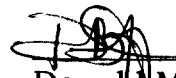


Plaintiff has failed and defaulted to answer the EXPRESSED ADMINISTRATIVE HEARING, dated August 26, 2004, presented clearly, lawful and legally to the Plaintiff and the court, yet it has not cooperated nor responded, accordingly or intelligently, therefore the case and accusations have been estopped by **Constitutional Collateral Estoppel**, in private rights held back from the government by Amendment the 9th of the U.S. Constitution.

Therefore the Defendant asks of the court to immediately dismiss the above titled and captioned case, with prejudice.

Respectfully submitted,



Donald Maynard Buffin Jr.,
Without prejudice

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF MISSOURI
SOUTHERN DIVISION**

UNITED STATES OF AMERICA, Inc.)

Plaintiff,)

v.)

Donald Maynard Buffin Jr.,)

Defendant,)

Case No. 1:04 CR-165

ORDER OF DISMISSAL

The court having reviewed the record, files presented, finds the lack of substantial evidence, the case having no merit, and in interest of justice and for the reasons mentioned in the MOTION FOR DISMISSAL made by the Defendant, the case is hereby dismissed, with prejudice.

Judge

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF MISSOURI
SOUTHERN DIVISION**

UNITED STATES OF AMERICA, Inc.)

Plaintiff,)

v.)

Donald Maynard Buffin Jr.,)

Defendant,)
_____)

Case No. 1:04 CR-165

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Judge