

No. 20-1344

IN THE SUPREME COURT OF THE UNITED STATES

Jeffrey T. Maehr - PETITIONER, Pro se

vs.

UNITED STATES- RESPONDENT

MOTION FOR FILING NOTICE OF DEFAULT JUDGMENT

Comes now Jeffrey T. Maehr, Pro se, with this Motion for Filing Default Judgment under Federal Rules of Civil Procedure:

Rule 55. Default; Default Judgment

(a) ENTERING A DEFAULT. When a party against whom a judgment for affirmative relief is sought has failed to plead or otherwise defend, and that failure is shown by affidavit or otherwise, the clerk must enter the party's default.

Respondent waived its right to plead or defend on April 5, 2021, per Supreme Court docket filing under above case, (copy attached). Respondent has provided no statutory or constitutional authority to waive its right to file a response and not be found in DEFAULT by this court under Rule 55.

Failure is shown in the record, and Petitioner "otherwise" NOTICES the Court and moves the Court to ORDER clerk to comply with FRCP Rule 55 to file said DEFAULT by Respondent to plead or defend against evidence of record, and grant Petitioner lawful findings and conclusions, and remedy. This is Respondent's

third failure to provide Due Process of law, or First Amendment Right to Redress of Grievance to Petitioner in 9 years, and subsequently, all Americans similarly situated.

Should Respondent choose to plead or defend this case under this default Motion, or if this court requests such a response for proper due process and Redress of Grievance, Petitioner awaits the defense from Respondent within the required time constraints.

Respectfully submitted.

Jeffrey T. Maehr, Pro se

Dated: April , 2021

[REDACTED]

[REDACTED]

[REDACTED]