USA v. Wilson Doc. 123

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA RENO, NEVADA

UNITED STATES OF AMERICA,)	3:09-CV-166-ECR-RAM
Plaintiff,)	MINUTES OF THE COURT
VS.)	DATE: October 25, 2010
DALTON WILSON,))	
Defendant.))	
DDECEME. EDWADD C DEED ID		II C DICHDICH TUDCE
PRESENT: EDWARD C. REED, JR.		U. S. DISTRICT JUDGE
Deputy Clerk:COLLEEN_LARSEN		Reporter: NONE APPEARING
Counsel for Plaintiff(s)		NONE APPEARING
Counsel for Defendant(s)		NONE APPEARING

MINUTE ORDER IN CHAMBERS

Defendant has filed documents entitled "Sixth Petition for Relief Under Rule 60(b)" (#117) and "Motion to Stay under Rule 62(b)" (#118). The "Sixth Petition" (#117) and motion to stay (#118) raise arguments and issues that we have previously rejected on several occasions, the last one being our order (#116) filed September 15, 2010 denying Defendant's "Fourth Petition to Vacate a Void Order for Lack of a Final Judgment and Direct Attack for Fraud Upon the Court, Want of In Personam, Subject Matter, and Territorial Jurisdiction" (#111).

This case is closed, and judgment was entered on July 28, 2010. No notice of appeal has been filed in this case. A notice of appeal must be filed within 60 days after the judgment or order appealed from is entered when the United States is a party. Fed. R. App. P. 4(a)(1)(B). Certain motions extend the time to appeal until disposition of such motions. Fed. R. App. P. 4(a)(4)(A).

Defendant has also filed a notice (#113) which does not appear to affect the timing for filing an appeal.

<u>I</u>	T I	ß,	THE	REFORE	, HE	REBY	ORDERED	that	Defendant'	S	petition	(#117)	and
motion	to	st	ay	(#118)	are	STRI	CKEN.						

LANCE	S.	WII	LSON,	CLERK
Ву		/ 5	s/	
I	Depi	ıtv	Cler	k