

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO

Civil Action No. 15-cv-01514-REB-KLM

WARREN WEXLER,

Plaintiff,

v.

U.S. DEPT OF LABOR, and
UNITED STATES OF AMERICA,

Defendants.

MINUTE ORDER

ENTERED BY MAGISTRATE JUDGE KRISTEN L. MIX

This matter is before the Court on Plaintiff's **Motion to Join the Instant Case No. 15-cv-2038-KLM Both to Be Judged By Magistrate Judge Kristen L. Mix** [#20] (the "Motion to Join") and on Plaintiff's **Reply Re: Plaintiff's Motion to Join the Instant Case No. 15-cv-2038-KLM Both to Be Judged By Magistrate Judge Kristen L. Mix** [#23] (the "Motion to Withdraw").¹

IT IS HEREBY **ORDERED** that the Motion to Withdraw [#23] is **GRANTED**.

IT IS FURTHER **ORDERED** that the Motion to Join [#20] is deemed **WITHDRAWN**.

Dated: April 29, 2016

¹ Despite the title of the Motion to Withdraw [#23], Plaintiff, who proceeds as a pro se litigant and a pro se e-filer, filed the document as a motion, which was then referred to the undersigned. In the interest of clarity for future motions practice, however, the Court directs Plaintiff's attention to D.C.COLO.LCivR 7.1(d), which states that "[a] motion shall not be included in a response or reply to the original motion. A motion shall be filed as a separate document."