

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF OREGON
PORTLAND DIVISION

S. RENEE MITCHELL,

Plaintiff,

v.

GROOWIN, INC., a Delaware Corporation,
and **MOHAMED MANCONA KANDÉ,**

Defendants.

MOSMAN, J.,

Defendants, Groowin, Inc and Mohamed Mancona Kandé (“Defendants”) filed a Rule 12(b)(6) Motion to Dismiss S. Renee Mitchell’s (“Plaintiff”) Seventh and Eighth Claims for Relief [7]. After reviewing the party’s petitions, I have determined that Plaintiff has failed to allege sufficient facts to establish a claim for intentional infliction of emotional distress (Claim Seven). Additionally, Plaintiff concedes her claim for wrongful discharge (Claim Eight) should be dismissed. Therefore, I GRANT Defendants Motion and DISMISS claims Seven and Eight.

IT IS SO ORDERED.

DATED this 20th day of November, 2014.

/s/ Michael W. Mosman
MICHAEL W. MOSMAN
United States District Judge