

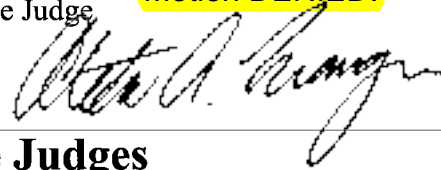
IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF TENNESSEE

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DEC 05 2012

Direct Line Corporation )  
 )  
v. )  
 )  
Michael L Carrington, et al )

No. 3:10-00423 U.S. DISTRICT COURT  
Judge Trauger MID. DIST. TENN.  
Magistrate Judge **Motion DENIED.**



**Defendant's Rule 72 Appeal to Magistrate Judges  
Denial of Defendant's Motion For Continuance of  
Hearing to A Date Between January 9<sup>th</sup>, 2013 and  
January 18<sup>th</sup>, 2013**

Comes the Defendant, Michael Carrington (hereinafter "Defendant"), and hereby moved that this Honorable Court to move the pending December 11, 2012 hearing date to an available date between January 9<sup>th</sup> and January 18<sup>th</sup>, 2013. As stated before I have business commitments that cannot be moved again. See attachment #1 email sent to Plaintiff immediately upon receiving Plaintiff's notice of the hearing date. See attachment #2, #3, #4 are copy of email with client re-confirming, copy of clients billing for Deceember 2012 reminding him of meeting, and the agenda of our training.

I originally requested a continuance of the hearing date as last scheduled and when the court denied that request **I had already rescheduled the client's commitment when I didn't hear back for weeks, and cannot delay it again.** This training is for the 2013 year beginning changes to the website and SEO proforma and this date is a hard date. I told the court clerk when the last date had to be cancelled due to Hurricane Sandy and the thousands of cancelled flights that I need a minimum of 2 weeks notice and to please check availability before issuing an order since my year ending is the busiest