UNITED STATES TAX COURT WASHINGTON, DC 20217

,)	
Petitioner,)	
V.) Docket No.	-11 L.
COMMISSIONER OF INTERNAL REVENUE,)	
Respondent)	
ORDER		

On 2011, petitioner filed a Motion To Restrain Collection. On 2012, respondent filed a Response to petitioner's motion in which respondent admits that a notice of levy was sent advising a third party payee that respondent intended to levy to collect an unpaid tax liability for the taxable year 2003 from petitioner's funds in the possession or custody of that party. Respondent further states that respondent's counsel of record has advised the revenue officer assigned to this case to cease any further collection action for the tax year 2003.

Upon due consideration, it is

ORDERED that petitioner's Motion To Restrain Collection with respect to tax year 2003 is granted and respondent is enjoined, during the pendency of this case, from collecting from petitioner any unpaid income tax and interest thereon for the taxable year 2003.

(Signed) Chief Judge

Dated: Washington, D.C. 2012