
IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF UTAH

<p>_____,</p> <p style="text-align: center;">Plaintiff,</p> <p>v.</p> <p>_____,</p> <p style="text-align: center;">Defendant.</p>	<p>NOTICE OF URGENCY REGARDING PENDING MOTION FOR CORRECTION OF TRO DENIAL</p> <p>Case No. _____</p> <p>District Judge _____</p>
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Plaintiff Brandon Michael Jeanpierre, pro se, respectfully submits this Notice of Urgency to inform the Court of the continued irreparable religious harm being suffered with each day that passes without resolution of the pending Motion for Correction of Order Denying Emergency Ex Parte Motion for TRO and Immediate Relief (ECF No. 19).

I. CRITICAL RELIGIOUS DEADLINE HAS PASSED

As detailed in previous filings, April 18, 2025, represented a religiously mandated deadline for corporate activations essential to The Black Flag's religious mission. This deadline has now passed without the return of sacred religious property, causing a compounding harm that increases with each day. The religious significance of this deadline is established in The Black Flag's Blueprint for Global Expansion (Exhibit T) and cannot be rescheduled without substantial religious injury.

II. COMPOUNDING RELIGIOUS DAMAGE

In accordance with The Black Flag's religious texts, the damages resulting from missed religious deadlines have now escalated to \$64,973,140.19 due to the irreparable disruption of three essential religious subsidiary activations. If resolution is not achieved by April 30, 2025, religious damages will further increase

to \$79,317,426.12 as additional community service timelines become irreparably disrupted.

III. RESPECTFUL REQUEST FOR EXPEDITED CONSIDERATION


While Plaintiff acknowledges the Court's substantial workload and the volume of documentation submitted in this case, the nature of the religious injury being suffered warrants expedited consideration of the pending Motion for Correction (ECF No. 19). The Supreme Court has consistently recognized that "the loss of First Amendment freedoms, for even minimal periods of time, unquestionably constitutes irreparable injury." *Roman Catholic Diocese of Brooklyn v. Cuomo*, 141 S. Ct. 63, 67 (2020).

RESPECTFULLY SUBMITTED,

Brandon Michael Jeanpierre

Pro Se Plaintiff

Executed on _____

Signature:  _____

Printed Name: _____