IN THE CIRCUIT COURT OF SHELBY COUNTY, TENNESSEE FOR THE THIRTIETH JUDICIAL DISTRICT AT MEMPHIS

HWANG (Pro Se)

PLAINTIFF-APPELLANT,

vs.

Shelby County Circuit Court Docket No. CT-4094-20. Div. I JURY DEMANDED. The Court of Appeals of Tennessee at Jackson, Docket No. W2023-01703-COA-R3-CV.

SAINT FRANCIS HOSPITAL, in other name, Tenet Healthcare Corporation; ARITA; CITY OF MEMPHIS, (MEMPHIS POLICE DEPARTMENT, MEMPHIS FIRE DEPARTMENT),

DEFENDANTS-APPELLEES.

PLAINTIFF-APPELLANT'S RESPONSE IN OPPOSITION TO AMENDED MOTION FOR EXPEDITED STATUS CONFERENCE TO ADDRESS ISSUES RAISED IN NON-DISPOSITIONAL REMAND ORDER.

1. COMES NOW PLAINTIFF-APPELLANT, HWANG(Pro Se) for submitting this PLAINTIFF-APPELLANT'S RESPONSE IN OPPOSITION TO AMENDED MOTION FOR EXPEDITED STATUS CONFERENCE TO ADDRESS ISSUES RAISED IN NON-DISPOSITIONAL REMAND ORDER, and alleges and/or states the following:

2. Plaintiff-Appellant Hwang submits this PLAINTIFF-APPELLANT'S

RESPONSE IN OPPOSITION TO AMENDED MOTION FOR EXPEDITED STATUS CONFERENCE TO ADDRESS ISSUES RAISED IN NON-DISPOSITIONAL REMAND ORDER, for/to the Court, for/to the opposing counsels/parties/witnesses, for/to the journalists and for their media and journalism, for/to the documentarians and for their projects, for/to the scholars and for their academic activities, for/to the general public and for their understanding about the reality of the rule of law in Tennessee and in the United States of America, not only for the court of law but also for the court of public opinion, for the record, and/or for the history.

3. First of all, Plaintiff-Appellant Hwang requests the DEFENDANTS-APPELLEES to make/present <u>more definite statement</u> in terms of the status conference and in terms of the motion.

4. Plaintiff-Appellant Hwang would like to/requests to obtain or/and hear a more detailed explanation from the opposing party in terms of/with regard to/about what he/they/the opposing parties wants/want to present, argue, and/or eventually achieve at the status conference, or/and for/from the motion.

5. Plaintiff-Appellant Hwang does NOT have such more definite statement/explanation from the opposing parties as of November 20, 2024, Wednesday (11/20/2024). Therefore, Plaintiff-Appellant Hwang has no choice but to oppose such/the motion as of November 20, 2024, Wednesday (11/20/2024).

6. Plaintiff-Appellant Hwang **<u>opposes</u>** the motion which was filed by the opposing party/counsel.

7. Plaintiff-Appellant Hwang requests this Court to <u>deny</u> the AMENDED MOTION FOR EXPEDITED STATUS CONFERENCE TO ADDRESS ISSUES RAISED IN NON-DISPOSITIONAL REMAND ORDER.

8. Plaintiff-Appellant Hwang raises such issues of the allegations/possibilities of the judicial crime, the judicial misconduct(s), and/or the obstruction of justice including, but not limited to the white-collar crime, the hybrid crime, the litigation crime, and/or the litigation interferences in this matter/action.

9. Plaintiff-Appellant Hwang declares/alleges/thinks that he did not/ could not / cannot / and/or will not be able to have a fair process of litigation in this matter/action, because of various elements including, but not limited to the reasons/factors which were mentioned above.

10. Therefore, Plaintiff-Appellant Hwang opposes the motion. The motion should be denied.

11. Plaintiff-Appellant Hwang prays that this Court award such other relief, at law or in equity, as to which Plaintiff-Appellant may be justly entitled or the Court may find appropriate/just/proper.

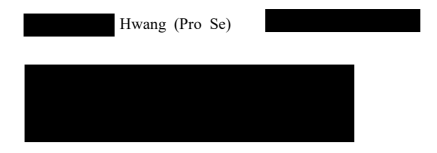
Hwang (Pro Se)		

Dated: November 20, 2024, Wednesday (11/20/2024).

CERTIFICATE OF SERVICE

I hereby certify that I have sent (or will send) a copy of the foregoing electronically or via Email to:

Dated: on or about November 20, 2024, Wednesday (11/20/2024).



Dated: November 20, 2024, Wednesday (11/20/2024).

[The End] This is the end of the documents. The total pages are four (4) pages.