

FILED

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
JACKSONVILLE DIVISION

2023 MAY -9 AM 10:12

CLERK, US DISTRICT COURT
MIDDLE DISTRICT OF FL
JACKSONVILLE FLORIDA

Jawanda Dove,

Plaintiff,

Case No.: 3:20-cv-00547-MMH-MCR

v.

Before the Honorable USDJ
Marcia Morales Howard

Flagler County School Board,

Defendant(s).

_____ /

PLAINTIFF’S MOTION FOR EXTENSION OF TIME

COMES NOW, JAWANDA DOVE, ED.S., the Plaintiff in the above-entitled action, moves for a (47) forty-seven-day extension of time to **June 26, 2023**, pursuant to Fed. R. Civil Pro. Rule 6(b)(1)(A), upon “motion and request made before the original time and extension expires.”

On March 9, 2023, U.S. Magistrate Judge Monte C. Richardson, filed a “Settlement Conference” after mediation impasse, which directed Plaintiff to “obtain counsel within 60 days and notify the Court with attorney information. If Ms. Dove fails to notify the Court as directed, the court will assume she is proceeding in a pro se capacity.” See Doc. #83.

Because the allotted time expires on May 9, 2023, the Plaintiff moves for additional time to obtain competent counsel. The prospective attorneys require

additional time to consult, review, and evaluate my case records. Further, the Plaintiff has been hindered by her full-time school-year instruction duties which ends on May 24, 2023, for summer break. The Plaintiff attempted to contact the Defendant's counsel by calling their office on May 5, 2023, and did not receive an answer at the time of filing this motion.

WHEREFORE, I request that the court grant this request for extension of time to **June 26, 2023**, and any such other and further relief as this Honorable Court may deem just and proper.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and accurate copy of the foregoing PLAINTIFF'S MOTION FOR EXTENSION OF TIME has been furnished by overnight mail to the Clerk of the United States District Court, Middle District of Florida, and furnished via electronic mail to Dylan J. Hall, Esq., of BUSH & AUGSPURGER, P.A. 3375-C Capital Circle N.E., Ste. 200 Tallahassee, FL 32308, Phone: (850) 386-7666, Defendant's counsel of record at email: djh@bushlawgroup.com, on this 5th day of May, 2023.

/s/ Jawanda Dove, ED. S
JAWANDA DOVE
2 Kathleen Trail
Palm Coast, FL 32164
Phone:(386)383-0537
Email: Iamnotastatistic561@gmail.com