## RUBIN & ROTHMAN, LLC Attorneys at Law 1787 Veterans Memorial Highway, Suite 32 P.O. Box 9003 Islandia, New York 11749

To: NATE JOKIMAN

Fax #: 949-232-1052

Date: April 1, 2019

Re: JOHN A THOMPSON

File: 841617

From: Amanda Gonzalez

Voice: (631)-234-1500 ext: 244

Fax:

(631)-234-1138

Total Number of Pages (including cover letter):

ORIGINAL ACCOUNT #: XXXX-XXXX-XXXX-3877

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WE ARE ATTEMPTING TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE. THIS COMMUNICATION IS FROM A DEBT COLLECTOR.

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0841617 LASM

JOSEPH RUBIN (1927-1994) KEITH H. ROTHMAN

DAVIDIK, KOWALENKO<sup>1,5,5</sup> Managing Attorney New Jersey

ADAM OLSHAN 3.4 Managing Attorney Connecticut and Massachusetts

<sup>1</sup>MEMBER NY SAR <sup>3</sup>MEMBER NJ BAR <sup>3</sup>MEMBER CT BAR <sup>4</sup>MEMBER MA BAR

BUSINESS HOURS: MON-THURS B:30AM-7:00PM FRI: 0:30AM-5:00PM SAT: 8:30AM-12:00PM

0066200

## RUBIN & ROTHMAN, LLC

A LIMITED LIABILITY COMPANY FORMED IN THE STATE OF NY ATTORNEYS AT LAW 1787 VETERANS HIGHWAY SUITE 32 P.O. BOX 9003 ISLANDIA, N.Y. 11749 TEL (631) 234-1500 FAX (631) 234-1136 TOLL-FREE (800) 298-8058 FOR RELAY SERVICE DIAL 711 NYC DCA LIC, 2045512

CALL: YVONNE O'DONNELL EXT 2235 YTS/KMR А

FRANK ROTHMAN DAVID ROTHMAN'<sup>2</sup> ADRIENNE CERVENKA' AARON DEACON' MICHAEL JOHNSON' DAVID MULLER'
ERIC S. PILLISCHER'
SCOTT H. RUMPH'
ANGELO L. SIRAGUSA'
KRISTA ROSE'.2 JACQUELINE A. TIERNEY' JACQUELINE RIZZARDI''. JILLLIAN SMITH JOSEPH M. HALL<sup>4</sup> KIMBERLY PETERSON<sup>3</sup> JESSICA COONRAD<sup>1</sup>, JOHN OTT<sup>2</sup> TTO NHOL

April 01, 2019

GLEN A. KURTIS, ESQ. GLEN A. KURTIS, P.C. ATTORNEY AT LAW 1775 MAIN ST STE 614 WHITE PLAINS NY 10601-3112

OUR FILE NO: 0841617

CREDITOR: CAPITAL ONE BANK (USA), N.A.

DEBTOR: JOHN A THOMPSON

Dear Sir/Madam,

We are willing to resolve this matter without further litigation on the terms set forth in the attached payment arrangement.

If this offer is acceptable to your client(s), please have them sign and return three copies of the stipulation in the enclosed envelope. Upon receipt of the documents, a fully signed copy will be sent to you and another copy will be filed with the court.

All payments should be sent to P.O. Box 550, Central Islip, New York 11722 payable to Rubin and Rothman, and refer to our file # 0841617. In addition to personal checks, we accept WESTERN UNION and electronic payments. You can make electronic payments on-line at RRLLC189.com or by calling us during business hours.

If payments are not made in accordance with the enclosed payment arrangement, we will pursue collection activity and the full balance of the account minus any applicable payments will be due and owing. We are not obligated to renew this offer.

If you have any questions or comments, kindly contact me at Ext.

RUBIN & ROTHMAN, LLC

KRISTA M. ROSE

Attorney-at-law

Enc. - Four copies of Stip & Return Envelope

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JOSEPH RUBIN (1927;1994) KEITH H. ROTHMAN

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ADAM OLSHAN \*\*\*

Managing Attorney

Connecticut and Massachusetts

'MEMBER NY BAR <sup>2</sup>MEMBER NJ BAR <sup>3</sup>MEMBER CT BAR <sup>4</sup>MEMBER MA BAR

HUSINESS HOURS, MON-THURS 8:30AM-7-00PM FRI: 8:20AM-5:00PM SAT: 8:30AM-12:00PM

0066200

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A LIMITED LIABILITY COMPANY FORMED IN THE STATE OF NY ATTORNEYS AT LAW 1787 VETERANS HIGHWAY SUITE 32 P.O. BOX 9003 ISLANDIAN NA 1899

P.O. BOX 9003 ISLANDIA, N.Y. 11749 TEL (631) 234-1500 FAX (631) 234-138 TOIL-FREE (800) 298-8058 FOR RELAY SERVICE DIAL 711 NYC DCA LIC. 2045512

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GLEN A. KURTIS, ESQ. GLEN A. KURTIS, P.C. ATTORNEY AT LAW 1775 MAIN ST STE 614 WHITE PLAINS NY 10601-3112

NOTICE REQUIRED BY PART 1 OF TITLE 23 OF THE NEW YORK STATE CODES, RULES AND REGULATIONS

If a creditor or debt collector receives a money judgment against your client in court, state and federal laws may prevent the following types of income from being taken to pay the debt:

- Supplemental security income, (SSI);
- Social security;
- Public assistance (welfare);
- 4. Spousal support, maintenance (alimony) or child support;
- Unemployment benefits;
- Disability benefits;
- Workers' compensation benefits;
- Public or private pensions;
- 9. Veterans' benefits;
- 10. Federal student loans, federal student grants, and federal work study funds; and
- 11. Ninety percent of your wages or salary earned in the last sixty days

ARON DEAGON'
MICHAEL JOHNSON'
SUBY MATHEW'
DAVID MULLER'
ERIC S. PILLISCHER'
SCOTT H. RUMPH'
ANGELO L. SIRAGUSA'
KRISTA ROSE'
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JOSEPH M. HALL'
KIMBERLY PETERSON'
JESSICA COONRAD'
JOHN OTT'

YTS/KMR

FRANK ROTHMAN' DAVID ROTHMAN'<sup>2</sup> ADRIENNE CERVENKA' CIVIL COURT OF THE CITY OF NEW YORK COUNTY OF KINGS

File No.0841617 LSD 0301 Ref# 066200 047 C

CAPITAL ONE BANK (USA), N.A.

Plaintiff,

STIPULATION OF SETTLEMENT

-against-

Index No. 41347/10

JOHN A THOMPSON

Defendant(s).

IT IS HEREBY STIPULATED AND AGREED by and between defendant(s) and the attorneys for the plaintiff as follows:

- 1. Defendant(s) acknowledge that they owe \$ 6,181.96 to the plaintiff and have no defense to this claim or counterclaim against plaintiff. Defendant(s) appear in this action, consent to the jurisdiction of the court and waive any defense of lack of personal service.
- 2. Defendant(s) agree(s) to pay plaintiff the sum of \$ 3,400.00, as follows:

a. \$ 1,800.00 on 4/26/19;

- b. \$ 200.00 on 5/26/19 and on the 26th day of each month thereafter until the full amount thereof is paid.
- 3. All payments should be sent to P.O. Box 550, Central Islip, New York 11722 payable to RUBIN & ROTHMAN, as attorneys, and refer to file# 0841617.
- 4. Plaintiff agrees to take no further legal action against the defendant(s) who sign and return this stipulation as long as payments are made in accordance with the terms of this stipulation. In the event that a default by defendant(s) remains uncured for ten(10) days after plaintiff sends written notice to defendant(s), plaintiff may enter judgment against them for the full amount sought in the complaint, together with the costs and disbursements of this action, crediting defendant(s) with any payments made hereunder. Payments in excess of the above minimum monthly payment will reduce the balance due under the stipulation but will not relieve defendant(s) of their obligation to make future payments at the rate and on the dates specified herein. A facsimile copy of this stipulation shall have the same legal effect as an original instrument.
- 5. Upon payment by defendant(s) in accordance with the terms of this stipulation, plaintiff will issue a stipulation discontinuing action. Defendant(s) waive any cease and desist request.

Dated: Islandia, New York 4/01/2019 RUBIN & ROTHMAN, LLC Attorneys for Plaintiff

B...

GLEN A. KURTIS, P.C. ATTORNEY AT LAW Attorneys for Defendant JOHN A THOMPSON

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CIVIL COURT OF THE CITY OF NEW YORK COUNTY OF KINGS

LSD 0301 File No.0841617 Ref# 066200 047

CAPITAL ONE BANK (USA), N.A.

Plaintiff,

-against-

JOHN A THOMPSON

STIPULATION OF SETTLEMENT

Index No. 41347/10

## Defendant(s).

IT IS HEREBY STIPULATED AND AGREED by and between defendant(s) and the attorneys for the plaintiff as follows:

- 1. Defendant(s) acknowledge that they owe \$ 6,181.96 to the plaintiff and have no defense to this claim or counterclaim against plaintiff. Defendant(s) appear in this action, consent to the jurisdiction of the court and waive any defense of lack of personal service.
- Defendant(s) agree(s) to pay plaintiff the sum of \$ 3,400.00, as follows:
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- 5. Upon payment by defendant(s) in accordance with the terms of this stipulation, plaintiff will issue a stipulation discontinuing action. Defendant(s) waive any cease and desist request.

Dated: Islandia, New York 4/01/2019

RUBIN & ROTHMAN, LLC Attorneys for Plaintiff

By:	

GLEN A. KURTIS, P.C. ATTORNEY AT LAW Attorneys for Defendant JOHN A THOMPSON

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