

MEMORANDUM

Respondent hereby incorporates Respondents Hagan and Comery's Motion to Dismiss in its entirety.

Further, Plaintiff (*sic*) Sisson has neglected in her attempted motion to the court to actually state any complaint against Respondent St. John Westhore Hospital. As far as Respondent can tell, the entire submission is in actuality a complaint against the workings of the Supreme Court. Accordingly, Respondent asserts that it was wrongly named in the submission to the court and asks that the Respondent be dismissed from this case.

Lastly, beyond all of the procedural problems facing Sisson's action, there is the undeniable fact that Sisson was given every opportunity to prove to the court both her status as indigent and that she did not owe money to Respondent. Sisson failed on every opportunity to follow the rules or give any evidence showing that she did not owe the debt to Respondent. Accordingly, Rocky River Court granted the Respondent's Motion for Default Judgment. Ms. Sisson has blatantly disregarded the rules of the courts upon whose mercy she supposedly keeps throwing herself. By disregarding the rules of the court and trying continuously to delay the case and/or have the case dismissed outright, Sisson has proven her disrespect for the courts she is asking for help.

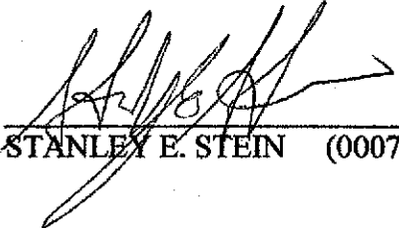
CERTIFICATE OF SERVICE

A true and accurate copy of the foregoing Motion to Dismiss was sent by ordinary

U.S. Mail, postage pre-paid, this 1st day of July, 2008 to:

Andrew D. Bemer
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