## UNITED STATES TAX COURT WASHINGTON, DC 20217

JAY The state of t	)	
Petitioner,	)	
v.	) Docket No.	-12 L.
COMMISSIONER OF INTERNAL REVENUE,	) )	
Respondent	) ) )	
	•	

## ORDER

On 10, 2012, petitioner filed a Motion To Restrain Collection. On 2012, respondent filed a Response to Petitioner's Motion To Restrain Collection. In it, respondent states that respondent prematurely levied with respect to petitioner's 2003 and 2005 tax years and that respondent has advised the appropriate Internal Revenue Service personnel to release the levies issued with respect to those years. Respondent attached to the response copies of Form 668-D, Release of Levy/Release of Property from Levy issued 2012, showing the release of petitioner's property from several levies.

On 2012, respondent filed a Supplement to respondent's response, attached to which were certified copies of transcripts of petitioner's tax accounts showing that no payments have been received in response to the levies.

Upon due consideration, it is

ORDERED that petitioner's Motion To Restrain Collection is denied as moot. Petitioner shall immediately notify the Court if collection resumes before the final resolution of this case.

(Signed) Chief Judge

Dated: Washington, D.C. 2012