



NOV 12 2021

Ogden, Richard

From: Wayne Travis <xpenenergycorporation@gmail.com>
Sent: Thursday, November 11, 2021 7:56 PM
To: Ogden, Richard
Subject: [EXTERNAL]: Re: Oklahoma Department of Securities v. Travis et. al.; CJ-18-3766

RICK WARREN
 COURT CLERK
 66

Dear Honorable Judge Richard Ogden,

I am sorry I have to ask, are you claiming that you did not read any of my responses that were filed on time?

Because I am trying to understand your statement of confession?

To be very respectful, and clear, I was not informed of a rule to deliver a second copy to the court, and I certainly did not commit the crime you just claimed I confessed to. I am no expert, but this can not be fair and just.

Am I correct that you just ruled in favor of the State who blocked my income for 6 years, and while I am broke, dealing with recent death of my wife to Covid, defending myself against lies and tyranny, are you not able to grant a relief of allowing a reschedule of court with relief to properly follow the rule.

Was not a question raised about the state's filing responses to my responses which never arrived in your chambers?

Thank You Your Honor,

Wayne Travis

On Thu, Nov 11, 2021 at 6:02 PM Ogden, Richard <Richard.Ogden@oscn.net> wrote:

Counsel and Ms. Travis,

Based on Rule 4 h. of the Rules for the District Courts of Oklahoma, the Court enters this ruling and strikes the hearing for tomorrow morning.

The Court has reviewed the following submissions:

1. The Plaintiff's Objection and Motion to Strike.

2. The Plaintiff's Reply to Defendant's Response to Objection and Motion to Strike.
3. The Plaintiff's Motion for Summary Judgment.
4. The Plaintiff's Reply to Defendant's Response to Motion for Summary Judgment.

Defendant Travis Pro se file a Response to Plaintiff's Motion for Summary Judgment on September 24, 2021, which was not delivered to the Court's chambers as required by Local Rule 37 and exceeded, without leave of the Court, the mandatory page limit of 20 pages as required by Local Rule 37. The Plaintiff did provide the Court a courtesy copy of Defendant's Response of September 24, 2021. The Defendant's Response to Plaintiff's Motion for Summary Judgment is STRICKEN for failure to conform with the Rules of the District Courts of Oklahoma or the Rules for the Seventh and Twenty-sixty Judicial District.

Defendant Travis Pro se also file a "Response to Plaintiff's Response to Defendant's Response to Motion for Summary Judgment" on October 7th, 2021, which was not delivered to the Court's chambers as required by Local Rule 37. Defendant Travis Pro se did not seek leave of the Court to file this document and is therefore in violation of Local Rule 37 B. and C. and the same is STRICKEN pursuant to Local Rule 37 E.

Defendant Travis Pro se filed a Response to Objection and Motion to Strike on October 22, 2021, which was not delivered to the Court's chambers as required by Local Rule 37. This submission is therefore STRICKEN pursuant to Local Rule 37 E.

Defendant Travis Pro se filed an "Amended Response to Objection and Motion to Strick Adding Signature to Response and Notary to Exhibit A and E" on October 25, 2021, which was not delivered to the Court's chambers as required by Local Rule 37. Defendant Travis Pro se did not seek leave of the Court to file this document and is therefore in violation of Local Rule 37 B. and C. and the same is STRICKEN pursuant to Local Rule 37 E.

Plaintiff's Objection and Motion to Strike is SUSTAINED. The submissions of the Defendant Travis Pro se now having been STRICKEN. Plaintiff's Motion for Summary Judgment is deemed confessed and is therefore SUSTAINED.

Plaintiff is to prepare a Journal Entry.

Richard C. Ogden

District Judge

District Court of Oklahoma County

Seventh Judicial District

Oklahoma County Courthouse

321 Park Avenue

Oklahoma City, OK 73103

405-713-1403



Defendant

CAUTION: This email originated outside of the Oklahoma State Courts Network. Please do not open attachments or click links unless you recognize the sender and know the content is safe.