	Case 2:22-cv-01130-TSZ Document 7	Filed 10/03/22 Page 1 of 3					
1 2 3	T	he Honorable Thomas S. Zilly					
4							
5 6							
7							
8	IN THE UNITED STATES DISTRICT COURT						
9 10	FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE						
11	UNITED STATES OF AMERICA,	Case No. 22-cv-1130-TSZ					
12		UNITED STATES' STATUS					
13 14		REPORT					
15 16 17 18	GLEN A. STOLL; STOLL FAMILY TRUST; DIRECTOR OF THE FAMILY DEFENSE LEAGUE a.k.a. FAMILY DEFENSE LEAGUE a.k.a. FAMILY DEFENSE NETWORK a.k.a. FAMILY DEFENSE FUND; and SNOHOMISH COUNTY,						
19 20	Defendants.						
21	The United States of America ("United States"), by and through its						
22	undersigned counsel, hereby gives notice to the Court that not all defendants have						
23 24	yet appeared in this case.						
25	On August 17, 2022, after this Complain						
26	order. (Dkt. No. 4.) The Order set October 3, 20						
27	conference, and October 17, 2022 as the deadline for initial disclosures and the						
	US Status Report (Case No. 22-cv-1130-TSZ)	<b>U.S. DEPARTMENT OF JUSTICE</b> Tax Division, Western Region P.O. Box 683 Washington, D.C. 20044 Telephone: 202-616-3366					

parties' joint status report and discovery plan. (Dkt. No. 4 at 1.)

The United States engaged a process server to serve all named defendants on August 29, 2022. That process server has only served Snohomish County and possibly the Stoll Family Trust.<sup>1</sup> The process server has not successfully served Glen Stoll (despite six attempts) or the Director of the Family Defense League (despite several attempts so far). Further, only Snohomish County has made a formal appearance in this case. (Dkt. No. 6).

Accordingly, the United States respectfully gives notice that it has been unable to comply with the deadlines in the Court's Order, and respectfully suggests that it would be most productive to conduct the Rule 26(f) conference after service is completed and any answers are filed. The United States attempted to contact the Court per the instructions in the Court's Order regarding resetting case deadlines and left a message. The United States thus respectfully requests that the Court either reschedule the deadlines or stay that order until all parties have been served and have had a chance to file their responsive pleadings.

DATED this 3rd day of October, 2022.

Respectfully submitted,

DAVID A. HUBBERT Deputy Assistant Attorney General

<u>/s Dylan C. Cerling</u> DYLAN C. CERLING YEN JEANNETTE TRAN Trial Attorney, Tax Division U.S. Department of Justice P.O. Box 683 Ben Franklin Station Washington, D.C. 20044-0683 Tel: 202-616-3366 (Tran) 202-616-3395 (Cerling)

<sup>1</sup> The trustee of the Stoll Family Trust is named "Janet Spangler." The process server served a "Janet Spangler," but counsel for the United States received an email from the served "Janet Spangler" alleging that the wrong "Janet Spangler" was served. The United States is looking into this issue.

US Status Report (Case No. 22-cv-1130-TSZ)

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

2

U.S. DEPARTMENT OF JUSTICE Tax Division, Western Region P.O. Box 683 Washington, D.C. 20044 Telephone: 202-616-3366

	Cas	se 2:22-cv-01130-TSZ	Document	7 Filed 10/03/2	22 Page 3 of 3
1				Fax: 202-307- y.jeannette.trai dylan.c.cerling@	0054 n@usdoj.gov ?usdoj.gov
2					
3				America	e United States of
4					
5					
6					
7					
8					
9					
10					
11					
12					
13					
14					
15					
16					
17					
18					
19					
20					
21					
22					
23					
24					
25					
26					
27					
	US Status Report (Case No. 22-cv-1130-	TSZ)	3	Tax Divi P.O. Box	PARTMENT OF JUSTICE sion, Western Region 683 ton, D.C. 20044 te: 202-616-3366