

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA
MIAMI DIVISION

CASE NO. 04-61212-CIV-LENARD/KLEIN
[CONSOLIDATED WITH CASE NO. 05-60687-CIV-LENARD/KLEIN]

HOLLYWOOD COMMUNITY
SYNAGOGUE, INC.,

Plaintiff,
vs.

CITY OF HOLLYWOOD, FLORIDA, and
SAL OLIVERI, individually,

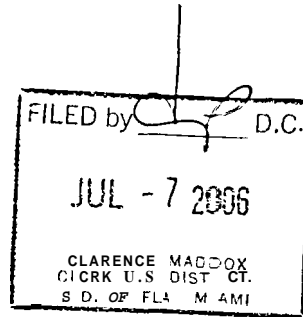
Defendants.

UNITED STATES OF AMERICA,

Plaintiff,
vs.

CITY OF HOLLYWOOD,

Defendant.



**CLOSED
CIVIL
CASE**

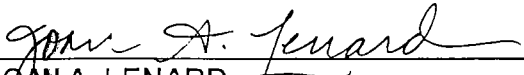
ORDER DISMISSING CASE WITH PREJUDICE

PURSUANT TO the telephonic notification by Plaintiff Hollywood Community Synagogue's counsel, in which counsel stated that Plaintiff has accepted Defendant City of Hollywood's counter-offer of settlement and that this matter has been settled in its entirety; the filing of the Certified Resolution of the City of Hollywood (attached to D.E. 380 and titled "Resolution No. R-2006-208"); and the properly-submitted Consent Order signed by the United States of America and the City of Hollywood and entered by the Court as modified, it is hereby:

ORDERED AND ADJUDGED that:

1. This case is dismissed with prejudice;
2. The Court shall retain jurisdiction to enforce the settlement between Hollywood Community Synagogue and the City of Hollywood¹ and the Consent Order, signed by the United States of America and the City of Hollywood and entered by the Court on July 7, 2006, consistent with all applicable law;
3. All pending motions are denied as moot; and
4. All extraneous filings are stricken as moot.

DONE AND ORDERED in Chambers at Miami, Florida, this 7 day of July, 2006.



JOAN A. LENARD
UNITED STATES DISTRICT JUDGE

cc: Magistrate Judge Theodore Klein
counsel of record

¹ Within the constraints of the United States Constitution, zoning is strictly a local matter between the City of Hollywood and its residents. The Parties are to proceed consistent with the Court's Order granting partial summary judgment (D.E. 370), issued on June 26, 2006, and with all applicable law.