

I
IN THE DISTRICT COURT OF OKLAHOMA COUNTY
STATE OF OKLAHOMA

Oklahoma Department of Securities ex rel. Irving L. Faught Administrator,)		
)		
Plaintiff,)	Case No. CJ-2009-2773	
v.)		
)		
Brian McKye, an individual)		
Defendant,)		

DEFENDANTS MOTION TO EXTENSION OF TIME TO REMOVE PROPERTY

COMES NOW the Defendant, Brian McKye; pro se, and respectfully motions more time to remove property for the following reasons.

- 1. Defendant was not given enough time to respond.**
- 2. Defendants intention was to remove contents and store them in his home-built trailer, without said trailer, Defendant must make other arraigngements for the storage of property.**
- 3. Defendants final day to remove property is on a weekend.**

Defendant respectfully requests an additional week to remove personal property.

Therefore, Defendant respectfully motions to the Court to require Special Master to refrain from selling any further personal property of Defendant. Furthermore, Defendant prays for the opportunity of an additional week to work with the landlord and retrieve his property.

Respectfully



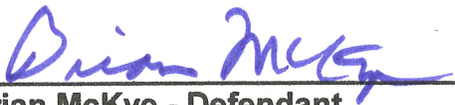
Brian McKye - Defendant

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 9th of October, 2009, a true and correct copy of the foregoing was mailed by certified mail, return receipt requested, with postage paid there on addressed to:

**Patricia A Labarthe
Oklahoma Department of Securities
120 N. Robinson su 860
Oklahoma City, Ok 73102**

**Stephen J. Moriarty
Fellers, Snider
100 N. Broadway, ste 1700
Oklahoma City Ok 73102**



Brian McKye - Defendant

**Brian McKye
P.O. Box 957
Jay, Oklahoma 74346**