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8	IN THE UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
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11	UNITED STATES OF AMERICA,	2:19-CV-01998-TLN-AC
12	Petitioner,	[PROPOSED] ORDER TO SHOW CAUSE
13	v.	RE: TAX SUMMONS ENFORCEMENT
14	LYNN VENTURA,	Taxpayer: LYNN VENTURA
15	Respondent.	Date: Wednesday, December 4, 2019 Time: 10:00 a.m.
16		Crtm: 26, 8 th Floor Judge: Honorable Allison Claire
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19	Upon the petition of JULIE G. YAP, Assistant United States Attorney for the Eastern District of	
20	California, including the verification of Revenue Officer ELENA SANCHEZ, and Exhibit A attached	
21	thereto, it is hereby:	
22	ORDERED that the Respondent, LYNN VENTURA, appear before United States Magistrate	
23	Judge Allison Claire in that Magistrate Judge's courtroom in the United States Courthouse, 501 I Street,	
24	Courtroom 26, 8th Floor, Sacramento, California, on Wednesday, December 4, 2019, to show cause	
25	why the respondent should not be compelled to obey the IRS summons issued on September 7, 2018.	
26	It is further ORDERED that:	
27	1. The United States Magistrate Judge will preside, under 28 U.S.C. Section 636(b)(1) and	
28	Local Rule 302(c)(9), at the hearing scheduled above. After hearing, the Magistrate Judge intends to	
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submit proposed findings and recommendations under Local Rule 304(a), with the original thereof filed by the Clerk and a copy provided to all parties.

- 2. Under Fed. R. Civ. P. 4(c), the Court hereby appoints the investigating IRS employee, and all federal employees designated by that employee, to serve process in this case.
- 3. To afford the respondent an opportunity to respond to the petition and the petitioner an opportunity to reply, a copy of this order, the Petition and its Exhibits, and the Points and Authorities, shall be served by delivering a copy to the respondent personally, or by leaving a copy at the respondent's dwelling house or usual place of abode with some person of suitable age and discretion then residing therein, or by any other means of service permitted by Fed. R. Civ. P. 4(e), at least 30 days before the show cause hearing date including any continued date, unless such service cannot be made despite reasonable efforts.
- 4. Proof of any service done under paragraph 3, above, shall be filed with the Clerk as soon as practicable.
- 5. If the federal employee assigned to serve these documents is not reasonably able to serve the papers as provided in paragraph 3, petitioner may request a court order granting leave to serve by other means. *See* Fed. R. Civ. P. 81(a)(5). The request shall detail the efforts made to serve the respondent.
- 6. The file reflects a *prima facie* showing that the investigation is conducted pursuant to a legitimate purpose, that the inquiry may be relevant to that purpose, that the information sought is not already within the Commissioner's possession, and that the administrative steps required by the Code have been followed. *See United States v. Powell*, 379 U.S. 48, 57-58 (1964). The burden of coming forward therefore has shifted to whoever might oppose enforcement.
- 7. If the respondent has any defense or opposition to the petition, such defense or opposition shall be made in writing and filed with the Clerk and a copy served on the United States Attorney at least 10 days before the show cause hearing date including any continued date.
- 8. At the show cause hearing, the Magistrate Judge intends to consider the issues properly raised in opposition to enforcement. Only those issues brought into controversy by the responsive pleadings and supported by affidavit will be considered. Any uncontested allegation in the petition will

be considered admitted. The respondent may notify the Court, in a writing filed with the Clerk and served on the United States Attorney at least 10 days before the date set for the show cause hearing, that the respondent has no objections to enforcement of the summons. The respondent's appearance at the hearing will then be excused. IT IS SO ORDERED. DATED: October 4, 2019 UNITED STATES MAGISTRATE JUDGE

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