BRIEF “Worcester vs Coast Professional INC”

Noah Worcester (“Plaintiff”), has filed a civil action against Coast Professional INC (“Defendant”), requesting compensation for Defendant’s alleged mishandling of Plaintiff’s loans.

Plaintiff filed this case as a small claims case in the 16th Circuit Court of Jackson County, Missouri. Defendant has since filed “DEFENDANT COAST PROFESSIONAL, INC.’S NOTICE OF REMOVAL” which claims that the US District Court of Western Missouri has subject matter jurisdiction in the above case as the case may involve allegations to violations of Federal Law.

Defendant has also filed “DEFENDANT COAST PROFESSIONAL, INC.’S MOTION FOR EXTENSION OF TIME TO ANSWER OR OTHERWISE RESPOND”, which seeks an additional thirty days to file an answer to Plaintiff’s initial Petition.

Plaintiff has answered “DEFENDANT COAST PROFESSIONAL, INC.’S NOTICE OF REMOVAL”, and states that the Defendant has no grounds for removal of the case and that the 16th Circuit Court has subject matter jurisdiction in this case.

Plaintiff answers “DEFENDANT COAST PROFESSIONAL, INC.’S MOTION FOR EXTENSION OF TIME TO ANSWER OR OTHERWISE RESPOND” by stating that time is a crucial element in this case due to Plaintiff’s status as a student and because he is a respondent in another legal matter.

Plaintiff states that Defendant has not been timely with filings and serving notice, for Plaintiff received Defendant’s filings my mail in a packet which was postmarked one day before a scheduled hearing on this case.

Plaintiff is requesting that the Court order Defendant compensate Plaintiff for his legal expenses related to the creation, filing, and research of the attached Answers mentioned in this brief.

Respectfully Submitted,

/s/Noah Alexander Worcester

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ATTACHED DOCUMENTS

1. Plaintiff’s Objections to “DEFENDANT COAST PROFESSIONAL, INC.’S NOTICE OF REMOVAL”
2. Plaintiff’s Answer to “DEFENDANT COAST PROFESSIONAL, INC.’S MOTION FOR EXTENSION OF TIME TO ANSWER OR OTHERWISE RESPOND”
3. Party Information Sheet