

**IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT
DUPAGE COUNTY, ILLINOIS**

Thomas C. Fernandez,

Plaintiff,

vs.

Clinics of Illinois P.C., An Illinois Company)

Defendants.)

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Case No. 2022LA001051

Response for Motion to Dismiss

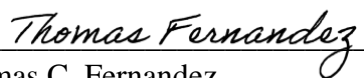
Now comes Thomas Fernandez, Pro Se Plaintiff, and moves this Court as follows:

1. That this matter is set for status on May 2nd, 2023.
2. In Response to Defendant's motion to dismiss, no.
3. The Defendant's motion to dismiss should be completely and entirely ignored, like the Plaintiff was for fifteen (15) months, or until such a point that it no longer matters, leaving the Defendant without options, like the Defendant left the Plaintiff.
4. That due to an industry wide standard in the mental health care industry of: diversionary tactics; unethical practices; fraudulence; a total failure to take responsibility for itself; inappropriately assigning blame, while dismissing fact; assigning blame to others for their faults; failure to act; failure to consider others; failure to consider the impact of their decisions on the lives of their patients; acting without consideration; completely disregarding their own safety protocols as set forth by themselves, manufacturers, and government agencies; setting excessively high bars, and requirements for unreasonable, questionable, yet mandatory Certificates of Merit; only allowing other industry mental health care professionals with the same level of training to assess the actions of others in their field, and sign the Certificates of Merit; an overwhelming refusal to sign the certificates when the evidence of merit is overwhelming; a general refusal to

allow others to pursue suit; that the Defendant's motion to dismiss is detrimental to the Plaintiff, the Defendant's current patients, and society as a whole.

5. That due to: the extensive personal injuries sustained; the scope of the catastrophic damages; the all-encompassing nature of the medical malpractice; the astounding level of gross negligence; coercing the Plaintiff out of his marriage; extensive reoccurring and continuing fraud; and complete disregard for human life; that this case ABSOLUTELY HAS LONGTERM AND IMPACTFUL MERIT, that the mental health care field would rather brush under the rug, with terms like "no deviation from standard of care", and "uncertifiable", when assessing all-encompassing medical malpractice, covered up with fraud, and falls under the jurisdiction of this court with, or without, certification.
6. That this matter is not just a medical malpractice case which resulted in catastrophic injuries, and damages, but is also a matter of freedom of speech, resulting in the attempted murder of the Plaintiff on repeated occasions, the destruction of a good and decent family, and the complete collapse of a human life, five (5) times in fifteen (15) months, ending with the Plaintiff being LITERALLY COERCED OUT OF HIS MARRIAGE, and this matter should be resolved with all haste, in the interest of minimizing extensive, and ongoing damages caused to the Plaintiff.

Wherefore, Plaintiff requests that this honorable Court accepts this Response to Motion to Dismiss.



Thomas C. Fernandez

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