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UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

Case No. 2:23-cv-51

PHILIP C. BELLFY, PhD, Plaintiff,

Hon. Paul L. Maloney Magistrate Judge Maarten Vermaat

v.

MICHAEL T. EDWARDS and JOCELYN K. FABRE, Defendants.

Philip C. Bellfy, PhD Plaintiff in pro per 5759 S. Ridge Rd. Sault Ste. Marie, MI 49783 (906) 632-8060 phil.bellfy@gmail.com

GREWAL LAW PLLC Daniel V. Barnett (P82372) Attorneys for Defendant Jocelyn K. Fabre 801 Broadway Ave NW Ste 302 Grand Rapids, MI 49504-4463 (616) 259-8463 dbarnett@4grewal.com MADDIN, HAUSER, ROTH & HELLER, P.C. David M. Saperstein (P49764) Harvey R. Heller (P27351) Attorneys for Defendant Michael T. Edwards 28400 Northwestern Hwy., Second Floor Southfield, MI 48034 (248) 827-1885 dsaperstein@maddinhauser.com

PLAINTIFF BELLFY'S MOTION FOR JUDGMENT ON THE PLEADINGS UNDER FRCP RULE 12(c)

The key to understanding this Complaint, and the key to adjudicating it and granting this Motion, is

simple: (1) did either Defendant send "proper notice" to the Plaintiff, and (2) did either Defendant send the

information needed to access the alleged "zoom hearing" to the Plaintiff?

Therefore, in support of this Motion, the Plaintiff asks the Court to consider that all parties agree

that the Defendants did not send the Plaintiff a (1) "Proper Notice of Hearing," nor did they send the

Plaintiff (2) the "zoom" information that he needed to attend the alleged Hearing.

Given that the Defendants have refused to support their claim for relief (dismissal of my

Complaint) with any sort of evidence whatsoever, Plaintiff asks the Court, additionally, considering the

Case 2:23-cv-00051-PLM-MV ECF No. 25, PageID.390 Filed 07/26/23 Page 2 of 2 preponderance of the evidence, or lack thereof, that the Defendants <u>did not</u> hold a Hearing. Consequently, in either case, any reference to a Hearing in any motion or any pleading in this case, including but not limited to an alleged "notice" thereof, would be a Binding Judicial Admission of <u>perjury</u> committed by either Defendant and/or their attorneys.

The court may consider the full text of documents referred to in the complaint, provided that the document is central to the plaintiff's claim and no party questions the authenticity of the document. *Branch v. Tunnell*, 14 F.3d 449, 454 (9th Cir. 1994). Please see Exhibit A for email proof that Plaintiff never received the documents central to this Complaint. I apologize for the low-quality screen-print.

RELIEF REQUESTED

I seek relief under Rule 12(c) and ask the Court to render a judgement on the pleadings and Motions already on the docket and deny Defendants' Motions to Dismiss as they have refused to provide the Court with evidentiary support that would underpin their Motions to Dismiss, and, in their pleadings and Motions, they have knowingly, willingly, and repeatedly committed perjury before this honorable Court.

PROOF OF SERVICE (electronically filed)

Philip C. Bellfy, PhD

Plaintiff's Signature

tally

Date 07-26-2023 5759 S. Ridge Rd. Sault Ste. Marie, MI 49783 phil.bellfy@gmail.com 906-632-8060