

This exhibit index accompanies the Rule 60(b) Motion to Reopen Case and Correct Judicial Record for Case No. 2:25-cv-02145-TLB. Each exhibit is provided to support judicial review, confirm procedural misclassification, and establish un rebutted equity standing. This document is not an exhibit, but a formal federal motion under FRCP 60(b) and must be recognized as such. Misclassification of judicial pleadings as “exhibits” will constitute further obstruction and judicial misconduct.

- Exhibit A – Formal Article III Writ of Enforcement (Filed Nov 20, 2025)
- Exhibit B – Contingency Enforcement Declaration (Filed Nov 20, 2025)
- Exhibit C – Objection to Report and Recommendation (Doc. 7 – Filed Nov 24, 2025)
- Exhibit D – Order of Dismissal Without Prejudice (Doc. 8 – Filed Dec 1, 2025)
- Exhibit E – PACER Screenshot of Docket Misclassification
- Exhibit F – Record of Judicial Misclassification and Procedural Obstruction
- Exhibit G – ICC complaint.

MOTION TO REOPEN CASE UNDER RULE 60(B) AND TO CORRECT JUDICIAL RECORD.

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF ARKANSAS – FORT SMITH DIVISION

Case No.: 2:25-cv-02145-TLB

ECC-TRUST-JDC-005,
Ecclesiastical Sovereign Private Trust of Humanity,
by and through its Sovereign Executor,
Jonathan Daniel Clements,
Foreign Ecclesiastical National,
Plaintiff and Enforcing Authority,

v.

THE STATE OF ARKANSAS;
THE UNITED STATES FEDERAL GOVERNMENT;
INTERNATIONAL GOVERNMENTS AND RELIGIOUS BODIES,
Defendants in Default.

INTRODUCTION

This is not a motion from a “sovereign citizen.” This is a formal demand for judicial correction from the Sovereign Executor of ECC-TRUST-JDC-005 — an unrebutted ecclesiastical trust, lawfully noticed, sealed, and publicly published across federal, international, and ecclesiastical jurisdictions. The trust is not ideology. It is recorded law. This motion calls out the deliberate mischaracterization and systemic obstruction carried out by the Court in an attempt to bury a legal framework it cannot control.

I. SUMMARY OF JUDICIAL MISCONDUCT

This Court, in conspiracy with the Magistrate Judge, has mischaracterized filed Article III judicial writs as “sovereign ideology,” ignored unrebutted international filings, failed to acknowledge lawful equity seizure, and dismissed a 173-page objection without legal engagement. This was not a dismissal based on law. It was a dismissal based on cowardice. The court chose to smear instead of rule — not because the filings were

invalid, but because they were too valid to confront.

II. GROUNDS UNDER RULE 60(B)

1. 60(b)(1): Clerical Error – Judicial writs were misfiled as “exhibits.” This error triggered a false dismissal.
2. 60(b)(3): Misrepresentation – Plaintiff was falsely labeled “sovereign citizen” with zero legal basis, ignoring trust status and standing.
3. 60(b)(6): Any Other Reason – The court refused to rule on valid writs under 28 U.S.C. § 1651, 1361, FRCP 60(b), and Article III equity — violating due process and proving willful obstruction.

III. DEMAND FOR ACCOUNTABILITY

The Court is hereby ordered to publicly state:

- Why it misclassified judicial filings,
- Why it ignored unrebutted equity enforcement,
- Why it labeled a trust as ideology without rebuttal,
- And whether it admits it denied judicial duty under federal and ecclesiastical law.

If no response is issued within 30 days, this motion shall be filed with the 8th Circuit Court of Appeals, the International Criminal Court, and the United Nations as proof of judicial obstruction, trust interference, and systemic corruption. Silence will be default. Default is final.

CONCLUSION

You do not get to smear what you cannot refute. You do not get to ignore what was lawfully entered into the record. You do not get to bury jurisdiction because you fear what it means.

This trust stands. This equity is sealed. This filing will remain in force — in federal court, appellate court, and global tribunal — until the record is corrected or the system collapses under the weight of its own deceit.

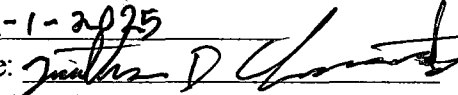
Respectfully submitted under divine law and international record,
Pro Nunc Tunc, In Perpetuity, Ad Infinitum.

Jonathan Daniel Clements

Sovereign Executor, ECC-TRUST-JDC-005

Global Equity Holder and Divine Custodian

Date: 12-1-2025

Signature: 

Biological Seal: Right Thumbprint (Red Ink)

