

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TENNESSEE,
AT CHATTANOOGA

FILED

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U.S. DISTRICT COURT
EASTERN DIST. TENN.

ROY L. DENTON,
Plaintiff

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Case No. 1:07-cv-211

Chief Judge Curtis L. Collier

BY _____ DEPT. CLERK

v.

STEVE RIEVLEY,
in his individual capacity
Defendant

JURY DEMAND

**PLAINTIFF ROY L. DENTON'S
REQUEST FOR *EXPEDITED* EVIDENTIARY HEARING *and*
REQUEST TO GRANT OR DENY PLAINTIFF'S MOTION JNOV**

Comes now, the plaintiff Roy L. Denton, *pro se*, and respectfully moves this court to expedite an evidentiary hearing to adjudicate a final decision upon the plaintiff's filed motions entitled, "Motion for Contempt against the defendant Steve Rievley, or in the Alternative, Motion for Extraordinary Relief" and a Motion JNOV. *See Court Doc. No. 152 and 153.*

In support of this Motion, plaintiff hereby submits the following:

The aforesaid motions were filed almost four months ago, on **September 17, 2010**. Plaintiff understands that a jury has rendered a "verdict" and that this case has apparently been labeled by the clerk as "closed", but nonetheless, these motions were properly and timely filed with this court by the plaintiff, Roy L. Denton.

The plaintiff avers that the court has had a "*reasonable amount of time in which to timely render a judgment*" on these motions currently before the court, and as a matter of law and in the

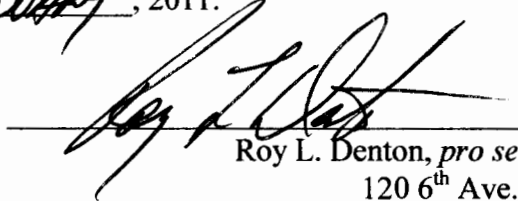
fair administration of justice, the plaintiff is entitled to have his motions *timely adjudicated*.

Moreover, due to the extreme severity of the criminal allegations made by the plaintiff against the police officer defendant Steve Rievley, as alleged within Court Document Number 152, plaintiff requests that this court expedite this request and grant the following relief:

1. Schedule an evidentiary hearing;
2. Order or subpoena Defendant Steve Rievley to appear at such evidentiary hearing and show cause why he should not be held in contempt of this court for perjury;
3. **Grant or Deny** plaintiff's properly filed Motion JNOV.

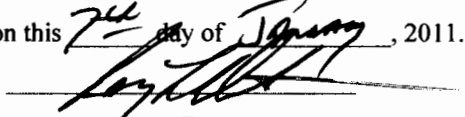
For all the above stated reasons, plaintiff moves this court to grant the relief requested.

Respectfully submitted this 7th day of January, 2011.


Roy L. Denton, *pro se*
120 6th Ave.
Dayton, TN 37321
423-285-5581

CERTIFICATE OF SERVICE

The undersigned hereby certifies that an exact copy of this document has been served upon all parties of interest in this cause by placing an exact copy of same in the U.S. Mail addressed to such parties, with sufficient postage thereon to carry same to its destination, on this 7th day of January, 2011.


Roy L. Denton

Copy mailed to:

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