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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON

NATHEN BARTON,

Plaintiff

v.

Anthony George, AG Marketing LLC,
Discount and Savings Advantage, My
Retail Savings, Secured ID LLC, ID
Integrity LLC, Practical I.D. Protection
LLC, MK TELE-VISIT, My Retail
Savings, Oneperk Place, Pro Identity Save,
SMART, Telehealth4U, Financial
Achiever Pro, All Purpose Docs, Dragons
Fly Online LLC, AutoSaver365.com, My
Family Telemed, My ID Theft Protection,
Hyper Fox Enterprises LLC, ID Core
Protection LLC,
and John Doe 1-10

Case No.: 3:25-cv-05110-KKE

Motion to resolve Anthony George's
and AG Marketing LLC's "Answer"
not filed with the Court

NOTED FOR April 11, 2025

1 **I. INTRODUCTION**

2 Anthony George and AG Marketing LLC were served the summons and complaint in this
3 matter on February 25, 2025.¹ As of today, 3/24/2025, the only correspondence I have received
4 from these two parties is a Letter shown in Exhibit A. The Letter claims to be an Answer and
5 asks to dismiss the case for a reason under FRCP 12(b)(6), but it is not titled as a FRCP 12(b)(6)
6 motion to dismiss.

7 The Letter was not filed with this Court. I ask for the Court’s help in resolving what the
8 Letter is to Mr. George and AG Marketing LLC – is it their Answer? If the Court holds the
9 Letter is not an Answer, I ask the Court to hold Mr. George and AG Marketing LLC in default.
10 If the Court holds the Letter is an Answer, I ask the Court to strike it with regards to AG
11 Marketing LLC because under LCR 83.2(b)(4) “A business entity, except a sole proprietorship,
12 must be represented by counsel”.

13 **II. MOTION**

14 The Letter does not state in short and plain terms their defenses to each claim asserted
15 against them, nor is it a general denial. Above all it is not filed with the Court. The Court is
16 asked to decide what the Letter is.

17 If the Letter isn’t Anthony George’s Answer, he should be put in Default.

18 Answer or not, under LCR 83.2(b)(4) “A business entity, except a sole proprietorship,
19 must be represented by counsel” so AG Marketing LLC should be put in default.

20 **III. CONCLUSION**

21 Once the Court resolves what the Letter is, the case can move forward accordingly.
22

23 March 24, 2025

¹ See Dkt. 9 page 1 for Anthony George, and Dkt. 9 page 3 for AG Marketing LLC.
MOTION TO RESOLVE LETTER - 2 / 4

NATHEN BARTON
4618 NW 11TH CIR
CAMAS WA 98607



(Nathen Barton)

Nathen Barton
BlueWind33@ProtonMail.com
(360) 241-5414

I. CERTIFICATE OF SERVICE

I hereby certify that on March 24, 2025, I mailed the foregoing motion, the associated declaration, and Exhibit A to Anthony George and AG Marketing LLC via postage pre-paid first class mail, correctly addressed, and with the envelopes requesting “Return to sender if unable to be delivered to addressee” front and back, to the addresses below, as shown in the images below:

AG Marketing LLC
2655 Ulmerton Rd Suite 121
Clearwater FL 33762

Anthony George
5401 Bayou Grande Blvd NE
Saint Petersburg, FL 33703



Nathen Barton



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