

IN THE CIRCUIT COURT OF JACKSON COUNTY AT KANSAS CITY

NOAH ALEXANDER WORCESTER	}	CASE NO:
VS.	{	Judge / Division:
COAST PROFESSIONAL INC	{	
	}	

COMES NOW, Noah Alexander Worcester as a Pro Se litigant, to present to the court his claim against the business "COAST PROFESSIONAL INC" for the mishandled servicing of loans held in his name.

Petitioner states that

1. He is a resident of Missouri and a citizen of the United States of America.
2. That his address is:
1400 E 108th Terrace,
Kansas City, MO 64131
3. The Defendant in this case is a corporation not based in the state of Missouri, and the address of their corporate headquarter is:
4. Defendant regularly does business in the state of Missouri, because
 - a. Defendant is a private or outside contractor for the United States Department of Education as a servicer of Federal Direct Student Loans.
 - b. That because of the statements above, Coast Professional is an eligible Defendant in this filing, even while their business is not based in Missouri.

Petitioner States the following complaints against Defendant:

1. Defendant has not fulfilled their obligations to Plaintiff for the servicing of Plaintiff's Student Loans:
 - a. Defendant neglected to process paperwork requested of Plaintiff by Coast Professional for the entry of Plaintiff's Loans into a Loan Rehabilitation and Repayment Program offered by Coast Professional as required by state and federal law.
 - b. However, Defendant did process Petitioner's banking information and set up automatic payments from said bank account for the purpose of Plaintiff's entry into the above mentioned Loan Rehabilitation and Repayment Program, and that
 - c. Defendant failed to report the agreement between Defendant and Plaintiff to the United States Department of Education resulting in a treasury offset which was executed in march of 2016.

2. Defendant has not fulfilled their duty in regards to Plaintiff's privacy by contacting third parties by phone, representing themselves as a loan enforcement agency to said parties and releasing sensitive information about Plaintiff and Plaintiff's loans to said parties.
3. The Defendant has not responded to Plaintiff's attempts to resolve his dispute through mail, email and facsimile, furthermore the contact information publically listed by Coast Professional is not correct.

BASED ON THE ABOVE and Forbearing facts, Petitioner requests the following of the Court.

1. Petitioner has suffered damages in the amount of 3128 dollars, and prays the Court order the Defendant to reimburse him for these damages.
2. Petitioner has accumulated legal fees and attorney expenses through this filing, and cannot afford to pay these fees or expenses, Petitioner prays the Court order the Defendant to reimburse him for these fees and expenses in the amount of 1335 dollars.
3. Any other, further relief that the Court deems just and proper.

Respectfully Submitted,

Noah Alexander Worcester

1400 E 108th Terrace,

Kansas City, MO 64131

worcesternoah@gmail.com

9133535725