plan or
12 arrangement.

13 3. Defendant Ivan T. Johnson is permanently enjoined from
14 encouraging, instructing, advising and assisting others to
15 violate the tax laws, including to evade the payment of taxes.

16 4. Defendant Ivan T. Johnson is permanently enjoined from
17 acting as a federal income tax preparer, or preparing or
18 providing or filing federal income tax returns for anyone other
19 than himself.

20 5. Defendant Ivan T. Johnson is permanently enjoined from
21 assisting or advising anyone in connection with preparing or
22 filing a federal income tax return.

23 6. Defendant Ivan T. Johnson is permanently enjoined from
24 engaging in conduct subject to penalty under 26 U.S.C. § 6694,
25 6695, 6700 or 6701.

26 7. Defendant Ivan T. Johnson is permanently enjoined from
27 engaging in any conduct that substantially interferes with the

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1 proper administration and enforcement of the internal revenue
2 laws and from promoting any false tax scheme.

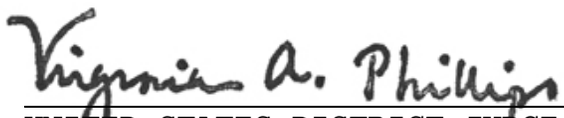
3 8. This Court shall retain jurisdiction of this action for
4 the purpose of implementing and enforcing this permanent
5 injunction and final judgment against Defendant Ivan T. Johnson.

6 9. The United States is permitted to engage in post-
7 judgment discovery to ensure Defendant Ivan T. Johnson's
8 compliance with the permanent injunction.

9 10. Each party will bear its own costs and attorney fees in
10 this matter.

11
12 IT IS SO ORDERED.

13 DATED this 19th Day of November, 2010.

14
15 
16 UNITED STATES DISTRICT JUDGE

17 Approved as to form and content:

18 Dated: _____, 2010.

19 André Birotte, Jr.
20 United States Attorney
21 SANDRA B. BROWN
22 Assistant United States Attorney
23 Chief, Tax Division
24 ROBERT F. CONTE (SBN 157582)
25 Assistant United States Attorney

26 _____
27 COLIN C. SAMPSON (SBN 249784)
28 Trial Attorney, Tax Division
U.S. Department of Justice

26 _____
27 IVAN T. JOHNSON
28 Defendant
2255 Cahuilla St., #145
Colton, CA 92324

Date