

**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 AGF |
| <i>Pro se,</i> | } |
| Plaintiff, | } |
| | } |
| -Vs- | } |
| | } |
| “UNITED STATES” GOVERNMENT, | } |
| | } |
| Defendants. | } |
| | } |

**NOTICE OF FILING EXHIBIT IN SUPPORT OF
PLAINTIFF’S MOTION TO RECONSIDER THE COURT’S RULING OF JULY 11, 2017
& MEMORANDUM OF LAW AND BRIEF IN SUPPORT THEREOF**

TO THE HONORABLE JUDGE OF SAID COURT AND DEFENDANTS:

Plaintiff’s hereby enters the attached Exhibits in Case # 4:17 – CV – 00750 AGF, PLAINTIFF’S MOTION TO RECONSIDER THE COURT’S RULING OF JULY 11, 2017 & MEMORANDUM OF LAW AND BRIEF IN SUPPORT THEREOF and to advance, Plaintiff’s *free exercise right to petition* the Defendants, and including the Court with the *free exercise right to protests activities* of the Defendants, and the Court This Exhibit will be filed with the Clerk’s Office in paper format. I certify that within 24 hours of the filing of this Notice, I will file and serve paper copies of the document identified above to the Defendants.

Executed this 24th day of July, 2017

Respectfully submitted,

TERRY LEE HINDS, Plaintiff,
438 Leicester Square Drive
Ballwin, Missouri 63021
PH (636) 675-0028

Attachment(s):

Exhibit U#28

Pure Speech of Religious Belief and the sacred rights of Conscience as Protected Speech

Exhibit U#29

(A/1): The Bad faith in Crafty Bespeaks Defenses for Extension of time, inter alia

Exhibit U#30

(A/2)As a final matter” a Standard of Moot vs. a Clear Abuse of Discretion

Exhibit U#31

(A/3) This Court as the adversary, not as the arbiter for justice

Exhibit U#32

(A/4): ‘Amended Complaint’ is [To LIVE as EVIL]

Exhibit U#33

(A/5): Misapplication, mistake of law or a manifest error of law or fact

Exhibit U#34

(A/6): The Merits, a Lack of Due Process and stricken from the record

Exhibit U#35

(A/7): Notice Pleadings with the “Religiosity of Facts” 1 to 7. (ECF No. 45.)

Exhibit U#36

Authorities and Precedents

Exhibit U#37

PLAINTIFF’S NOTICE & OPPOSITION TO DEFENDANTS’ REQUEST FOR A SIXTY-DAY EXTENSION OF TIME PURSUANT TO FED. R. CIV. P. - RULE 6(b)(1)

OR, IN THE ALTERNATIVE,

GRANT LEAVE FOR PLAINTIFF TO FILE A COMPREHENSIVE BRIEF OF LAW & REASONS WHY THE COURT SHOULD NOT GRANT DEFENDANTS A SIXTY-DAY EXTENSION OF TIME PURSUANT TO FED.

R. CIV. P. - RULE 6(b)(1)

Exhibit U#37

PLAINTIFF’S REQUEST & OPPOSITION TO DEFENDANTS’ MOTION TO STRIKE “June 14 Filings” Pursuant to Federal Rules of Civil Procedure, Rule 12(f)

Executed this 24th day of July, 2017

Respectfully submitted,

TERRY LEE HINDS, Plaintiff, *Pro se*
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 24th day of July, 2017 and served upon Defendants and its U.S. Attorney, by First class postage prepaid, U.S. Certified mail # 7009-0960-0000-0249-6897 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

TERRY LEE HINDS, *Pro se*, Plaintiff