June 12, 2015

Amy Weber

452 B North 8th Street

Fairview, NJ 07022

Phone: 917-847-5026

To:

William T. Walsh

Clerk of Court

United States District Court

Martin Luther King Building

& U.S. Courthouse

50 Walnut Street

Newark, NJ 0710

**Regarding Docket Number: 14-CV-7340**

Mr. Walsh;

I would like to address that I noticed a mistake by this Court regarding the service date for Defendants: Hon. Judge Frances A. **McGROGAN**; Hon. Judge Kenneth **SLOMIENSKI**; Hon. Judge Peter J. **MELCHIONNE**; Hon. Judge Peter **DOYNE**; Hon. Judge Bonnie **MIZDOL**; Hon. Judge Gary N. **WILCOX**; **MARCELLE NICOLE**, Law Clerk [appropriate name MELISSA NICOLE]; **BERGEN COUNTY FAMILY COURT OF THE SUPERIOR COURT OF NEW JERSEY** [appropriate name: State of New Jersey Superior Court, Bergen Vicinage]; **STATE OF NEW JERSEY BOARD OF ETHICS** [appropriate name; Sate of New Jersey Office of Attorney Ethics]; Samsiri **SOSTRE**; **Bergen County Division Family Guidance** (BCDFG); Reesa **VILLANI**; Judith **LEGGETT**; were served with **SUMMONS on December 16th, 2014** not as this Court entered it in the Docket as February 16, 2015.

Also take note that this Court Clerk did not entered into default these defendants.

Defendants were request to be entered into default by me on February 23rd, 2015, attached are copies of letters requesting default and proof of service.

Please correct this mistake to avoid future confusion with defendants as they have ignored in answering my Complaint and have retained an attorney as of April 17th, 2015 –defendantswere to be defaulted and default judgment, defendants failed to answer the complaint within the 21 days establish by the Federal Rule 12.

Defendant Kathryn Dixon **(‘Dixon”**) is in this Summon as a defendant but was not mentioned as a defendant, please add KATHRYN DIXON as a defendant. DIXON was properly served on February 12th, 2015 and has acknowledged this Complaint by answering late after Defendant **DIXON** has been entered into default on April 6th, 2015 and default Judgment on May 7th, 2015.

Defendant **Vivian Chern Shnadiman** was properly served on February 27tth,

2015, defendants failed to answer the Summon Complaint within the 21 days establish by the Federal Rule 12 and have been properly notified that has been entered into the docket as default and default judgment. Defendants have retained attorney and their answering to my Complaint is too late by law.

Defendant **Families First and Victoria Madden** were properly served on February 12tth, 2015, defendants failed to answer the Summon Complaint within the 21 days establish by the Federal Rule 12 and have been properly notified that has been entered into the docket as default on April 6th, 2015 and default judgment May 7th, 2015.

Defendants have retained attorney and their answering to my Complaint is too late by law.

**BERGEN COUNTY FAMILY COURT OF THE SUPERIOR COURT OF NEW JERSEY** [appropriate name: State of New Jersey Superior Court, Bergen Vicinage] failed to answer on time to my Summon Complaint and was entered into Default Judgment on May 7th, 2015 pursuant to Federal Rule 12. Attorney John Tucker is claiming that I failed entering this defendant into default.

Pursuant to NJ Rule 4:43-1 Entry of Default, both defendants **SATE OF NEW JERSEY** and **STATE OF NEW JERSEY SUPERIOR COURT, BERGEN VICINAGE** failed to answer and decided to retain an attorney four (4) months after they were properly served, by law both defendants are to be defaulted and default judgment.

In Summary:

Today I am formally submitting documents and requesting Clerk error and clarification:

1. Requesting defendant **Kathryn Dixon** to be added as defendant,
2. Default Judgment of **STATE OF NEW JERSEY** –by law,
3. Correction of defendants **McGrogan; Melchionne; Doyne; Mizdol; Slomienski, Wilcox; Melissa Nicole; State of New Jersey; State of New Jersey Superior Court; Bergen Vicinage; Samsiri Sostre; Bergen County Division Family Guidance; Reesa Villani; Judith Leggett** to be corrected as served on December 16, 2014 and defaulted April 6th, 2015 and default judgment May 7th, 2015.
4. Clarification that **Defendant State of New Jersey Superior Court; Bergen Vicinage** was entered into default judgment on May 7th, 2015 –by law failed to answer Summon Complaint
5. Clarification **Sate of New Jersey Office of Attorney Ethics** was properly served on February 27th, 2015, defaulted April 6th, 2015 and defaulted judgment on May 7th, 2015.
6. A motion to oppose to dismiss –William T. McGloin, Esq. attorney for Defendant Daniel **BROOMBERG**.
7. A motion to oppose to dismiss –William T. McGloin, Esq. attorney for Defendant Donna **LOBIONDO**.
8. A motion to oppose to dismiss –Paul Soderman, Esq. attorney for Defendant FAMILIES FIRST and Victoria MADDEN and requesting to reinforcing Defendant **Families First and Victoria Madden** were in default judgment –by law.
9. A motion to oppose to dismiss –Paul Soderman, Esq. attorney for Defendant FAMILIES FIRST and Victoria MADDEN and requesting to reinforcing
10. A motion to oppose to dismiss letter from Defendant Kathryn **DIXON** and requesting to reinforcing Defendant **Kathryn DIXON** is in default judgment -by law.

On June 9th, 2015 I filed in this Court:

1. A motion to oppose to set aside answer and vacate - John Tucker, DAG request for defendants **McGrogan; Melchionne; Doyne; Mizdol; Wilcox; Melissa Nicole; State of New Jersey; State of New Jersey Superior Court; Bergen Vicinage; Robyn Veasey; Monique D’Errico, Esq., Caryn Stalter, Esq.; State of New Jersey;** Cynthia **McWHITE**, Kelly **NESTOR**, Lourdes **NUNEZ**, Luis **PADIERNA**, Senator Nicholas **SACCO**, Kenneth J. **SLOMIENSKI**, Caryn **STALTER**, Esq.; Victoria **SUMMERS**, Joann **TAKACS**, Yllini **SUAREZ**, Keisha **TYSON**, Martha **VAZQUEZ**, Haydee **ZAMORA-DALTON**, Nicole **MILLER**, Mary **ZEC**, Esq.
2. Correction of defendants service of Summons date: **McGrogan; Melchionne; Doyne; Mizdol; Slomienski, Wilcox; Melissa Nicole; State of New Jersey; State of New Jersey Superior Court; Bergen Vicinage; Samsiri Sostre; Bergen County Division Family Guidance; Reesa Villani; Judith Leggett** served on December 16, 2014 and defaulted February 23, 2015 and default judgment May 7th, 2015.
3. A motion to oppose to dismiss and vacate – William Buckley, Esq. attorney for Defendant Vivian **CHERN SHNAIDMAN** and reinforcing Defendant Vivian Chern Shnadiman is in default judgment -by law.
4. OSC Letter Brief in Support of Plaintiff’s written submission to Show Cause
5. Clarify that all documents have been entered into the Docket No: 2:14-cv-07340-CCC-JBC and stamped by this Court Clerk.

On May 28th, 2015 I filed in this Court:

1. Order to Show Cause and requested a TRO against all Defendants and requesting a release od all legal documents to Plaintiff Weber.
2. Letter to Mario Blanch, Esq. addressing my “appeal” fraud he committed and his May 26, 2015 letter to me and a copy of my Termination letter to Mario Blanch, Esq. dated May 13th, 2015 [re entering copy]

Thank you for your help,

Respectfully,

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AMY WEBER

Proper Plaintiff

cc. United States District Court for the District of New Jersey Honorable Judge James B. Clark lll