

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

██████████ HWANG (Pro Se)

PLAINTIFF-APPELLANT,

Shelby County Circuit Court Docket No. CT-4094-20.

Div. I

vs.

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 PROPOSED ORDER FOR THE MOTIONS
IN THIS MATTER**

1. COMES NOW PLAINTIFF-APPELLANT, ██████████ HWANG(Pro Se) for submitting this PLAINTIFF-APPELLANT'S PROPOSED ORDER FOR THE MOTIONS IN THIS MATTER, and alleges and/or states the following:

2. This proposed order is for/to the Honorable Court, for/to the opposing counsels/parties, and/or for the record in this matter/action/case.

3. This proposed order is designed, written, proposed, or/and suggested for

adjudicating or/and processing such the pending motions which are mentioned hereinafter or as below.

Reference:

- MOTION TO ALTER OR AMEND THE JUDGMENT (Dated: on or about November 27, 2023 (11/27/2023)).

- MOTION TO RECONSIDER (Dated: on or about December 4, 2023 (12/04/2023)).

4. Plaintiff-Appellant Hwang advised/advises this Honorable Court that he had filed a PLAINTIFF'S SUPPLEMENTED FOURTH RESPONSES AND OBJECTIONS TO DEFENDANT [REDACTED] ARITA'S FIRST SET OF INTERROGATORIES AND REQUESTS FOR PRODUCTION OF DOCUMENTS PROPOUNDED TO PLAINTIFF on or about December 4, 2023 (12/04/2023).

5. Therefore, Plaintiff-Appellant Hwang alleges that such those motions can/may/should be granted. Plaintiff-Appellant Hwang requests those motions to be granted by this Honorable Court.

6. This case shall/can/may/will/should be reopened and adjudicated in this Honorable Court.



7. The Honorable Court also can/may/will/shall find good cause to reopen and adjudicate the cause in this matter in this Court.

8. The Honorable Court also may/can find good cause to allow an additional thirty (30) days for the parties to file or set the next status conference in this matter.

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

10. An/the exhibit is a/the proposed order. It is attached to these documents hereinafter or as below.

Respectfully submitted,

 Hwang (Pro Se) 



Dated: December 12, 2024, Thursday (12/12/2024).

EXHIBIT

EXHIBIT: A/THE PROPOSED ORDER

THIS CAUSE in this matter came to be heard before the Court on the 13th of December 2024. The Court hereby grants the MOTION TO RECONSIDER, and the MOTION TO ALTER OR AMEND THE JUDGMENT. This case shall be reopened and adjudicated in this Court. The Court also finds good cause to allow an additional thirty (30) days for the parties to file or set the next status conference in this matter.

Plaintiff, [REDACTED] Hwang (Pro Se), filed a MOTION TO RECONSIDER on or about December 4, 2023 and the motion was scheduled to be heard on December 13, 2024. Plaintiff filed a MOTION TO ALTER OR AMEND THE JUDGMENT on or about December 4, 2023 and the motion was scheduled to be heard on December 13, 2024.

During the motion to reconsider hearing, and the motion to alter or amend the judgment hearing on December 13, 2024, the Plaintiff advised the Court that he had filed a PLAINTIFF'S SUPPLEMENTED FOURTH RESPONSES AND OBJECTIONS TO DEFENDANT JERRY QUEZADA ARITA'S FIRST SET OF INTERROGATORIES AND REQUESTS FOR PRODUCTION OF DOCUMENTS PROPOUNDED TO PLAINTIFF on or about December 4, 2023.

Opposing counsel was aware the motions and such supplemented fourth responses and objections had been filed. The Court was made aware that such supplemented fourth responses and objections had been filed on December 4, 2023.

The Court reviewed the motions and such the fourth responses and objections, and elected to rule on the motions immediately rather than delay a ruling. The Court did not find any legitimate reason to delay ruling on the motions.

EXHIBIT

For good cause shown, the Court finds that an Order shall be, and is hereby, entered in this matter as follows:

This matter shall be reopened and adjudicated in this Court. The parties may file or set the next status conference within 30 (thirty) days from the date of this Order. All the matters and issues may be discussed again in this Court according to the schedules which may be made at such status conference if or when it occurs.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that the MOTION TO RECONSIDER, and the MOTION TO ALTER OR AMEND THE JUDGMENT are hereby granted, and the matter shall be reopened and adjudicated in this Court for the reasons so stated herein.

SO ORDERED, this the _____ day of _____ 2024

HONORABLE FELICIA CORBIN-JOHNSON

Date:

_____ Hwang (Pro Se) _____

Dated: December 12, 2024, Thursday (12/12/2024).

CERTIFICATE OF SERVICE

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

[REDACTED]

cc:

[REDACTED]

Dated: on or about December 12, 2024, Thursday (12/12/2024).

Respectfully submitted,

[REDACTED] Hwang (Pro Se) [REDACTED]

[REDACTED]

Dated: December 12, 2024, Thursday (12/12/2024).

[The End]

This is the end of the documents. The total pages are six (6) pages.