Shive v. Amazon.com Inc. et al

Doc. 67

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW MEXICO

JAMES SHIVE,

Plaintiff.

v.

CV 15-406 KK/WPL

AMAZON.COM INC.; EBAY, INC.; JOHN LAVECCHIA; J&C BASEBALL CLUBHOUSE, INC.; SEARS HOLDING

CORPORATION; UNBEATABLE

SALE.COM INC.; and WAL-MART STORES, INC.;

Defendants.

ORDER GRANTING PLAINTIFF'S MOTION FOR EXTENSION OF TIME

Plaintiff James Shive filed a motion to extend time (Doc. 66) to comply with my Order dated November 2, 2016 (Doc. 65). My November 2 Order directed Shive to comply with my

August 23, 2016, Order (Doc. 61), and clarified that Shive was to take the following actions,

without regard to whether these actions have previously been taken: 1) serve a copy of the

complaint, a summons, the order reinstating J&C Baseball Clubhouse Inc. ("J&C") (Doc. 58),

the August 23 Order (Doc. 61), Judge Browning's October 31 Order (Doc. 64), and the

November 2 Order (Doc. 65); and 2) file proof of service that complies with Federal Rule of

Civil Procedure 4. The November 2 Order directed Shive to comply no later than December 2,

2016. Shive timely sought an extension.

I grant Shive's motion and extend the deadline to **January 6, 2017**. To clarify, Shive will

take the following actions no later than January 6, 2017. Shive is reminded that any previous

attempts at service do not qualify under this Order: that is, Shive must take new, affirmative

steps to comply with this Order and to prove compliance with this Order. First, Shive will serve a

A true copy of this order was served on the date of entry--via mail or electronic

means--to counsel of record and any pro se

party as they are shown on the Court's docket.

Dockets.Justia.com

copy of the complaint, a summons, the order reinstating J&C (Doc. 58), the August 23 Order

(Doc. 61), Judge Browning's October 31 Order (Doc. 64), the November 2 Order (Doc. 65), and

this Order on J&C no later than January 6, 2017. Again, Shive must make new, affirmative

attempts at service under this Order. Second, Shive will file proof of service that complies with

the Federal Rules of Civil Procedure no later than January 8, 2017. If Shive serves anyone other

than the registered agent for J&C, Shive bears the burden of affirmatively establishing, with

reference to the Rules, why that service is valid.

I again remind Shive that this case has been pending for well over a year. He has received

multiple extensions for service. Failure to fully and timely comply with this Order will result in a

recommendation to Judge Browning that this case be dismissed for want of prosecution.

It is so ordered.

William P. Lynch

United States Magistrate Judge

A true copy of this order was served on the date of entry--via mail or electronic means--to counsel of record and any *pro se* party as they are shown on the Court's docket.