

To: Jennifer Cashman  
Town Clerk - Tax Collector  
Town of Belmont  
From: Colleen and Jason Palmer  
296 Shaker Rd. Belmont  
Date: July 1, 2024  
Re: Demand Proof of Claim of Property Tax Requirement

Dear Jennifer Cashman,

I am writing to follow up to our May 13th letter demanding proof of your claim to our property and the Affidavit detailing our claim that “School and Education Tax” violate our sincerely held religious and spiritual beliefs. It has now been over 6 weeks and we have not yet received proof of your claim to our property (in the form of dollars to fund the “Education Tax” and “School Tax” of the Town of Belmont). We must again demand that you, Jennifer Cashman, a woman, acting as Town Clerk, have proof of your claim. We ask you to provide documented, verified, lawful proof of your claim. Your statement in the letter dated May 21st that the “legal department” claims there is no tax exemption for religious beliefs is an **insufficient reply**.

If you agree that you do not have proof of your claim, you may choose to not respond. **Failure to Reply** with verified proof will represent your agreement to amended contract titled “REAL ESTATE TAX BILL” for our TWO properties addressed as 296 SHAKER RD. This amendment **excludes** “School Tax Amount” and “Education Tax Amount”. This amendment began with our December 2023 REAL ESTATE TAX BILL. We will offer another month for you to provide the proof to your claim, Effective Date: August 1st, 2024.

**Point of Law: All contracts commence with an offer and only become binding upon acceptance. See: Farnsworth on Contracts, 2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers. ISBN: 9780735541429, vol. 1.**

**Failure to Reply:** The term “failure to reply” means your failure by the Effective Date to reply to this Contract (silence) or “insufficiency of reply” as that term is defined herein. You agree that failure to reply conveys your agreement with all of the terms and provisions of the Contract.

**Insufficiency of Reply:** The terms “insufficiency of reply” and “insufficient reply” are defined to mean a response which is received by the Effective Date, but which fails to rebut any of the established terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as “not applicable” or equivalent statements, declarations of counsel and or other third parties who lack firsthand material factual knowledge, and or any rebuttal which lacks verification, or fails to exhibit supportive evidence certified to be true, correct, complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

**Tacit Agreement:** You may admit to all statements and claims in our May 13th Affidavit by simply remaining silent. The parties herein agree that failure to reply or insufficiency of reply as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

Again, we recognize that a **REAL ESTATE TAX BILL** as well as a **letter regarding utilizing a lien against our place of dwelling** known, in Belmont, New Hampshire, as 296 Shaker Rd. are **offers to contract with us**, Colleen and Jason Palmer. You have offered that we pay property taxes, including taxes that fund the “schools” and “education”. You have offered to place a TAX LIEN on our property, and claim to have placed a TAX LIEN, unlawfully, on May 20th, 2024, for not paying the REAL ESTATE TAX BILL in full. To date you have failed to respond sufficiently to our demand, and yet continue to violate our property in the form of a TAX LIEN and continue to issue a REAL ESTATE TAX BILL that includes “School Tax” and “Education Tax”. Failure to reply with a verified claim is dishonorable.

We wish to remain in honor and settle this peaceably. Again, we will accept your offers and pay the REAL ESTATE TAX BILL in full under the conditions that you provide verified proof of your claim.

We demand proof of the following:

1. That we are contractually obligated or required under penalty to pay property taxes to the TOWN OF BELMONT by citing specific law(s) or statute(s).
2. That the STATE OF NEW HAMPSHIRE, TOWN OF BELMONT, Jennifer Cashman acting as Town Clerk - Tax Collector, or any man or woman, principality, corporation, municipality, state, or government in Earth has the right to violate our unalienable right to religious freedom by imposing a tax that violates our sincerely-held beliefs.
3. That the public schools in New Hampshire, including Belmont public schools, are exclusively teaching and promoting curricula, history, science and cultural ideas that are factual, scientifically substantiated with empirical evidence and cannot be classified, whether intentional or not, as religious education or the promotion of a religious ideology and worldview.

As I am sure you understand by now, it is our intent to claim our God given right to religious freedom, and to prevent our property, in the form of dollars, from being used to covertly or overtly promote religious cult ideologies and agenda that conflict with our deeply held religious and spiritual beliefs in “public school” and “public education”. **We therefore amend the contract titled REAL ESTATE TAX BILL to exclude “School Tax” and “Education Tax” (see attached). We claim that it is our right, under God, to do so.** Failure to offer a sufficient reply will represent your tacit agreement to our amended REAL ESTATE TAX BILL, which excludes “Education Tax” and “School Tax” and will eliminate the tax lien on our property.

We encourage you, Jennifer Cashman, to take the laws of the most High, who ruleth over all of us, seriously. We are all created equally by God, in His image. We will answer for all of our actions as men and women. Under God, there is nowhere to hide. No law of man, nor title may be used to justify our unlawful actions. The Laws of the most High are Absolute and Inviolable. We, Colleen and Jason Palmer rest in the shadow of the Almighty. We are His and He has called us to take this action to amend our REAL ESTATE TAX BILL to exclude support for the schools and education which are harmful to mankind.

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#### NOTICE

¶THE BOOKE OF Daniel. CHAP. IIII.

17 This matter *is* by the decree of the watchers, and the demaund by the word of the Holy ones : to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and giueth it to whomsoeuer hee will, and setteth vp ouer it the basest of men.

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Until we receive a sufficient reply, we will continue to pay the Municipal Tax Amount, and County Tax Amount as detailed on the REAL ESTATE TAX BILL, and will exclude the School Tax Amount and Education Tax amount. See amended REAL ESTATE TAX BILL on the following pages.

Most Sincerely,

Colleen Palmer

