
IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF UTAH

<div style="border-bottom: 1px solid black; margin-bottom: 10px; min-height: 20px;"></div> <div style="text-align: center; padding: 5px 0;">Plaintiff,</div> <div style="text-align: center; padding: 5px 0;">v.</div> <div style="border-bottom: 1px solid black; margin-bottom: 10px; min-height: 20px;"></div> <div style="text-align: center; padding: 5px 0;">Defendant.</div>	<div style="text-align: center; padding: 10px 0;">REQUEST FOR EMERGENCY TELEPHONIC HEARING</div> <div style="padding: 10px 0;">Case No. <div style="border-bottom: 1px solid black; width: 150px; display: inline-block;"></div></div> <div style="padding: 10px 0;">District Judge <div style="border-bottom: 1px solid black; width: 180px; display: inline-block;"></div></div>
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REQUEST FOR EMERGENCY TELEPHONIC HEARING

Pursuant to DUCivR 7-1(a)(3)(A) and the Court's inherent authority to manage its docket, Plaintiff Brandon Michael Jeanpierre respectfully requests an emergency telephonic hearing TODAY, April __, 2025, or tomorrow morning, regarding Plaintiff's Motion for Correction (ECF No. 19) which has been pending for four days with no ruling while religious harm compounds daily.

GROUND FOR EMERGENCY HEARING

This matter requires immediate attention due to the significant and ongoing religious harm being experienced by the Plaintiff. The critical religious deadline of April 18, 2025, has already passed without resolution, causing irreparable religious harm as thoroughly documented in Plaintiff's previously filed Memorandum of Irreparable Harm. The religious obligations at issue are fundamental to Plaintiff's faith and practice, and each day that passes without judicial intervention compounds this harm.

TIME-SENSITIVE NATURE

The time-sensitive nature of this matter cannot be overstated. Each additional day without resolution not only increases the damages being incurred but also further prevents the implementation of Plaintiff's religious mission and obligations. Delay in this matter directly impacts Plaintiff's ability to fulfill religious duties that are time-bound and cannot be retroactively satisfied once the appropriate periods have elapsed.

EXPEDITED CONSIDERATION REQUESTED

Given the urgency of this matter and the ongoing harm, Plaintiff respectfully requests that this hearing be scheduled for today, April __, 2025, or no later than _____ morning, April __, 2025. This expedited consideration is necessary to mitigate further religious harm and to address the pending Motion for Correction (ECF No. 19) in a timely manner that respects Plaintiff's religious obligations.

Plaintiff is fully available to participate in a telephonic hearing at any time within the next 48 hours. Plaintiff can be reached at [YOUR PHONE NUMBER] at any time, day or night, and will prioritize this hearing over all other obligations and appointments.

APPLICABLE LEGAL AUTHORITY


This request is brought under DUCivR 7-1(a)(3)(A), which provides for expedited hearings in matters of urgency. Additionally, the Court's inherent authority to manage its docket and ensure the timely administration of justice supports the granting of this request.

Furthermore, as addressed in Plaintiff's previous filings, the legal principles established in **Lugar v. Edmondson Oil Co.**, 457 U.S. 922 (1982), clearly demonstrate that the state action doctrine applies to Public Storage in this context, making the religious harm at issue a matter of constitutional significance requiring prompt judicial intervention.

RESPECTFULLY SUBMITTED,

Brandon Michael Jeanpierre

Pro Se Plaintiff

Executed on _____
Signature: 

Printed Name: _____