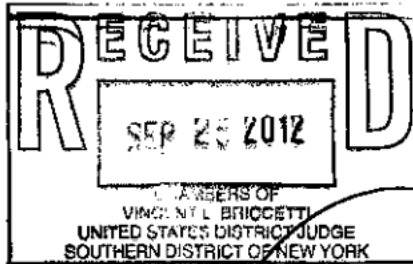
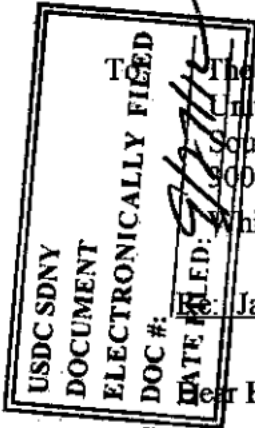


**MEMO ENDORSED**



**COURTESY COPY**

From: Jacob Teitelbaum  
c/o Ben Friedman  
5 Leipnik Way # 102,  
Monroe N. Y. 10950



To: The Honorable Vincent L. Briccetti  
United States District Court Judge  
Southern District of New York  
900 Quarropas Street  
White Plains, New York, 10601

Re: Jacob Teitelbaum Vs. Juda Katz et al. 12-cv-2858 VB

Dear Hon. Judge Briccetti,

*Plaintiff's time to respond to the motion of Kiryas Joel Ambulance Corp. is extended to 11/5/12. Defendant's reply is well by due 11/30/12.  
So ordered:  
WJL  
USDC  
9/26/12*

I am Jacob Teitelbaum, Plaintiff in this action.

I would like to bring to the Hon. Court's attention about a recent letter dated September 9<sup>th</sup> which I filed with the White Plains Courthouse, late last week I was informed by the court personnel that due to the lack of a pro-se clerk at this location, my letters may not reach the Court's chambers for some time, I attach a copy of proof of that mailing.

I am re-filing the same letter with the pro-se office in Manhattan, as the letter may not have been received by the court yet.

Additionally, I kindly request an extension of time in response to the recent filing of a Motion to dismiss by Defendant Kiryas Joel Comm Ambulance CRP, which I was just informed of, but not yet been served with, this Motion would require me to file my opposition response by October 9<sup>th</sup>.


I am unable to correspond with counsel for Defendant to request a consent before asking the Court, let alone prepare and file a response to the Motion by October 9<sup>th</sup>, since Yom Kippur begins on Tuesday September 25<sup>th</sup> and lasts thru Wednesday the 26<sup>th</sup>, this week is an extremely busy week in preparation of the Succoth holiday, a nine day holiday beginning on the eve of Sunday September 30<sup>th</sup>, with it's last day being on October 9<sup>th</sup>, in addition I depend on other people within the community to help me study and prepare my opposition response, Defendant KJ Ambulance comprises of mostly community members and is well aware of the Holiday time constraints.

The first chance I would have to review, study and prepare for said Motion would be October 10<sup>th</sup>, and because I am currently pro-se, I am unable to prepare and file my opposition within the usual 14 day limit as an attorney would, as such I would need an extension of time to file my opposition for this Motion by November 15<sup>th</sup>.

Therefore, I respectfully ask the Honorable Court to extend the time to file my opposition papers for the Motion to dismiss of Defendant Kiryas Joel Comm Ambulance CRP until November 15<sup>th</sup>, 2012, and Defendants then filing their reply by November 30<sup>th</sup>, 2012.

Dated September 24, 2012, Monroe, NY.

Respectfully Submitted,

  
\_\_\_\_\_  
Jacob Teitelbaum, Plaintiff

CC;

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