

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION**

In the Matter of:	}
	} CIVIL ACTION
TERRY LEE HINDS,	} FILE NUMBER: 4:17 – CV – 750 JAR
<i>Pro se,</i>	}
Plaintiff,	}
	}
-Vs-	}
	}
	}
“UNITED STATES” GOVERNMENT,	}
	}
Defendants.	}
	}
	}
THIS DOCUMENT RELATES TO:	}
ALL CAUSES OF ACTION	}

THIRD DECLARATION OF TERRY LEE HINDS

Pursuant to 28 U.S.C. § 1746, I, the undersigned declarant, TERRY LEE HINDS, the (“Plaintiff”) in support of his civil action for rights, privileges, or immunities secured by the U.S. Constitution and the ***Rule of Law***, thereby to secure, protect and defend Plaintiff’s ***free exercise of unalienable rights to life, liberty and pursuit of happiness***, hereby declare and state as follows:

- 1). I am over the age of 18. I have personal knowledge of the facts set forth in this declaration and could and would testify competently to those facts if called as a witness.
- 2). FOR THE RECORD, I love this Nation, The United States of America. I [believe] that our *constitutional design*, is divinely inspired, by the very powerful hand of The Lord, Thy GOD, Jesus Christ, who manifested and created reason, and not religion. A religious/secular belief of Plaintiff.
- 3). FOR THE RECORD, I have and I shall continue to live for, fight for and if necessary die for

our “One Nation, under GOD, *indivisible*, with liberty and justice for all.” Let no human authority say otherwise.

4). FOR THE RECORD, PLAINTIFF’S NOTICE AND REQUEST FOR A HEARING DATE, shall produce a revelation and its design for which protection is sought under the laws of the United States, being made public under this case and controversies, manifesting Plaintiff’s true mark, measure and key signature character. Our Eternal Father in Heaven, Jesus Christ, granted one’s Seal of Approval to the body and Spirit of Plaintiff’s [OVC/Petition], as this Plaintiff, is a *fisher of men* with the contents of this design notice; particularly described in Exhibit U #18 and is attached hereto and incorporated by reference as if fully set forth herein.

5). FOR THE RECORD, organized religion in the 21st century has transformed into a *big business*, evolving and manifesting into the Defendants’ IRS (Internal Religious Service) for an [Organized Religion of THEIRS] *per se* as Taxology.

6). FOR THE RECORD, organized religion in the 21st century deeply encompasses many, if not all aspects, areas and the vast powers of commerce. I maintains and [believe] not just U.S. commerce, but World commerce, using [THE CODE] and [THE WORDS] to advance, manifest and to endorse Defendants’ activities in proselytizing a taxing environment, culture, realm or sacred precincts into the described formations, implements, atmospheres of religious belief and indoctrination, creating religion, not reason, *inter alia*.

7). FOR THE RECORD, Plaintiff brings this action as a U.S. Citizen, not to *define* him as an IRS’ taxp[r]ayer or as a *customer “dealing”* with the Internal Revenue Service. Plaintiff’s [Q.U.E.S.T.] warrants one’s *Quintessential Rights* with the prospective relief in a *right to exist as I Am* versus a *personal stake* as *defined, designed, driven, devalued, degraded, deprived*, or fearful to be *destroyed* by law respecting an establishment of religion in a matrix of religious *dealings*.

8). FOR THE RECORD, “Plaintiff [believes] when a person believes in, practices or makes a proper return to the IRS and their path of life, beliefs and practices it manifests [Worship of Argumentative Wealth, Words & Wants of Materialism] (“[Worship]”). This proselytizing effect is for a *religion of reality*; an IRS Path of Life to keep your Faith **THEIRS**. These activities in Defendants’ endorsements are advanced by an Organized Religion of **THEIRS**, *per se* as Taxology.” [OVC/Petition] ¶ 5.

9). Plaintiff [believes] Defendants have proselytized a body of believers by creating a deified taxing system. An IRS body who believes in, accepts, practices or makes a proper return to an [IRS Path of Life] confirms this. Defendants have produced and endorsed a Doctrine of Exchange using refunds, exemptions, exclusions, credits, deductions, adjustments, or abatements (“[Doc-of-Exch]”) through an [Institutionalized Faith in Taxism] (“[Taxism]”). [OVC/Petition] ¶ 18.

10). I [believe] and [conscience] dictates Defendants’ IRS existing, in part, as a House of Bondage shall not prevail against this Nation’s Rule of Law, The Constitution of the United States and the Bill of Rights. I have invoked, with the *free exercise* of the First Amendment, the Spirit of Our Founding Fathers, the Sons of Liberty as The Spirit of 76’ and The Spirit of Christ (Jesus Christ, The Lord, Thy GOD).

11). I [believe] and [conscience] dictates this design is “original” and is the result of the designer’s creative endeavor that provides a distinguishable variation over prior work pertaining to similar articles which is more than merely trivial and has not been copied from another source.

12). I have a First Amendment *free exercise right* of religious beliefs; thereby [believes] in Taxology and [Taxism]; but conversely has a First Amendment Establishment right not to practice, partake or advance these established religions. My [conscience] dictates, I am an architect of my

life, liberty and the pursuit of happiness. I know what is to come by the principle on which it is built. Freedom is the light of all sentient beings with the right to exist as I Am, not as *any person*. I lawfully maintain the [OVC/Petition] is an original design of a useful article which makes the article attractive or distinctive in appearance to the Court, this Nation, and within the eyes of its beholders, either publicly or in private.

13). I believe in the *God-given right* to ask questions and seek answers of the Defendants. What is religion vs. what is not a religion is like looking at a glass of water that is either half full vs. existing as being half empty. Plaintiff [believes] our own discernment, with his [conscience] dictating that the thoughts, words and actions of 2000 years ago created the *living water* that quenches the thirst of the human spirit vs. an unseen atmosphere of *religious legalism* that we can't taste, "see" or hope to understand. Plaintiff [believes] [THE CODE] is moralistic and he should not be subject to its legal vacuum.

14). I love GOD, existing as Our Lord, Thy GOD Jesus Christ, a Founding Father of a Nation and as the Creator of this World, and as The Great Architect of the way, the Truth and the life of our eternal love, faith and hope, that all people are created equal before law. The truth is I [believe] and [conscience] dictates we are endowed by Our Creator with certain unalienable Rights; that among these are Life, Liberty and Pursuit of Happiness. Thou shall not take the Name of The Lord, Thy GOD in vain, with the soul of this man seeking relief in:

A QUESTION OF BEING "PURPOSE"
"WHY PRODUCE A PRODUCT AND SERVICE OF INTENTIONS"
"THE NATURE OF IDEAS COMMUNICATED"

15). As a Plaintiff in this case, I am drawing a line in the sand, between reason and religion, and the essence of Liberty and Law; more particularly described in the [OVC/Petition] and in Exhibit T # 9, including the Declarations of Terry Lee Hinds, and Plaintiff's pleadings and legal briefs.

16). This supporting affidavit is made on personal knowledge, and sincerely held religious beliefs of which set out facts that would be admissible in evidence, and show that the affiant is competent to testify on the matters stated. This Declaration is made in support of Plaintiff's [OVC/Petition].

Pursuant to 28 U.S.C. § 1746, I hereby declare under penalty of perjury that the foregoing is true and correct.

Executed: March 27, 2017

Respectfully Submitted,

TERRY LEE HINDS, *pro se Plaintiff*
438 Leicester Square Drive
Ballwin, Missouri 63021
PH (636) 675-0028
Email address: quest76@att.net

Dated this 27th day of March, 2017

Subscribed and sworn to before me in St. Louis County on this day of the 27th of March, 2017.

(name)

NOTARY PUBLIC My Commission Expires:

Attachment(s):

Plaintiff's notice & true mark, measure & key signature of character revealed in Exhibit U #18
(29 pages)

CERTIFICATE OF SERVICE AND DELIVERY

I hereby certify that the foregoing was filed this 27th day of March, 2017 and served upon Defendants and its U.S. Attorney, by the Plaintiff, hand delivery and by First class postage prepaid, U.S. Certified mail # 7015-3430-0000-3764-9363 at the following address:

U.S. Attorney or Acting U.S. Caroline A. Costantin
The United States Attorney's Office
Eastern District of Missouri
Thomas Eagleton U.S. Courthouse
111 S. 10th Street, 20th Floor, St. Louis, MO 63102

Initials _____

LEGAL NOTICE OF THE FOLLOWING:

Plaintiff mailed a copy to Gregory L. Mokodean not because of any assume legal right and/or reasonability or responsibility of the Plaintiff, rather for my respect for the U.S. Justice Department

Gregory L. Mokodean
Trial Attorney, Tax Division
U.S. Department of Justice
P.O. Box 7238
Washington, D.C. 20044
First Class U.S. Mail & Non-Certified

Signatures of

Date: March 27th, 2017

TERRY LEE HINDS, *Pro se*
438 Leicester Square Drive
Ballwin, Missouri 63021
636-675-0028