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

In the Matter of: }	
<pre> } TERRY LEE HINDS, Pro se, } </pre>	CIVIL ACTION FILE NUMBER: 4:17 – CV – 750 AGF
Plaintiff,	
-Vs-	
"UNITED STATES" GOVERNMENT,	
} Defendants. } }	

PLAINTIFF'S CONSCIENTIOUS EFFORT TO COMPLY WITH COURT'S ORDERS TO MANIFEST AN AMENDED COMPLAINT WITHIN A RELIGIOSITY OF FACTS [Religiosity of Facts #3]

TO THE DEFENDANTS:

Please take notice that the undersigned, Plaintiff TERRY LEE HINDS, *pro se* ("Plaintiff") pursuant to the Court' Orders (Doc. Nos. 8, 18, 29, 36, 42), Fed. R. Civ. P. RULE 15(2), and the First Amendment; Plaintiff hereby gives notice and enters into the record, the following *sacred or sincerely held religious beliefs and/or secular statements*, truths, averments, or allegations all having a basis in law or fact; thereby *to deliver a different message under exactly the same circumstances adversely effecting or substantially burdening Plaintiff's sincerely held religious beliefs and his civil liberty, including other vital First Amendment rights or protections under the rule of law.* Plaintiff states the following to be admitted or denied by Defendants, and hereby states:

FIRST AMENDMENT RIGHT TO PETITION AND PROTEST

Plaintiff *exerting legal rights* filed with the Court on February 16, 2017 an [ORIGINAL VERIFIED COMPLAINT FOR DECLARATORY JUDGEMENT, INJUNCTIVE AND OTHER APPROPRIATE RELIEF IN

Religiosity of Facts #3 - Page 1 of 8 Pages

THIS PETITION FOR QUINTESSENTIAL RIGHTS OF THE FIRST AMENDMENT, presented with a 16 page Brief in Support, with an Exhibit List consisting of 26 pages instituting 510 Exhibits attached thereto; a case and its controversies listed on 549 pages] ("[OVC/Petition]"). Plaintiff is *engaged in peaceful expressive activity* pursuant to established *fundamental free exercise rights* of the First Amendment and the rule of law of this Nation. A message as *pure speech* of *religious belief*.

FOR THE RECORD, A judge's *sua sponte* decisionmaking, and/or with the Court acting on its own initiative, on the basis of formalities of Plaintiff's [OVC/Petition] and/or "A document filed *pro se* is 'to be liberally construed,' *Estelle*, 429 U.S., at 106, 97 S.Ct. 285, and 'a *pro se* complaint, however inartfully pleaded, must be held to less stringent standards than formal pleadings drafted by lawyers,' *ibid*. (internal quotation marks omitted). Cf. Fed. Rule Civ. Proc. 8(f) ("All pleadings shall be so construed as to do substantial justice")" under the Federal Rules of Procedures ("Fed. R. Civ. P.") *present or past.* See Erickson v. Pardus, 127 S.Ct. 2197 (2007).

V. <u>THE GERMANE BACKGROUNDS AND FACTS GIVING RISE TO THIS ACTION</u> Section S – Count # 3 religiosity of facts & evidence germane in this case and controversies

- Plaintiff's [conscience] dictates free exercise principles do not cause a man to sacrifice his integrity, his rights, the freedom of his convictions, the honesty of his feelings, or the independence of his thoughts.
- Plaintiff's [conscience] dictates free exercise principles, as alleged supra, are Mankind's supreme possessions.
- Plaintiff's [conscience] dictates free exercise principles, as alleged supra, are not the objects of sacrifice.
- Plaintiff's [conscience] dictates free exercise principles, as alleged supra, are Plaintiff's most sacred precincts & most sacred property.

- 5) Plaintiff's [conscience] dictates the property which every man has in his own labor, as it is the original foundation of all other property, so it is the most sacred and inviolable.
- 6) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #1, Intellectual Tithing for a Religion of Reality- Tree of Knowledge is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #1 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.
- 7) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #2, Intellectual Tithing & Offerings for a Religion of Submission is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #2 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.
- 8) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #3, [Internal Religious Service aka IRS] per se as ("[IRS]") is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #3 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.
- 9) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #4, An IRS Pilgrimage TAS document in search for the truth is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #4 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.
- 10) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #5, An IRS Pilgrimage –

Knowing the Unknowable Answers Exist is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #5 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.

- 11) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #6, The Promise Land & [THE BOOK] "IRS Historical Fact Book" is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #6 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.
- 12) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #7, IRS Moral Inception a [thought crime] is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #7 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.
- 13) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #8, Nonconformists: Right of Conscience vs. [thought crimes] is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #8 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.
- 14) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #9, [House of Worthship] Church of Taxology/Internal Revenue Service is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #9 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.

- 15) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #10, [IRS House of Worship] 14 Points of Policy/Criteria of an IRS Church is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #10 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.
- 16) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #11, Temple Currency of THEIRS - Tax Credits is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #11 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.
- 17) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #12, [Tax Credits] [Refundable/Nonrefundable Tax Credits] is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #12 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.
- 18) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #13, [THEIRS] [Systematic Theology of THEIRS] is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #13 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.
- 19) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #14, [Systematic Theology of THEIRS] Redesignation of the IRC is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #14 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.

- 20) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #15, [Systematic Theology of THEIRS] as the IRS Doctrine of Cross References is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #15 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.
- 21) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #16, Temple Police of THE-IRS is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #16 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.
- 22) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #17, The Religious Authority of THEIRS is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #17 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.
- 23) Plaintiff [believes] and/or [conscience] dictates that Exhibit G- #18, The Wages of Sins is Death is religiosity of facts and evidence germane in this [OVC/Petition] or of its controversies; more particularly described in Exhibit G- #18 attached to Plaintiff's Exhibit List (Doc. No. 3) and incorporated by reference as if fully set forth herein.

Wherefore premises considered, <u>as this is not</u> presented as a "motion for reconsideration" or any other contrived idea or as a *frivolous interpretation* of a legal process, rather presented to the "Defendants" so they can admit or deny, for the record, Plaintiff's sacred or sincerely held religious beliefs or secular statements, truths, averments, or allegations having a basis in law or fact. For the record, this notice and pleading seeks a *measure of justice* and *a due process of law* as, Plaintiff's *sincerely held religious beliefs* are not *frivolous* in the "United States" or within any court of law

for the United States of America.

Respectfully Submitted,

Date: June 14, 2017

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

VERIFICATION OF NOTICE AND HYBRID PLEADING

I, Terry Lee Hinds of lawful age is the Plaintiff in this civil action. I verify that I read this verification of Notice and hybrid pleading filed involving this case: FILE NUMBER: 4:17 - CV - 750 AGF on June 14, 2017, and declare under penalty of perjury and under the laws of the United States of America that the foregoing facts, truths, averments or allegations in the hybrid pleading are correct and true to the best of my knowledge, information or my sincerely held religious beliefs.

Executed this 14th day of June, 2017

Respectfully submitted,

In re: TERRY LEE HINDS, Petitioner, 438 Leicester Square Drive Ballwin, Missouri 63021 PH (636) 675-0028

CERTIFICATE OF SERVICE AND DELIVERY

I hereby certify that the foregoing was filed this 14th day of June, 2017 and served upon Defendants and its U.S. Attorney, by First class postage prepaid, U.S. Certified mail # 7008-3230-0001-6638-2478 at the following address:

Gregory L. Mokodean Trial Attorney, Tax Division U.S. Department of Justice P.O. Box 7238 Washington, D.C. 20044 Initials _____

Signatures of

Date: June 14th, 2017

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