

Spiritual Transcendence in the Modern World

The Spiritual Purgatory of **THEIRS**

The primordial enlightenment of law respecting an establishment of religion:

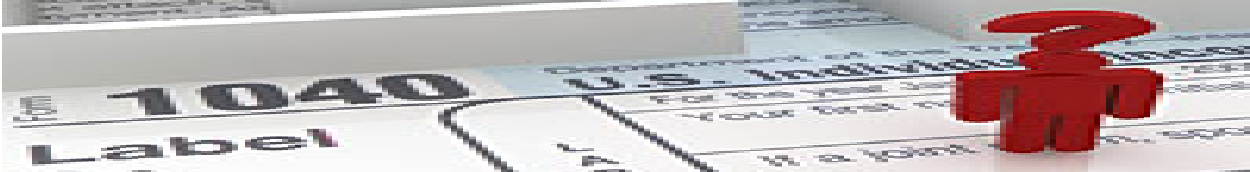
“No inference, implication, or presumption of legislative construction shall be drawn...

...or descriptive matter relating to the contents of this title be given any legal effect.”

Taxology

Pursuant to: 26 U.S. Code § 7806 - Construction of title

Where our thoughts of Heaven might originate, as opposed to our practices on a devised path to a living Hell.. the “arrangement and classification” of the transcendent words of [THE CODE] has created the formless realm & vision of a spiritual purgatory. This transcendence of THEIRS is real as any heaven or hell on earth.



Endless and Formless Realms of Existence

The Defendants’ Primordial Enlightenment of Law:

What is in the middle of Heaven and Hell may be of great importance, however where we begin (***No inference, implication, or presumption of legislative construction shall be drawn***) and what we end up with (***or descriptive matter relating to the contents of this title be given any legal effect.***) may shake your very belief system in U.S. Law; once you realize you have been practicing law respecting an establishment of religion.... converting Taxpayers into Tax**prayers**.

In religious experience transcendence is a state of being that has overcome the limitations of physical existence and by some definitions has also become independent of it. This is typically manifested in prayer, séance, meditation, and paranormal "visions". Transcendence can be attributed to the divine not only in its being, but also in its knowledge. In Buddhism "transcendence", by definition, belongs to the mortal beings of the formless realms of existence. Defendants' spiritual tradition of THEIRS has no arrangements and classifications concerning 26 U.S.C. because [THE CODE] operates in a vacuum of secular beliefs and where the word "see" is used, are made only for convenience, and shall be given no legal effect. No constitutional application exist for the [THE CODE].

26 U.S. Code § 7806 - Construction of title

This Federal statutes creates no legitimate end of governmental action; because no arrangement and classification is permissible and nor the descriptive matter relating to the contents of this title be given any legal effect. The fact is 26 U.S. Code § 7806 - Construction of title allows no person, taxpayer or a Federal Judge to make any kind of:

“inference, implication, or presumption of legislative construction,

or made by reason of the location

or grouping of any particular section

or provision or portion of this title,

nor shall any table of contents, table of cross references, or similar outline, analysis,

or descriptive matter relating to the contents of this title be given any legal effect.

The preceding sentence also applies to the sidenotes and ancillary tables contained in the various prints of this Act before its enactment into law.”

However the U.S. Supreme Court has declared:

“Any classification of taxation is permissible which has reasonable relation to a legitimate end of governmental action.” WELCH v. HENRY et al. 305 U.S. 134 (59 S.Ct. 121, 83 L.Ed. 87) (1938)

26 USC 7806: Construction of title

Text contains those laws in effect on April 11, 2015

From Title 26-INTERNAL REVENUE CODE Subtitle F-Procedure and Administration CHAPTER 80-GENERAL RULES Subchapter A-Application of Internal Revenue Laws

§7806. Construction of title

(a) Cross references

The cross references in this title to other portions of the title, or other provisions of law, where the word "see" is used, are made only for convenience, and shall be given no legal effect.

(b) Arrangement and classification

No inference, implication, or presumption of legislative construction shall be drawn or made by reason of the location or grouping of any particular section or provision or portion of this title, nor shall any table of contents, table of cross references, or similar outline, analysis, or descriptive matter relating to the contents of this title be given any legal effect. The preceding sentence also applies to the sidenotes and ancillary tables contained in the various prints of this Act before its enactment into law.

(Aug. 16, 1954, ch. 736, 68A Stat. 917.)

REFERENCES IN TEXT

This Act, referred to in subsec. (b), is act Aug. 16, 1954.

[http://uscode.house.gov/view.xhtml?req=\(title:26 section:7806 edition:prelim\) OR \(granuleid:USC-prelim-title26-section7806\)&f=treesort&edition=prelim&num=0&jumpTo=true](http://uscode.house.gov/view.xhtml?req=(title:26 section:7806 edition:prelim) OR (granuleid:USC-prelim-title26-section7806)&f=treesort&edition=prelim&num=0&jumpTo=true)