Isch v. Meijer, Inc. Doc. 9

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

DARRELL K. ISCH,

Plaintiff,

No. 1:09-cv-415

-V-

HONORABLE PAUL L. MALONEY

MEIJER, INC.,

Defendant.

ORDER DENYING PLAINTIFF'S MOTION FOR ENTRY OF DEFAULT

Plaintiff Isch filed a complaint on May 7, 2009. He was granted leave to proceed in forma

pauperis on May 8, 2009. A summons was given the United States Marshall for service on

Defendant Meijer, Inc., pursuant to FED. R. CIV. P. 4(c)(3) and 28 U.S.C. § 1915. On June 22,

2009, Defendant Meijer, Inc. filed a motion (Dkt. No. 7) to compel arbitration and for summary

judgment. On June 24, 2009, Plaintiff Isch filed a "motion for civil action," in which he requests

entry of default against Defendant Meijer for failing to answer the complaint within 20 days after

service of summons.

Plaintiff Isch is not entitled to entry of default. First, under the order (Dkt. No. 3 - 5/8/09

IFP Order) to proceed in forma pauperis, Plaintiff must serve a copy of all pleadings submitted to

the Court on Defendant or Defendant's attorney. The order requires Plaintiff to "include with the

original paper to be filed with the Clerk of the Court a certificate stating the date a true and correct

copy of any document was mailed to defendant or the attorney(s)." (5/8/09 IFP Order.) Plaintiff

has not included a certificate of service with this motion. Second, a party moving for entry of

default must show the party against whom default is sought has failed to plead or otherwise defend

"by affidavit or otherwise." FED. R. CIV. P. 55(a). Plaintiff has not submitted an affidavit or

otherwise established Defendant has failed to plead or defend within 20 days of service. Plaintiff's

statement to that effect contained in his motion, by itself, is insufficient. Finally, no proof of service

of the summons and complaint on Defendant has been filed with the Court. See FED. R. CIV. P.

4(1)(1) ("unless service is waived, proof of service must be made to the court"). From the record

before this Court, there is no way to determine if Defendant has ever been served.

For these reasons, Plaintiff Isch's motion (Dkt. No. 8) for entry of default is **DENIED**

WITHOUT PREJUDICE. IT IS SO ORDERED.

Date: June 29, 2009

/s/ Paul L. Maloney

Paul L. Maloney

Chief United States District Judge

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