

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION

MATTHEW R. GRANT, et al,

Plaintiffs,

vs.

BRUCE F. HILTON, et al,

Defendants.

)
)
)
)
)
)

Case No. 25-cv-1203-JDM

PLAINTIFFS' NOTICE OF INTENT TO FILE AMENDED COMPLAINT

Plaintiff Matthew R. Grant ("Plaintiff") and Plaintiff Stop Missouri Corruption, LLC ("Plaintiff LLC"), respectfully provide notice to this Court and the named defendants that they intend to file an Amended Complaint on or before September 15, 2025.

Specifically, Plaintiffs acknowledge the Court's September 3, 2025, Memorandum and Show Cause-Order and fully intend to comply via an Amended Complaint. Doc. 22. The Amended Complaint will also clarify that Plaintiffs' filing, and commencement of litigation is *far from* anything the Court described in its Order.

By way of a single example, Plaintiff reported Defendant Commissioner Mary W. Greaves to the Missouri Office of Chief Disciplinary Counsel back on **December 31, 2024**.

Further, Plaintiff made a criminal report of Defendant Circuit Judge Bruce F. Hilton to the United States Department of Justice (DOJ) back on **February 3, 2025**, *before he entered a single Order prejudicial to Plaintiff*:

Matt Grant <mattgrant.st@gmail.com>
To: [REDACTED]@usdoj.gov
Just when you thought you would get a break from me. Holy shit, I cracked a big one on Friday and another over the weekend, and more are unfolding each hour.
PLEASE INVESTIGATE PRESIDING JUDGE HILTON!!!!

Mon, Feb 3, 2025 at 1:56 PM

...

This litigation is not sour grapes.

Finally, there is *not* a final judgment in the underlying case as was implied in the Court's prior Order.

Respectfully submitted,

/s/Matthew R. Grant

Matthew R. Grant, #MO50312

GRANT FIRM LLC

701 Market Street, PMB 1709

St. Louis, MO 63131

T: (314) 255-7760

Email: mattgrant.stl@gmail.com

***Pro Se* Plaintiff and
counsel for Co-Plaintiff
Stop Missouri Corruption, LLC**

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and accurate copy of the foregoing was served on September 11, 2025, in accordance with Federal Rule of Civil Procedure 5(b)(2)(c), by sending a copy of this document via U.S. Mail to the following:

Bruce Hilton

[REDACTED]

Kirkwood, MO 63122

Mary W. Greaves

[REDACTED]

St. Louis, MO 63122

John Fenley

Reinker Hamiton Fenley LLC

2016 S Big Bend Blvd

Saint Louis, MO 63117

Reinker Hamiton Fenley LLC

Registered Agent: Randall J. Reinker

2016 S Big Bend Blvd

Saint Louis, MO 63117

State of Missouri

c/o Missouri Attorney General's Office

Andrew Bailey

207 W. High St.

P.O. Box 899

Jefferson City, MO 65102

Maia Brodie

9 Manderleigh Estate

St. Louis, MO 63131

Rebecca A. Copeland

914 Brookvale Terrace

Ballwin, MO 63021

Staci Thomas

1730 Mason Knoll Rd.

St. Louis, MO 63131

Sarah M. Grant

17051 Cambury Lane

Grover, MO 63040

Lawrence Gillespie
120 South Central Ave
Suite 650
Clayton, MO 63105

Gillespie Hetlage & Coughlin
Registered Agent: Lawrence Gillespie
120 South Central Ave
Suite 650
Clayton, MO 63105

Mat G. Eilerts
120 South Central Ave
Suite 150
St. Louis, MO 63105

Growe Eisen Karlen Eilerts, LLC
Registered Agent: Gary A. Growe
120 South Central Ave.
Suite 150
St. Louis, MO 63105

Con Curran Coulter
14171 Parliament Dr.
Chesterfield, MO 63017

The Coulter Law Group LLC d/b/a
Coulter Goldberger LLC
Registered Agent: Con Curran Coulter
130 S Bemiston Ave
Suite 400
St. Louis, MO 63105

/s/ Matthew R. Grant
Matthew R. Grant