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7	UNITED STATES DISTRICT COURT	
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
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10	STEVEN MANDELAS,	CASE NO. C10-0594JLR
11	Plaintiff,	ORDER RE: WCAA AND WCPA CLAIMS
12	v.	CLAIMS
13	DANIEL N. GORDON, P.C., et al.,	
14	Defendants.	
15	In an order dated March 31, 2011 (Summ. J. Ord. (Dkt. # 85)), the court granted	
16	Defendant Daniel N. Gordon, P.C.'s ("Gordon") motion for summary judgment on	
17	Plaintiff Steven Mandelas's claims under the Fair Debt Collection Practices Act	
18	("FDCPA"), 15 U.S.C. § 1692 et seq. Viewing the evidence in the light most favorable	
19	to Mr. Mandelas, the court concluded that there was no dispute as to any material fact and	
20	that Gordon was entitled to judgment as a matter of law on Mr. Mandelas's claims that	
21	Gordon's alleged purposeful delay in collecting the debt and alleged failure to properly	
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serve a writ of garnishment filed in state court were unfair or unconscionable means of collecting a debt in violation of 15 U.S.C. § 1692f. (Summ. J. Ord. at 10-13.)

Gordon also moved for summary judgment on Mr. Mandelas's claims for violations of the Washington Collection Agency Act ("WCAA"), ch. 19.16 RCW, and the Washington Consumer Protection Act ("WCPA"), ch. 19.86 RCW. (See Dkt. # 47.) Gordon sought summary judgment on these claims based solely only on the ground that it is not subject to regulation under the WCAA. (See id.) The court denied Gordon's motion, holding that there was a genuine issue of material fact regarding whether it is subject to the WCAA. (Summ. J. Ord. at 18-20.) The court observed, however, that Mr. Mandelas's WCAA and WCPA claims based on allegations of purposeful delay and improper service of the writ of garnishment did not appear to be viable in light of the court's holdings regarding Mr. Mandelas's FDCPA claims arising out of the same alleged conduct. (*Id.* at 20 n. 8.) Accordingly, pursuant to Federal Rule of Civil Procedure 56(f)(2), the court ordered Mr. Mandelas to show cause why it should not grant summary judgment to Gordon on Mr. Mandelas's WCAA and WCPA claims based on purposeful delay and service of the writ of garnishment. (Dkt. # 86.)

On April 8, 2011, Mr. Mandelas filed a timely response to the court's show cause order. (Dkt. # 94.) Mr. Mandelas reaffirmed that he wishes to continue to pursue his claims against Gordon based on its alleged engagement in collection activities without a collection agency license in violation of the WCAA and WCPA. (*Id.* at 1-3.) Mr. Mandelas stated, however, that:

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1 To the extent that Plaintiff's first amended complaint seeks relief under the WCAA and the WCPA "based on purposeful delay and service of the writ of garnishment" – as claims separate and distinct from those premised on 2 and/or relating to RCW 19.16.110, RCW 19.16.260, RCW 19.16.440, and Chapter 19.86 RCW – Plaintiff does not intend to pursue the same. 3 (Id. at 3 ¶ 9.) The parties' pretrial order also reflects that Mr. Mandelas will not pursue 4 5 WCAA and WCPA claims based on purposeful delay and service of the writ of 6 garnishment. (Dkt. # 98.) 7 Accordingly, in light of the court's findings in its summary judgment order and Mr. Mandelas's response to the show cause order, the court GRANTS summary judgment to Gordon on Mr. Mandelas's WCAA and WCPA claims based on allegations of purposeful delay and improper service of the writ of garnishment. Mr. Mandelas's 10 WCAA and WCPA claims based on Gordon's alleged engagement in collection activities 11 12 without a collection agency license remain for trial. 13 Dated this 18th day of April, 2011. 14 . P. Plut 15 16 JAMES L. ROBART United States District Judge 17 18 19 20 21 22