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DEC 31,974

THE WHITE HOUSE

ACTION

WASHINGTON

Last Day: December 31

December 28, 1974

MEMORANDUM FOR

THE PRESIDENT

FROM:

KEN COLE

SUBJECT:

Enrolled Bill H.R. 3538

For the Relief of Selmer Amundson

Attached for your consideration is H.R. 3538, sponsored by Representative Nelsen, which would enable Selmer Amundson to qualify for disability insurance benefits by permitting the crediting of self-employment income for 1964-1966 to his social security earnings record after the time allowable under present law.

The bill also contains a rider which would add Montana to the list of states which may include policemen and firemen in their voluntary agreements with HEW for coverage of State and local employees under the social security system.

OMB recommends approval and provides additional background information in its enrolled bill report (Tab A).

Phil Areeda and Max Friedersdorf both recommend approval.

RECOMMENDATION

That you sign H.R. 3538 (Tab B).



EXECUTIVE OFFICE OF THE PRESIDENT

OFFICE OF MANAGEMENT AND BUDGET

WASHINGTON, D.C. 20503

DEC 2 4 1974

MEMORANDUM FOR THE PRESIDENT

Subject: Enrolled Bill H.R. 3538 - For the relief of

Selmer Amundson

Sponsor - Rep. Nelsen (R) Minnesota

Last Day for Action

December 31, 1974 - Tuesday

Purpose

Waives the applicable statute of limitation provision of the Social Security Act in order to authorize the crediting for social security disability purposes of Selmer Amundson's self-employment income for 1964 through 1966; amends the Act to permit social security coverage of policemen and firemen in Montana.

Agency Recommendations

Office of Management and Budget

Approval

Department of Health, Education, and Welfare

Approval

Discussion

H.R. 3538 would enable Selmer Amundson to qualify for disability insurance benefits by permitting the crediting of self-employment income for 1964-1966 to his social security earnings record after the time allowable under present law. The bill also contains a rider which would add Montana to the list of States which may include policemen and firemen in their voluntary agreements with HEW for coverage of State and local employees under the social security system.

Selmer Amundson. In order to be insured for disability benefits under the social security program, it is necessary for a person to have at least 5 years (20 quarters) of social security coverage during the 10-year period ending with the quarter in which he becomes disabled. The Social Security Act provides that self-employment income for any year may not be credited for social security purposes unless a tax return is filed with the Internal Revenue Service before the expiration of 3 years, 3 months, and 15 days following the end of that year.

Mr. Amundson applied for disability benefits in February 1971, stating that he had been disabled since 1968. Upon being advised by the Social Security Administration that his social security earnings record showed no earnings credits for the years 1964 through 1968, Mr. Amundson stated that he had net earnings from self-employment in those years sufficient to provide four quarters of social security coverage in each year.

An investigation of the discrepancy revealed that Mr. Amundson's accountant, who had been entrusted with the appropriate tax documents and payments, had failed to file Mr. Amundson's tax returns for each of the years 1964 through 1968. At the time of congressional consideration of this bill, the accountant had been indicted on 31 counts of income tax evasion, including a count involving failure to pay Mr. Amundson's tax.

Mr. Amundson's tax attorney filed tax returns for the years involved, and paid the taxes due, in December, 1971. Accordingly, under the statute of limitations provision, Mr. Amundson received social security earnings credit for 1967 and 1968, but could not receive credit for the three preceding years. As a result, Mr. Amundson cannot meet the statutory requirements for eligibility for social security disability benefits without special legislative relief.

H.R. 3538 would authorize Mr. Amundson's 1964-1966 earnings to be credited to his earnings record, thus permitting him to qualify for disability benefits. HEW submitted a report to the House Judiciary Committee in June, 1974 indicating that it had no objection to H.R. 3538. In its report, HEW stated:



"It seems to us that the situation of Mr. Amundson is a particularly unfortunate one. Mr. Amundson was correct and conventional in his handling of his tax returns and tax payments for the years 1964 through 1968, and except for the abuse of trust by his accountant would have had social security credit for all of these years. An extremely unusual feature of the present case is the fact that the preparation of Mr. Amundson's tax returns and his payment to the accountant of taxes due occurred in each of 5 different years. The fact that the accountant continued as an apparently reputable member of his profession and community during all of this period and beyond would certainly tend to confirm to a person in Mr. Amundson's situation that his tax returns were being properly filed.

"Although we ordinarily oppose enactment of private relief bills giving special treatment to individuals under the social security program, we believe that Mr. Amundson's situation is so unusual and so deserving of remedy that we do not oppose enactment of H.R. 3538."

Montana Rider. Current law permits some 20 States and Puerto Rico to include policemen and firemen in their voluntary agreements with HEW to provide social security coverage for State and local employees. H.R. 3538 would add Montana to this list of States. In its letter on the enrolled bill, HEW states that although the Department favors general language to eliminate the statutory prohibition against the coverage of policemen and firemen under the voluntary agreements with States, it has no objection to granting Montana an exemption already enjoyed by a number of other States.

Assistant Director for Legislative Reference

Enclosure



ACTION MEMORANDUM

WASHINGTON

LOG NO.: 836

Date: December 26, 1974

Time: 9:00 a.m.

FOR ACTION: Pam Needham

cc (for information): Warren Handriks

Jerry Jones

Max Friedersdorf O.K.

Phil Areeda no of

FROM THE STAFF SECRETARY

DUE: Date: Nenday, December 26

Time: 3:00 p.m.

SUBJECT:

Enrolled Bill H.R. 3538 - For the relief of Selmer Amundson

ACTION REQUESTED:

For Necessary Action

For Your Recommendations

... Prepare Agenda and Brief

Draft Reply

For Your Comments

Draft Remarks

REMARKS:

Please returntto Judy Johnston, Ground Floor West Wing



PLEASE ATTACH THIS COPY TO MATERIAL SUBMITTED.

If you have any questions or if you anticipate a delay in submitting the required material, please telephone the Staff Secretary immediately

K. R. COLE, JR. For the President

_ ON MEMORANDUM

WASHINGTON

LOG NO.: 836

Date: December 26, 1974

Time: 9:00 a.m.

FOR ACTION: Pam Needham

cc (for information): Warren Hendriks

Max Friedersdorf Phil Areeda

Jerry Jones

FROM THE STAFF SECRETARY

Monday, December 26 DUE: Date:

Time: 3:00 p.m.

SUBJECT:

Enrolled Bill H.R. 3538 - For the relief of Selmer Amundson

ACTION REQUESTED:

_____ For Your Recommendations ____ For Necessary Action Prepare Agenda and Brief ____ Draft Reply _X__ For Your Comments ____ Draft Remarks

REMARKS:

Please return to Judy Johnston, Ground Floor West Wing



PLEASE ATTACH THIS COPY TO MATERIAL SUBMITTED.

If you have any questions or if you anticipate a delay in submitting the required material, please telephone the Staff Secretary immediately.

Warren K. Hendriks For the President

WASHINGTON

December 26, 1974

MEMORANDUM FOR: /

WARREN HENDRIKS

FROM:

MAX L. FRIEDERSDORF

SUBJECT:

Action Memorandum - Log No. 836

Enrolled Bill H. R. 3538 - Relief of Selmer Amundson

The Office of Legislative Affairs concurs in the attached proposal and has no additional recommendations.

Attachment



ACTION MEMORANDUM ...

WASHINGTON :

LOG NO.: 836

Date: December 26, 1974

Time: 9:00 a.m.

FOR ACTION: Pam Needham

Max Friedersdorf O: Cc (for information): Warren Handriks

Phil Areeda

FROM THE STAFF SECRETARY

DUE: Date:

December 26

Time: 3:00 p.m.

SUBJECT

Enrolled Gill H.R. 3538 - For the relief of Selmer Amundson

ACTION REQUESTED:

For Necessary Action

For Your Recommendations

Prepare Agenda and Brief

Draft Reply

For Your Comments

Draft Remarks

REMARKS:

Please returntto Judy Johnston, Ground Floor West Wing

10 Objection

PLEASE ATTACH THIS COPY TO MATERIAL SUBMITTED.

If you have any questions or if you anticipate a. delay in submitting the required material, please K. R. COLE, JR. telephone the Staff Secretary immediately

For the President



Honorable Roy L. Ash Director Office of Management and Budget Washington, D. C. 20503

DEC 24 1974

Dear Mr. Ash:

This is in response to Mr. Rommel's request for a report on H.R. 3538, an enrolled bill "For the relief of Selmer Amundson."

The first section of the bill is a private relief measure that would grant Mr. Selmer Amundson credit for covered self-employment under the OASDI program during 1964 through 1968 even though the social security taxes on that self-employment were paid after the statute of limitations on the reporting and crediting of covered self-employment had run. It appears from the available information that Mr. Amundson believed that he had paid his social security taxes for these years in a timely manner through his accountant, who was given funds for that purpose. However, the Internal Revenue Service has no record of having received those taxes and there is information that the accountant has been indicted on a charge arising out of his handling of Mr. Amundson's tax returns. Because of these special circumstances, the Department reported to the Congress that it had no objection to enactment of what is now the first section of the enrolled bill. A copy of the report is enclosed. We continue to believe that Mr. Amundson's case is sufficiently meritorious to warrant an exception to our normal opposition to private relief from the social security laws. We therefore support enactment of this section of the bill.

Section 2 of the bill would add Montana to the list of States which may include policemen and firemen in their voluntary agreements for coverage of State and local employees under the OASDI program. The Department supports general legislation to eliminate the prohibition against the

coverage of policemen and firemen under voluntary agreements with the States. In the absence of such legislation, we have no objection to granting Montana an exemption from the prohibition already enjoyed by some twenty States and the Commonwealth of Puerto Rico.

The Department therefore supports enactment of the enrolled bill and recommends that it be signed into law.

Sincerely,

Secretary

Enclosure



JUN 19 1974

Honorable Peter W. Rodino, Jr. Chairman, Committee on the Judiciary House of Representatives Washington, D.C. 20515

Dear Mr. Chairman:

This is in response to your request for a report on H.R. 3538, a bill "For the relief of Selmer Amundson."

The bill provides that for purposes of determining Mr. Amundson's entitlement to disability insurance benefits his income tax returns for the years 1964 through 1968, which were filed in 1971, would be deemed to have been filed before the expiration of the pariod of time for filing such returns provided in a statute of limitations in the Social Security Act and that his net income from self-employment in those years would be credited under social security.

H.R. 3538 would exempt Mr. Amundson from the effect of the statute of limitations provision with respect to the crediting of his self-employment income for 1964 through 1966. (His self-employment income for 1967 and 1968 is already credited to his social security earnings record.) Under this provision of the Act self-employment income reported by a person for a year may not be credited for social security purposes unless a tax return is filed with the Internal Revenue Service before the expiration of 3 years, 3 months, and 15 days following the end of that year.

Mr. Amundson filed an application for social security disability insurance benefits in February 1971, stating that he had been disabled since November 1968. Under the law, to be insured for disability benefits it is necessary for Mr. Amundson to have at least 20 quarters of social security coverage in the period of 40 calendar quarters ending with the quarter in which he became disabled. When Mr. Amundson was advised that his social security earnings record showed no earnings credits for the years 1964 through 1968 he stated that he had not earnings from self-employment in those years in amounts sufficient to provide four quarters of social security coverage in each year.

Mr. Amundson believed that he had filed timely tax returns for the years in question. He stated that his accountant had prepared a timely tax return for each of these years and on each occasion had been given cash

Page 3 - Honorable Peter W. Rodino, Jr.

We are advised by the Office of Management and Budget that there is no objection to the presentation of this report from the standpoint of the Administration's program.

Sincerely,

/s/ Caspar W. Weinberger Secretary

Enclosure



Memorandum to Accompany the Report of the Department of Health, Education, and Welfare on R.R. 3538

On February 25, 1971, Mr. Selmer Amundson filed an application for disability insurance benefits indicating that he had been disabled since Kovember 15, 1968, due to a heart condition and arthritis. His claim for benefits was denied initially and upon reconsideration because he did not meet the insured-status (work) requirement to be eligible for disability insurance benefits. Mr. Amundson did not file a request for a hearing in his case.

Under the Social Security Act one of the requirements to be insured for disability benefits is that the disabled worker must have had substantial recent work covered under social security before he became disabled. This requirement provides some assurance that the protection afforded by the disability provisions will be related to the loss of covered earnings occasioned by disability. To meet this requirement Mr. Amundson would need at least 20 quarters (5 years) of social security coverage during the period of 40 calendar quarters (10 years) ending with the quarter in which he became disabled (December 1968 according to Mr. Amundson). For self-employed people a quarter of coverage is any calendar quarter in which a person has been credited with \$100 or more in self-employment income (providing that he had at least \$400 in net earnings from self-employment for the year). Social Security Administration records show that Mr. Amundson has only 12 quarters of coverage in the pertinent 40-quarter period.

Although his social security earnings record showed no self-employment income for the years 1964 through 1968, Mr. Amundson alleged that he had net earnings from self-employment of at least \$400 for those years. Credit for this employment would give him enough quarters of coverage to be insured for disability benefits based on the date he alleged ha became disabled. The evidence submitted by Mr. Amundson indicates that his income tax returns for the years 1964 through 1968 were prepared timely by Mr. Robert Sherman of Albert Lea. Minnesota. The evidence indicates Mr. Amundson paid Mr. Sherman each year the income and self-employment tax due and a fee for Mr. Shorman's services. However, Mr. Sherman apparently kept the money and did not forward the tax returns to the Internal Revenue Service. Mr. Amundson's attorney reported that Mr. Sherman has been indicated on 31 counts of income tax evasion, and one of the counts involved his failure to pay Mr. Amundson's tax. We do not know the outcome of the indictment. Mr. Amundson's attorney filed income tax returns for the years involved on or about December 18, 1971, and paid the income and self-employment taxes due.

Section 205(c)(4) of the Social Security Act provides in part that prior to the expiration of the time limitation of 3 years, 3 months, and

15 days following any year, the Secretary, if it is brought to his attention, may correct or delete an erroneous entry of self-employment income on an individual's record or he may include an entry which has been omitted. After the expiration of the time limitation, the absence of an entry of self-employment income on an individual's record shall be conclusive proof that self-employment income was not derived for that year unless it can be established that a tax return reporting such income was filed before the expiration of the time limitation. Section 205(c)(5) of the Act provides in part that after the expiration of the time limitation following any year in which self-employment income was alleged to have been derived by an individual, the Secretary may include an entry of self-employment income in his records, if an application for monthly benefits is filed within the time limitation following such year.

This time limitation resulted from the need for orderliness and finality in the administration of the social security program. The provision gives individuals adequate time to file reports of their self-ampleyment earnings but at the same time limits the possibilities for ammigulation of the social security program by people who might otherwise delay filing their self-employment tax returns and paying social security taxes until a later time when it appeared that social security coverage would be to their financial advantage.

Under the statute of limitations provision of the Internal Revenue Code, however, when a self-employed person does not file an income tax return for a given year the Internal Revenue Service can assess the self-employment tax on the earnings for that year at any time in the future. As a result of the differences between the statute of limitations in the Internal Revenue Code and the Social Security Act in some situations an individual can be required by the Internal Revenue Service to pay social security taxes even though the self-employment income on which the taxes are based cannot be credited under social security.

Since Mr. Amundson filed for benefits in February 1971 the time limitation had not expired for the years 1967 and 1968 and his self-employment income for those years has been credited to his social security earnings record. However, since the time limitation had expired for the years 1964, 1965, and 1966, earnings from self-employment for those years may not be credited under social security.

Thus, Mr. Amundson has credit for 12 quarters of coverage in the 40-quarter period ending with the quarter he alleges he became disabled, and he is not incured for social security disability benefits.



ACTION MEMORANDUM

WASHINGTON :

LOG NO.: 836

Date: December 26, 1974

Time: 9:00 a.m.

FOR ACTION: Pam Needham

Max Friedersdorf

Phil Areeda

cc (for information): Warren Hendriks

Jerry Jones

FROM THE STAFF SECRETARY

DUE: Date: Monday, December 26

Time: 3:00 p.m.

SUBJECT:

Enrolled Bill H.R. 3538 - For the relief of Selmer Amundson

ACTION REQUESTED:

____ For Necessary Action

___ For Your Recommendations

Prepare Agenda and Brief

____ Draft Reply

* For Your Comments

____ Draft Remarks

REMARKS:

Please return to Judy Johnston, Ground Floor West Wing

No objection of

- Constant

PLEASE ATTACH THIS COPY TO MATERIAL SUBMITTED.

If you have any questions or if you anticipate a delay in submitting the required material, please telephone the Staff Secretary immediately.

Harren K. Handelle

10 Hadrida Harra 24-74 12-3:30 J.m.

EXECUTIVE OFFICE OF THE PRESIDENT OFFICE OF MANAGEMENT AND BUDGET

WASHINGTON, D.C. 20503

DEC 2 4 1974

MEMORANDUM FOR THE PRESIDENT

Subject: Enrolled Bill H.R. 3538 - For the relief of

Selmer Amundson

Sponsor - Rep. Nelsen (R) Minnesota

Last Day for Action

December 31, 1974 - Tuesday

Purpose

Waives the applicable statute of limitation provision of the Social Security Act in order to authorize the crediting for social security disability purposes of Selmer Amundson's self-employment income for 1964 through 1966; amends the Act to permit social security coverage of policemen and firemen in Montana.

Agency Recommendations

Office of Management and Budget

Approval

Department of Health, Education, and Welfare

Approval

Discussion

H.R. 3538 would enable Selmer Amundson to qualify for disability insurance benefits by permitting the crediting of self-employment income for 1964-1966 to his social security earnings record after the time allowable under present law. The bill also contains a rider which would add Montana to the list of States which may include policemen and firemen in their voluntary agreements with HEW for coverage of State and local employees under the social security system.

SELMER AMUNDSON



AUGUST 22, 1974.—Committed to the Committee of the Whole House and ordered to be printed

Mr. Butler, from the Committee on the Judiciary, submitted the following

REPORT

[To accompany H.R. 3538]

The Committee on the Judiciary to whom was referred the bill (H.R. 3538) for the relief of Selmer Amundson, having considered the same, report favorably thereon without amendment and recommend that the bill do pass.

PURPOSE

The purpose of the proposed legislation is to waive applicable limitations to permit the credit of self-employment income for 1964 through 1966 to Selmer Amundson for qualification for disability insurance benefits under section 223 of the Social Security Act (and to the establishment of a period of disability under section 216(i) of such Act).

STATEMENT

The Department of Health, Education and Welfare in its report to the committee on the bill has stated that it has no objection to the bill.

H.R. 3538 would exempt Mr. Amundson from the effect of the statute of limitations provision with respect to the crediting of his self-employment income for 1964 through 1966. (His self-employment income for 1967 and 1968 is already credited to his social security earnings record.) Under this provision of the Act self-employment income reported by a person for a year may not be credited for social security purposes unless a tax return is filed with the Internal Revenue Service before the expiration of 3 years, 3 months and 15 days following the end of that year.

Mr. Amundson filed an application for social security disability insurance benefits in February 1971, stating that he had been disabled since November 1968. To be insured for disability benefits it is necessary to have at least 20 quarters of social security coverage in the pe-

3

riod of 40 calendar quarters ending with the quarter in which he became disabled. Mr. Amundson was advised that his social security earnings record showed no earnings credits for the years 1964 through 1968. He stated that he had net earnings from self-employment in those years in amounts sufficient to provide four quarters of social security coverage in each year.

Mr. Amundson believed that he had filed timely tax returns for the years in question. He stated that his accountant had prepared a timely tax return for each of these years and on each occasion had been given cash by Mr. Amundson to pay all of the taxes due. Mr. Amundson has receipts given to him by the accountant on each occasion. However, the Internal Revenue Service has no record of receiving the tax returns prepared by the accountant. In 1971, the following exposure of the situation, the accountant attempted to make belated payment of the taxes for Mr. Amundson's account. The committee has been advised that the accountant has been indicted on tax-related charges and that one of the charges arises from his failure to file Mr. Amundson's tax returns and pay the taxes.

On the basis of tax returns filed in December 1971 for the years 1964 through 1968 by Mr. Amundson's attorney, Mr. Amundson received social security earnings credit for 1968. Since Mr. Amundson's application for social security benefits was filed in February 1971 before the statute of limitations had expired for 1967, under another provision in social security law he also received earnings credit for 1967. As the statute of limitations had expired for the years prior to 1967, no social security credit could be given for the years 1964, 1965, and 1966. As a result Mr. Amundson does not meet the insured-status requirements provided in the law for eligibility for social security disability benefits.

The committee feels that the report of the Department of Health Education and Welfare summarizes the factors which justify legislative relief in this instance. In indicating it had not objection to the bill the department stated:

"It seems to us that the situation of Mr. Amundson is a particularly unfortunate one. Mr. Amundson was correct and conventional in his handling of his tax returns and tax payments for the years 1964 through 1968, and except for the abuse of trust by his accountant would have had social security credit for all of these years. An extremely unusual feature of the present case is the fact that the preparation of Mr. Amundson's tax returns and his payment to the accountant of taxes due occurred in each of 5 different years. The fact that the accountant continued as an apparently reputable member of his profession and community during all of this period and beyond would certainly tend to confirm to a person in Mr. Amundson's situation that his tax returns were being propertly filed.

"Although we ordinarily oppose enactment of private relief bills giving special treatment to individuals under the social security program, we believe that Mr. Amundson's situation is so unusual and so deserving of remedy that we do not oppose enactment of H.R. 3538."

The committee recommends that the bill be considered favorably.

DEPARTMENT OF HEALTH, EDUCATON, AND WELFARE, Washington, D.C., June 19, 1974.

Hon. Peter W. Rodino, Jr., Chairman, Committee on the Judiciary, House of Representatives, Washington, D.C.

Dear Mr. Chairman: This is in response to your request for a report on H.R. 3538, a bill "For the relief of Selmer Amundson."

The bill provides that for purposes of determining Mr. Amundson's entitlement to disability insurance benefits his income tax returns for the years 1964 through 1968, which were filed in 1971, would be deemed to have been filed before the expiration of the period of time for filing such returns provided in a statute of limitations in the Social Security Act and that his net income from self-employment in those years would be credited under social security.

H.R. 3538 would exempt Mr. Amundson from the effect of the statute of limitations provision with respect to the crediting of his self-employment income for 1964 through 1966. (His self-employment income for 1967 and 1968 is already credited to his social security earnings record.) Under this provision of the Act self-employment income reported by a person for a year may not be credited for social security purposes unless a tax return is filed with the Internal Revenue Service before the expiration of 3 years, 3 months, and 15 days following the end of that year.

Mr. Amundson filed an application for social security disability insurance benefits in February 1971, stating that he had been disabled since November 1968. Under the law, to be insured for disability benefits it is necessary for Mr. Amundson to have at least 20 quarters of social security coverage in the period of 40 calendar quarters ending with the quarter in which he became disabled. When Mr. Amundson was advised that his social security earnings record showed no earnings credits for the years 1964 through 1968 he stated that he had net earnings from self-employment in those years in amounts sufficient to provide four quarters of social security coverage in each year.

Mr. Amundson believed that he had filed timely tax returns for the years in question. He stated that his accountant had prepared a timely tax return for each of these years and on each occasion had been given cash by Mr. Amundson to pay all of the taxes due. Mr. Amundson has receipts given to him by the accountant on each occasion. However, the Internal Revenue Service has no record of receiving the tax returns prepared by the accountant. In 1971, following exposure of the situation, the accountant attempted to make belated payment of the taxes for Mr. Amundson's account. There is also information that the accountant has been indicted on tax-related charges and that one of the charges arises from his failure to file Mr. Amundson's tax returns and pay the taxes.

On the basis of tax returns filed in December 1971 for the years 1964 through 1968 by Mr. Amundson's attorney, Mr. Amundson received social security earnings credit for 1968. Since Mr. Amundson's application for social security benefits was filed in February 1971 before the statute of limitations had expired for 1967, under another provision in

social security law he also received earnings credit for 1967. As the statute of limitations had expired for the years prior to 1967, no social security credit could be given for the years 1964, 1965, and 1966. As a result Mr. Amundson does not meet the insured-status requirements provided in the law for eligibility for social security disability benefits.

A more detailed discussion of the facts in the case and the provisions of law that are involved is included in the enclosed memorandum pre-

pared by the Social Security Administration.

In view of inequitable and anomalous situations that can arise under the present statute of limitations we are studying the feasibility of proposing modification so as to permit crediting of additional self-employment earnings without exposing the social security program to misuse.

It seems to us that the situation of Mr. Amundson is a particularly unfortunate one. Mr. Amundson was correct and conventional in his handling of his tax returns and tax payments for the years 1964 through 1968 and except for the abuse of trust by his accountant would have had social security credit for all of these years. An extremely unusual feature of the present case is the fact that the preparation of Mr. Amundson's tax returns and his payment to the accountant of taxes due occurred in each of 5 different years. The fact that the accountant continued as an apparently reputable member of his profession and community during all of this period and beyond would certainly tend to confirm to a person in Mr. Amundson's situation that his tax returns were being properly filed.

Although we ordinarily oppose enactment of private relief bills giving special treatment to individuals under the social security program, we believe that Mr. Amundson's situation is so unusual and so deserving of remedy that we do not oppose enactment of H.R. 3538.

We are advised by the Office of Management and Budget that there is no objection to the presentation of this report from the standpoint of the Administration's program.

Sincerely,

Caspar W. Weinberger, Secretary.

Enclosure.

MEMORANDUM TO ACCOMPANY THE REPORT OF THE DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE ON H.R. 3538

On February 25, 1971, Mr. Selmer Amundson filed an application for disability insurance benefits indicating that he had been disabled since November 15, 1968, due to a heart condition and arthritis. His claim for benefits was denied initially and upon reconsideration because he did not meet the insured-status (work) requirement to be eligible for disability insurance benefits. Mr. Amundson did not file a request for a hearing in his case.

Under the Social Security Act one of the requirements to be insured for disability benefits is that the disabled worker must have had substantial recent work covered under social security before he became disabled. This requirement provides some assurance that the protection afforded by the disability provisions will be related to the loss of covered earnings occasioned by disability. To meet this requirement Mr. Amundson would need at least 20 quarters (5 years) of social security coverage during the period of 40 calendar quarters (10 years)

ending with the quarter in which he became disabled (December 1968 according to Mr. Amundson). For self-employed people a quarter of coverage is any calendar quarter in which a person has been credited with \$100 or more in self-employment income (providing that he had at least \$400 in net earnings from self-employment for the year). Social Security Administration records show that Mr. Amundson has only 12 quarters of coverage in the pertinent 40-quarter period.

Although his social security earnings record showed no self-employment income for the years 1964 through 1968, Mr. Amundson alleged that he had net earnings from self-employment of at least \$400 for those years. Credit for this employment would give him enough quarters of coverage to be insured for disability benfits based on the date he alleged he became disabled. The evidence submitted by Mr. Amundson indicates that his income tax returns for the years 1964 through 1968 were prepared timely by Mr. Robert Sherman of Albert Lea, Minnesota. The evidence indicates Mr. Amundson paid Mr. Sherman each year the income and self-employment tax due and a fee for Mr. Sherman's services. However, Mr. Sherman apparently kept the money and did not forward the tax returns to the Internal Revenue Service. Mr. Amundson's attorney reported that Mr. Sherman has been indicted on 31 counts of income tax evasion, and one of the counts involved his failure to pay Mr. Amundson's tax. We do not know the outcome of the indicament. Mr. Amundson's attorney filed income tax returns for the years involved on or about December 18, 1971, and paid the income and self-employment taxes due.

Section 205(c) (4) of the Social Security Act provides in part that prior to the expiration of the time limitation of 3 years, 3 months, and 15 days following any year, the Secretary, if it is brought to his attention, may correct or delete an erroneous entry of self-employment income on an individual's record or he may include an entry which has been omitted. After the expiration of the time limitation, the absence of an entry of self-employment income on an individual's record shall be conclusive proof that self-employment income was not derived for that year unless it can be established that a tax return reporting such income was filed before the expiration of the time limitation. Section 205(c)(5) of the Act provides in part that after the expiration of the time limitation following any year in which selfemployment income was alleged to have been derived by an individual, the Secretary may include an entry of self-employment income in his records, if an application for monthly benefits is filed within the time limitation following such year.

This time limitation resulted from the need for orderliness and finality in the administration of the social security program. The provision gives individuals adequate time to file reports of their self-employment earnings but at the same time limits the possibilities for manipulation of the social security program by people who might otherwise delay filing their self-employment tax returns and paying social security taxes until a later time when it appeared that social

security coverage would be to their financial advantage.

Under the statute of limitations provision of the Internal Revenue Code, however, when a self-employed person does not file an income tax return for a given year the Internal Revenue Service can assess the self-employment tax on the earnings for that year at any time in the future. As a result of the differences between the statute of limitations in the Internal Revenue Code and the Social Security Act in some situations an individual can be required by the Internal Revenue Service to pay social security taxes even though the self-employment income on which the taxes are based cannot be credited under social security.

Since Mr. Amundson filed for benefits in February 1971 the time limitation had not expired for the years 1967 and 1968 and his self-employment income for those years has been credited to his social security earnings record. However, since the time limitation had expired for the years 1964, 1965, and 1966, earnings from self-employment for those years may not be credited under social security.

Thus, Mr. Amundson has credit for 12 quarters of coverage in the 40-quarter period ending with the quarter he alleges he became disabled, and he is not insured for social security disability benefits.

SENATE

REPORT No. 93-1312

SELMER AMUNDSON

DECEMBER 9, 1974.—Ordered to be printed

Mr. Long, from the Committee on Finance, submitted the following

REPORT

[To accompany H.R. 35381

The Committee on Finance, to which was referred the bill (H.R. 3538) having considered the same, reports favorably thereon without amendment and recommends that the bill do pass.

PURPOSE

The purpose of the proposed legislation is to waive applicable limitations to permit the credit of self-employment income for 1964 through 1966 to Selmer Amundson for qualification for disability insurance benefits under section 223 of the Social Security Act (and to the establishment of a period of disability under section 216(i) of such Act).

STATEMENT

The Department of Health, Education, and Welfare in its report to the committee on the bill has stated that it has no objection to the bill.

H.R. 3538 would exempt Mr. Amundson from the effect of the statute of limitations provision with respect to the crediting of his self-employment income for 1964 through 1966. (His self-employment income for 1967 and 1968 is already credited to his social security earnings record.) Under this provision of the Act self-employment income reported by a person for a year may not be credited for social security purposes unless a tax return is filed with the Internal Revenue Service before the expiration of 3 years, 3 months and 15 days following the end of that year.

Mr. Amundson filed an application for social security disability insurance benefits in February 1971, stating that he had been disabled since November 1968. To be insured for disability benefits it is necessary to have at least 20 quarters of social security coverage in the pe-

riod of 40 calendar quarters ending with the quarter in which he became disabled. Mr. Amundson was advised that his social security earnings record showed no earnings credits for the years 1964 through 1968. He stated that he had net earnings from self-employment in those years in amounts sufficient to provide four quarters of social security coverage in each year.

Mr. Amundson believed that he had filed timely tax returns for the years in question. He stated that his accountant had prepared a timely tax return for each of these years and on each occasion had been given cash by Mr. Amundson to pay all of the taxes due. Mr. Amundson has receipts given to him by the accountant on each occasion. However, the Internal Revenue Service has no record of receiving the tax returns prepared by the accountant. In 1971, following exposure of the situation, the accountant attempted to make belated payment of the taxes for Mr. Amundson's account. The committee has been advised that the accountant has been indicted on tax-related charges and that one of the charges arises from his failure to file Mr. Amundson's tax returns and pay the taxes.

On the basis of tax returns filed in December 1971 for the years 1964 through 1968 by Mr. Amundson's attorney, Mr. Amundson received social security earnings credit for 1968. Since Mr. Amundson's application for social security benefits was filed in February 1971 before the statute of limitations had expired for 1967, under another provision in social security law he also received earnings credit for 1967. As the statute of limitations had expired for the years prior to 1967, no social security credit could be given for the years 1964, 1965, and 1966. As a result Mr. Amundson does not meet the insured-status requirements provided in the law for eligibility for social security disability benefits.

The committee feels that the report of the Department of Health, Education, and Welfare summarizes the factors which justify legislative relief in this instance. In indicating it had no objection to the bill the department stated:

"It seems to us that the situation of Mr. Amundson is a particularly unfortunate one. Mr. Amundson was correct and conventional in his handling of his tax returns and tax payments for the years 1964 through 1968, and except for the abuse of trust by his accountant would have had social security credit for all of these years. An extremely unusual feature of the present case is the fact that the preparation of Mr. Amundson's tax returns and his payment to the accountant of taxes due occurred in each of 5 different years. The fact that the accountant continued as an apparently reputable member of his profession and community during all of this period and beyond would certainly tend to confirm to a person in Mr. Amundson's situation that his tax returns were being properly filed.

"Although we ordinarily oppose enactment of private relief bills giving special treatment to individuals under the social security program, we believe that Mr. Amundson's situation is so unusual and so deserving of remedy that we do not oppose enactment of H.R. 3538."

The committee recommends that the bill be considered favorably.

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE, Washington, D.C., December 4, 1974.

Hon. Russell B. Long, Chairman, Committee on Finance, U.S. Senate, Washington, D.C.

DEAR MR. CHAIRMAN: This is in response to your request for a report

on H.R. 3538, a bill "For the relief of Selmer Amundson."

The bill provides that for purposes of determining Mr. Amundson's entitlement to disability insurance benefits his income tax returns for the years 1964 through 1968, which were filed in 1971, would be deemed to have been filed before the expiration of the period of time for filing such returns provided in a statute of limitations in the Social Security Act and that his net income from self-employment in those years would

be credited under social security.

H.R. 3538 would exempt Mr. Amundson from the effect of the statute of limitations provision with respect to the crediting of his selfemployment income for 1964 through 1966. (His self-employment income for 1967 and 1968 is already credited to his social security earnings record.) Under this provision of the Act self-employment income reported by a person for a year may not be credited for social security purposes unless a tax return is filed with the Internal Revenue Service before the expiration of 3 years, 3 months, and 15 days following the end of that year.

Mr. Amundson filed an application for social security disability insurance benefits in February 1971, stating that he had been disabled since November 1968. Under the law, to be insured for disability benefits it is necessary for Mr. Amundson to have at least 20 quarters of social security coverage in the period of 40 calendar quarters ending with the quarter in which he became disabled. When Mr. Amundson was advised that his social security earnings record showed no earnings credits for the years 1964 through 1968 he stated that he had net earnings from self-employment in those years in amounts sufficient to provide four quarters of social security coverage in each year.

Mr. Amundson believed that he had filed timely tax returns for the years in question. He stated that his accountant had prepared a timely tax return for each of these years and on each occasion had been given cash by Mr. Amundson to pay all of the taxes due. Mr. Amundson has receipts given to him by the accountant on each occasion. However, the Internal Revenue Service has no record of receiving the tax returns prepared by the accountant. In 1971, following exposure of the situation, the accountant attempted to make belated payment of the taxes for Mr. Amundson's account. There is also information that the accountant has been indicted on tax-related charges and that one of the charges arises from his failure to file Mr. Amundson's tax returns and pay the taxes.

On the basis of tax returns filed in December 1971 for the years 1964 through 1968 by Mr. Amundson's attorney, Mr. Amundson received social security earnings credit for 1968. Since Mr. Amundson's application for social security benefits was filed in February 1971 before the statute of limitations had expired for 1967, under another provision

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in social security law he also received earnings credit for 1967. As the statute of limitations had expired for the years prior to 1967, no social security credit could be given for the years 1964, 1965, and 1966. As a result Mr. Amundson does not meet the insured-status requirements provided in the law for eligibility for social security disability benefits.

A more detailed discussions of the facts in the case and the provisions of law that are involved is included in the enclosed memorandum pre-

pared by the Social Security Administration.

In view of inequitable and anomolous situations that can arise under the present statute of limitations we are studying the feasibility of proposing modification so as to permit crediting of additional self-employment earnings without exposing the social security program to misuse.

It seems to us that the situation of Mr. Amundson is a particularly unfortunate one. Mr. Amundson was correct and conventional in his handling of his tax returns and tax payments for the years 1964 through 1968 and except for the abuse of trust by his accountant would have had social security credit for all of these years. An extremely unusual feature of the present case is the fact that the preparation of Mr. Amundson's tax returns and his payment to the accountant of taxes due occurred in each of 5 different years. The fact that the accountant continued as an apparently reputable member of his profession and community during all of this period and beyond would certainly tend to confirm to a person in Mr. Amundson's situation that his tax returns were being properly filed.

Although we ordinarily oppose enactment of private relief bills giving special treatment to individuals under the social security program, we believe that Mr. Amundson's situation is so unusual and so deserving of remedy that we do not oppose enactment of H.R. 3538.

We are advised by the Office of Management and Budget that there is no objection to the presentation of this report from the standpoint of the Administration's program.

Sincerely,

CASPAR W. WEINBERGER, Secretary.

Enclosure.

MEMORANDUM TO ACCOMPANY THE REPORT OF THE DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE ON H.R. 3538

On February 25, 1971, Mr. Selmer Amundson filed an application for disability insurance benefits indicating that he had been disabled since November 15, 1968, due to a heart condition and arthritis. His claim for benefits was denied initially and upon reconsideration because he did not meet the insured-status (work) requirement to be eligible for disability insurance benefits. Mr. Amundson did not file a request for a hearing in his case.

Under the Social Security Act one of the requirements to be insured for disability benefits is that the disabled worker must have had substantial recent work covered under social security before he became disabled. This requirement provides some assurance that the protection afforded by the disability provisions will be related to the loss of covered earnings occasioned by disability. To meet this requirement Mr. Amundson would need at least 20 quarters (5 years) of social

security coverage during the period of 40 calendar quarters (10 years) ending with the quarter in which he became disabled (December 1968 according to Mr. Amundson). For self-employed people a quarter of coverage is any calendar quarter in which a person has been credited with \$100 or more in self-employment income (providing that he had at least \$400 in net earnings from self-employment for the year). Social Security Administration records show that Mr. Amundson has only 12 quarters of coverage in the pertinent 40-quarter period.

Although his social security earnings record showed no self-employment income for the years 1964 through 1968, Mr. Amundson alleged that he had net earnings from self-employment of at least \$400 for those years. Credit for this employment would give him enough quarters of coverage to be insured for disability benefits based on the date he alleged he became disabled. The evidence submitted by Mr. Amundson indicates that his income tax returns for the years 1964 through 1968 were prepared timely by Mr. Robert Sherman of Albert Lea, Minnesota. The evidence indicates Mr. Amundson paid Mr. Sherman each year the income and self-employment tax due and a fee for Mr. Sherman's services. However, Mr. Sherman apparently kept the money and did not forward the tax returns to the Internal Revenue Service, Mr. Amundson's attorney reported that Mr. Sherman has been indicted on 31 counts of income tax evasion, and one of the counts involved his failure to pay Mr. Amundson's tax. We do not know the outcome of the indictment. Mr. Amundson's attorney filed income tax returns for the years involved on or about December 18, 1971, and paid the income and self-employment taxes due.

Section 205(c) (4) of the Social Security Act provides in part that prior to the expiration of the time limitation of 3 years, 3 months, and 15 days following any year, the Secretary, if it is brought to his attention, may correct or delete an erroneous entry of self-employment income on an individual's record or he may include an entry which has been omitted. After the expiration of the time limitation, the absence of an entry of self-employment income on an individual's record shall be conclusive proof that self-employment income was not derived for that year unless it can be established that a tax return reporting such income was filed before the expiration of the time limitation. Section 205(c)(5) of the Act provides in part that after the expiration of the time limitation following any year in which selfemployment income was alleged to have been derived by an individual, the Secretary may include an entry of self-employment income in his records, if an application for monthly benefits is filed within the time limitation following such year.

This time limitation resulted from the need for orderliness and finality in the administration of the social security program. The provision gives individuals adequate time to file reports of their self-employment earnings but at the same time limits the possibilities for manipulation of the social security program by people who might otherwise delay filing their self-employment tax returns and paying social security taxes until a later time when it appeared that social security coverage would be to their financial advantage.

Under the statute of limitations provision of the Internal Revenue Code, however, when a self-employed person does not file an income tax return for a given year the Internal Revenue Service can assess the self-employment tax on the earnings for that year at any time in the future. As a result of the differences between the statute of limitations in the Internal Revenue Code and the Social Security Act in some situations an individual can be required by the Internal Revenue Service to pay social security taxes even though the self-employment income on which the taxes are based cannot be credited under social security.

Since Mr. Amundson filed for benefits in February 1971 the time limitation had not expired for the years 1967 and 1968 and his self-employment income for those years has been credited to his social security earnings record. However, since the time limitation had expired for the years 1964, 1965, and 1966, earnings from self-employment for those years may not be credited under social security.

Thus, Mr. Amundson has credit for 12 quarters of coverage in the 40-quarter period ending with the quarter he alleges he became disabled, and he is not insured for social security disability benefits.

S.R. 1312



Minety-third Congress of the United States of America

AT THE SECOND SESSION

Begun and held at the City of Washington on Monday, the twenty-first day of January, one thousand nine hundred and seventy-four

An Act

For the relief of Selmer Amundson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for purposes of determining the entitlement of Selmer Amundson, of Albert Lea, Minnesota, to disability insurance benefits under section 223 of the Social Security Act (and to the establishment of a period of disability under section 216(i) of such Act) on the basis of his wages and self-employment income, the tax returns of the said Selmer Amundson's self-employment income for the years 1964 through 1968 (which were filed in 1971 following discovery of the wrongful failure of his accountant to file them when due) shall each be deemed to have been filed before the expiration of the applicable time limitation as defined in section 205(c) (1) (B) of such Act, and such self-employment income shall accordingly be included in the records of the Secretary of Health, Education, and Welfare as provided in section 205(c) (4) (C) of such

Act.
SEC. 2. Section 218(p)(1) of the Social Security Act is amended by inserting "Montana," immediately after "Maryland,".

Speaker of the House of Representatives.

Vice President of the United States and President of the Senate.

December 19, 1974

Dear Mr. Director:

The following bills were received at the White Mouse on December 19th:

Va.J. Res. 234	8. 283 8	8. 3578	* X
8. 184	8. 3341	x s. 3615	
8. 194	D. 3391	/ W E.R. 4340	
8. 1283 X	S. 3418	X H.R. 14401/	1X
8. 1357	S. 3489	M.R. 15912	W X
8. 2125	8. 3518	H.R. 16609	1 4
8. 2594 UX	8. 3574	# H.R. 16901	X

Please let the President have reports and recommendations as to the approval of these bills as soon as possible.

Sincerely,

Robert D. Linder Chief Executive Clerk

The Honorable Roy L. Ash Director Office of Management and Budget Washington, D. C.