

To: Jennifer Cashman
Town Clerk - Tax Collector
Town of Belmont
From: Colleen and Jason Palmer
296 Shaker Rd. Belmont
Date: December 12, 2024
Re: Property Tax Calculation: Notice of Continuation of Amendment

Dear Jennifer Cashman,

As you may recall:

- On December 18, 2023 we informed you by letter of our discovery that supporting the "School Tax" and the "Education Tax" conflicts with our deeply held spiritual and religious beliefs. At that time we began to amend our "TAX CALCULATION" to omit the inclusion of the "School Tax" amount, and the "Education Tax" amount.
- On December 20, 2023 you, Jennifer Cashman, acting as Tax Collector and Town Clerk for the TOWN OF BELMONT, responded with a short letter claiming that “there is no religious exemption for property taxes”, which you claimed to have confirmed with your lawyer.
- On May 13, 2023 we hand delivered a letter: “**Demand Proof of Claim of Property Tax Requirement**”, accompanied by a sworn and notarized **Affidavit** detailing the facts that support our claim that paying for the “Education Tax” and “School Tax” is a violation of our deeply held spiritual and religious beliefs.
- On May 21, 2024 we received a letter from you with a brief and insufficient response stating that our May 13th information had been forwarded to the legal department and their response remained the same. “There is no property tax exemption for religious beliefs”.
- On July 1, 2024 I wrote a letter, for which hand delivery was refused, which was delivered on August 26, 2024 via Certified US Mail, to respond to your May 21st insufficient reply, by reiterating our demand, notifying you of the response that is required, and offering that failure to respond with a sufficient reply conveys your agreement to the amended contract.

To date, there has been no response. Your failure to offer a sufficient reply is your admission to the statements made in our May 13, 2024 Affidavit and has conveyed your agreement to the terms of the amended contract titled “PROPERTY TAX BILL” to exclude “School Tax” and “Education Tax”.

Furthermore, to date, no man or woman from the Town of Belmont, or State of New Hampshire has submitted a rebuttal to our Affidavit. **NOTICE: An un rebutted Affidavit stands as the Truth.**

Truth is expressed by means of an affidavit (Lev. 5:4-5; Lev. 6:3-5; Lev 19:11-13; Num. 30:2; Matt. 5:33; James 5:12)

An un rebutted affidavit stands as the truth in Commerce (1 Pet. 1:25; Heb. 6:13-15)

An un rebutted affidavit becomes the judgment in Commerce (Heb. 6:16-17)

Legal Maxims: “A claim not contested, stands true.” [1] “A claim bought in law that is not contested or rebutted, then stands true.

Hence silence to a controversy is considered consent to any judgment.” [1] “He who does not deny, admits.” “Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading [1]

Therefore, absent a rebuttal, and absent proof of the claim to our property as offered in the “REAL ESTATE TAX BILL”, Jennifer Cashman, acting as Tax Collector and Town Clerk for the TOWN OF BELMONT in the STATE OF NEW HAMPSHIRE continues to acknowledge, understand and agree that the Contracts titled “REAL ESTATE TAX BILL” for our two properties known as 296 Shaker Rd. Belmont, New Hampshire, have been amended to exclude “Education Tax” and “School Tax” ad infinitum. Furthermore, any penalties in the form of “Tax Liens” and accompanying costs, “Tax Deeds”, or any other claimed penalties such as “TAX DELINQUENCIES” and “UNREDEEMED TAX LIENS” are VOID nunc pro tunc.

Quoted from our May 13, 2024 letter and Affidavit:

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.

I have, to the best of my ability, adjusted our enclosed payments to reflect the agreed upon amendments to our “REAL ESTATE TAX BILLS”. I request that you mail me receipts and inform me if I have made an error in my calculations in the enclosed stamped envelope.

Sincerely,

Colleen Palmer

[1] https://www.supremecourt.gov/DocketPDF/19/19-1419/161850/20201125141237649_20201125-141149-95752102-00000937.pdf

Links to letters and document:

<http://withcolleen.com/docs/town-of-belmont-nh-2024-12-12.pdf>
<http://withcolleen.com/docs/town-of-belmont-nh-re-tax-certified-mailing-2024-08-23.pdf>
<http://withcolleen.com/docs/town-of-belmont-nh-re-tax-2024-07-01.pdf>
<http://withcolleen.com/docs/town-of-belmont-nh-re-tax-2024-05-13.pdf>
<http://withcolleen.com/docs/town-of-belmont-nh-2023-12-18.pdf>

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.
