

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

UNITED STATES OF AMERICA,	)	
	)	
Plaintiff,	)	
	)	
vs.	)	Case No. 10-00162-06-CR-W-FJG
	)	
NARICCO T. SCOTT,	)	
	)	
Defendant.	)	

**MOTION TO WITHDRAW CERTAIN PRO SE FILINGS**

COMES NOW the defendant, Naricco T. Scott, by and through his counsel, Laine Cardarella, Assistant Federal Public Defender for the Western District of Missouri and moves to withdraw certain *pro se* motions which were filed while Mr. Scott represented himself.

Undersigned counsel was re-appointed to represent Mr. Scott, who had been representing himself for approximately five months, on August 31, 2011. In the order of re-appointment, counsel was directed to advise the Court and opposing counsel which of Mr. Scott's *pro se* motions she would withdraw and which she would supplement.

Counsel withdraws the following motions:

- A. Judicial Notice By Way of Affidavit, etc filed as Document 357;
- B. Judicial Notice By Way of Educated Facts, etc filed as Document 358;
- C. Motion and Suggestions to Authorize the Clerk . . . to Issue a Subpoena, etc filed as Document 359;
- D. Judicial Notice of Adjudicative Facts, etc filed as Document 378;
- E. Untitled Document filed as Document 433;
- F. Motion to Suppress All Evidence, etc filed as Document 434;
- G. Judicial Notice for Lack of Jurisdiction, filed as Document 435;

- H. Notice: Request the Courts to Take Judicial Notice of Adjudicative Facts, etc filed as Document 436;
- I. Suggestions in Support of Defendant Scott's Motion to Suppress All Evidence filed as Document 452;
- J. Judicial Notice That filed as Document 453;
- K. Notice of Motion and Motion to Dismiss, etc filed as Document 454;
- L. Suggestions in Support of Defendant Scott's Motion, etc filed as Document 455;

As to Document 355, Mr. Scott's Motion to Inspect Jury Records and to Quash Jury Panel, counsel withdraws that portion of the motion which seeks to quash the jury panel. However, counsel seeks a ruling from the Court as to whether she and Mr. Scott may review the records pertaining to the selection of the grand jury (or juries) which have returned indictments against him.

As to Document 451, Mr. Scott's Motion to Suppress, counsel does not withdraw this motion but has no information with which to supplement it.

Respectfully submitted,

/s/Laine Cardarella  
LAINE CARDARELLA  
Assistant Federal Public Defender  
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Kansas City, MO 64106  
(816) 471-8282  
ATTORNEY FOR DEFENDANT

**CERTIFICATE OF SERVICE**

In accordance with Rule 49(a), (b) and (d), Fed. R. Crim. P., and Rule 5(b), Fed. R. Civ. P., it is hereby CERTIFIED that one copy of the foregoing motion was electronically filed and sent to Brent Venneman, Assistant United States Attorney, this 21<sup>st</sup> day of September, 2011.

/s/Laine Cardarella  
Laine Cardarella