

**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: <b>4:17 – CV – 750 JAR</b>
<i>Pro se,</i>	}	
Plaintiff,	}	
	}	
-Vs-	}	
	}	
“UNITED STATES” GOVERNMENT,	}	
	}	
Defendants.	}	

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**SECOND NOTICE OF APPEARANCE**

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To: The Clerk of Court and all parties of record,

Please take notice that the undersigned, TERRY LEE HINDS hereby appears *Pro se* in the above captioned matter, and 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 submit the following notice and a *lawfully demand* for his appearance and a hearing for his case and its controversies. I HAVE A VOICE and a ***God-given*** right to a ***System of Justice*** and the “UNITED STATES” GOVERNMENT guarantee, under the United States Constitution and The Bill of Rights, to have the ***free exercise right*** to *petition* and *protest* based on and built upon of the ***body and spirit*** of Plaintiff’s (“[OVC/Petition]”). Plaintiff has a ***constitutional right to relief*** as written in the letters and Spirit of the ***Preamble to the U.S. Constitution***, more particularly described in Exhibit U #21 attached hereto. Plaintiff further relies on the secular thoughts, words and actions found within “*The Roles of a Federal District Court Judge*”,

*especially* the ‘face sheet’; more particularly described in Exhibit U #22 attached hereto. FOR THE RECORD, Plaintiff shall not practice “The Black Theology of Legalism” (K-37) more particularly described in Exhibit U #23 attached hereto. FOR THE RECORD, Plaintiff is seeking relief from, in part, “The Black Theology of Legalism, The Administrative Law of **THEIRS**” (K-36) more particularly described in Exhibit U #24 attached hereto. FOR THE RECORD, Plaintiff shall never accept the Defendants’ policy, practices or its advancements with [A Complacent Policy of Indifference to Evil] *per se* as (“[To LIVE as EVIL]”), more particularly described in Exhibit U #25 attached hereto. FOR THE RECORD, PLAINTIFF’S WEAPONS FOR THIS THEATER IN “THE WAR OF WORDS” are invoked within *Free Exercise Clause* in the *Right to Petition* the Government as *Ones Shield*, with Plaintiff’s *free exercise Right to Protest* as *Ones Sword* within the Court or a Union; more particularly described in Exhibit U #26 attached hereto. It has been said and written: “We reenact each day in the courthouse the ancient struggle to impose both justice and its antagonist, mercy. The trial court is always concerned with the conflict between strict law and flexible equity. Analytical purity in chambers favors the former; empathy in the courtroom for individuals living in an imperfect world leans toward the latter. A candid statement of the reasoning supporting the trial court’s decision is always required. Mendacity in twisting the facts, evidence, history, or legal background to arrive at a conclusion is not acceptable. As Learned Hand put the matter, describing the practice of Justice Cardozo, “[h]e never disguised the difficulties, as lazy judges do who win the game by sweeping all the chessmen off the table . . .”<sup>26</sup>. Ultimately, it is the trial judge’s conscience, exercised under the constraints of our rule of law that guides the pen writing an opinion justifying a judgment. We lack the capacity to adequately satisfy our position’s daunting demands. But we must keep trying to rise to the occasion.” Plaintiff declares: ‘Let no human authority say otherwise.’

*Signatures of*

Date: March 31, 2017

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TERRY LEE HINDS, *Pro se*  
438 Leicester Square Drive  
Ballwin, Missouri 63021  
636-675-0028  
*quest76@att.net*

**CERTIFICATE OF SERVICE AND DELIVERY**

I hereby certify that the foregoing was filed this 31<sup>th</sup> 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 # 7009-0960-0000-0249-6842 at the following address:

U.S. Attorney or Acting U.S. Attorney 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 \_\_\_\_\_

*Signatures of*

Date: March 31, 2017

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438 Leicester Square Drive  
Ballwin, Missouri 63021  
636-675-0028  
*quest76@att.net*

**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 31<sup>th</sup>, 2017

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