UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF FLORIDA PENSACOLA DIVISION

KENT E. HOVIND and PAUL JOHN HANSEN as trustee for Creation Science Evangelism (CSE), a non-statutory trust,

Plaintiffs,

v.

Case No. 3:20cv5484-TKW-MJF

UNITED STATES OF AMERICA, et al.,

Defendants.	
	/

ORDER DENYING RECONSIDERATION

This case is before the Court based on Plaintiffs' motion for reconsideration (Doc. 33). The motion raises more frivolous arguments, such as "[t]here is no such thing as . . . '[s]overeign immunity, judicial immunity, prosecutorial immunity, immunity for testifying'" and "a tax on income cannot be levied and deemed compulsory upon a natural born person *possessing unalienable rights*" (emphasis in original). Reconsideration is not warranted based on these frivolous arguments. However, in order to more accurately summarize the claims asserted by Plaintiffs in this suit, the Court finds that the third sentence of the Order adopting the Report and Recommendation should be reworded as follows:

Indeed, the objections demonstrate the frivolous and delusional nature of this suit when, among other things, they assert that Plaintiff Hovind and his ministry were beyond the jurisdiction of the United States and that the obligation to pay income withhold and remit taxes is tantamount to being conscripted into involuntary servitude as "a tax collector for the United States" (added language underlined, and deleted language stricken).

Accordingly, it is **ORDERED** that:

- 1. Plaintiffs' motion for reconsideration is **DENIED**, but the Order adopting the Report and Recommendation (Doc. 31) is clarified as stated above.
- 2. No further filings are authorized in this case, and Plaintiffs are cautioned that they may be barred from proceeding *pro se* in this Court if they continue to file frivolous suits or pleadings.

DONE and ORDERED this 2nd day of July, 2021.

T. Kent Wetherell, 11

T. KENT WETHERELL, II UNITED STATES DISTRICT JUDGE