PLAINTIFF’S ANSWER TO DEFENDANT’S MOTION FOR EXTENSION OF TIME TO ANSWER OR OTHERWISE RESPOND

Noah Worcester (“Plaintiff”) states the following to answer Defendant’s Motion for Extension of Time To Answer Or Otherwise Respond.

1. Denial of Facts: Plaintiff has never alleged that Defendant Has Violated the Fair Debt Collection Practices Act, 15 USC §1692, et seq. (“FDCPA”)
2. Denial of Facts: Defendant was served with Plaintiff’s state court petition on August 15, 2016.
3. Denial of Facts: Plaintiff did not receive notice of Defendant’s removal of this case until he received a packet in the mail postmarked September 19th, 2016.
4. Plaintiff understands Defendant’s request and states that,
5. Defendant filed these documents on the 16th of September and Plaintiff received said documents through postal mail on or around the 19th of September, 2016.
6. Granting an extension of time in this case would prejudice Plaintiff because
7. Plaintiff is currently a student, and the amount in controversy effects his tuition and has severe time based repercussions, and
8. Plaintiff is currently a Pro Se Respondent in a Paternity Action and “Worcester v Coast Professional” is a matter of controversy in the aforesaid Paternity Action.
9. Because of the above and forbearing, granting Defendant’s Motion for increased time would prejudice Plaintiff in this case.
10. Defendant has not answered the initial Petition of Plaintiff as required of Defendant pursuant to Fed. R. Civ. P. Rule §81(c).

WHEREFORE, Plaintiff Noah Worcester respectfully requests that

1. The Court does not Grant Defendant’s Motion for Extension of Time to File an Answer or Otherwise Respond.
2. Any other relief the Court deems just and proper

Respectfully Submitted,

Noah Worcester

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