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2025 JAN 14 AM 10:41  
CLERK  
U.S. DISTRICT COURT

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IN THE UNITED STATES DISTRICT COURT

DISTRICT OF UTAH

**RUSSELL GREER**

Plaintiff

v.

**JOSHUA MOON ET AL,**

Defendants

**PLAINTIFF’S RESPONSE TO ECF 215**

Case No.: 2:24-cv-00421-DBB-JCB

Plaintiff Russell Greer comes now and responds to ECF 215.

**LATEST TAXING NOTICE OF DEFENDANTS**

Plaintiff is confused why Defendants filed ECF 215. This is the latest example of Defendants consuming judicial resources to bring notice to trivial matters.

**BOTH PARTIES STIPULATED THAT PLAINTIFF COULD FILE AN AMENDED  
INITIAL DISCLOSURE LIST**

Last Monday, the 6<sup>th</sup>, both parties had a meet and confer. They agreed 1-13-25, Plaintiff would file an amended initial disclosure *evidence list*. **EXHIBIT A**. Plaintiff even agreed to go above and beyond FRCP 26(1)(A)(ii), which only requires a description of evidence, and give Defendants copies of the documents and audio.

Because the evidence is substantial and Plaintiff is extremely busy, Plaintiff did the bare minimum required by FRCP 26, by providing an evidence list. The emailed stipulation even agreed to just an evidence list.

Plaintiff said in an email to Defendants that he was providing the stipulated email list and would get the documents to Defendants by 11:59 PM. **Exhibit B**. Many, many lawyers file documents by 11:59 PM deadlines, so this is not an obscure issue.

In light of ECF 215, Plaintiff is exhausted by the continued notices coming from defendants when Plaintiff makes one small step that they don't like. Defendants never said what time they wanted the documents. Anyways, the evidence list was provided like they wanted. Plaintiff is unsure why Defendants continue to protest everything.

**DEFENDANTS DON'T GET TO REVOKE A JOINT STIPULATION BECAUSE THEY  
DON'T LIKE THE EVIDENCE DESCRIPTION**

The evidence is relevant and Defendants don't get to backtrack on the stipulation from 1-6-25.

Plaintiff has been compliant from the start and again, these notices from defendants needs to  
cease.

Respectfully

DATED: 1-13-25.

Russell Greer

/rgreer/

Pro Se

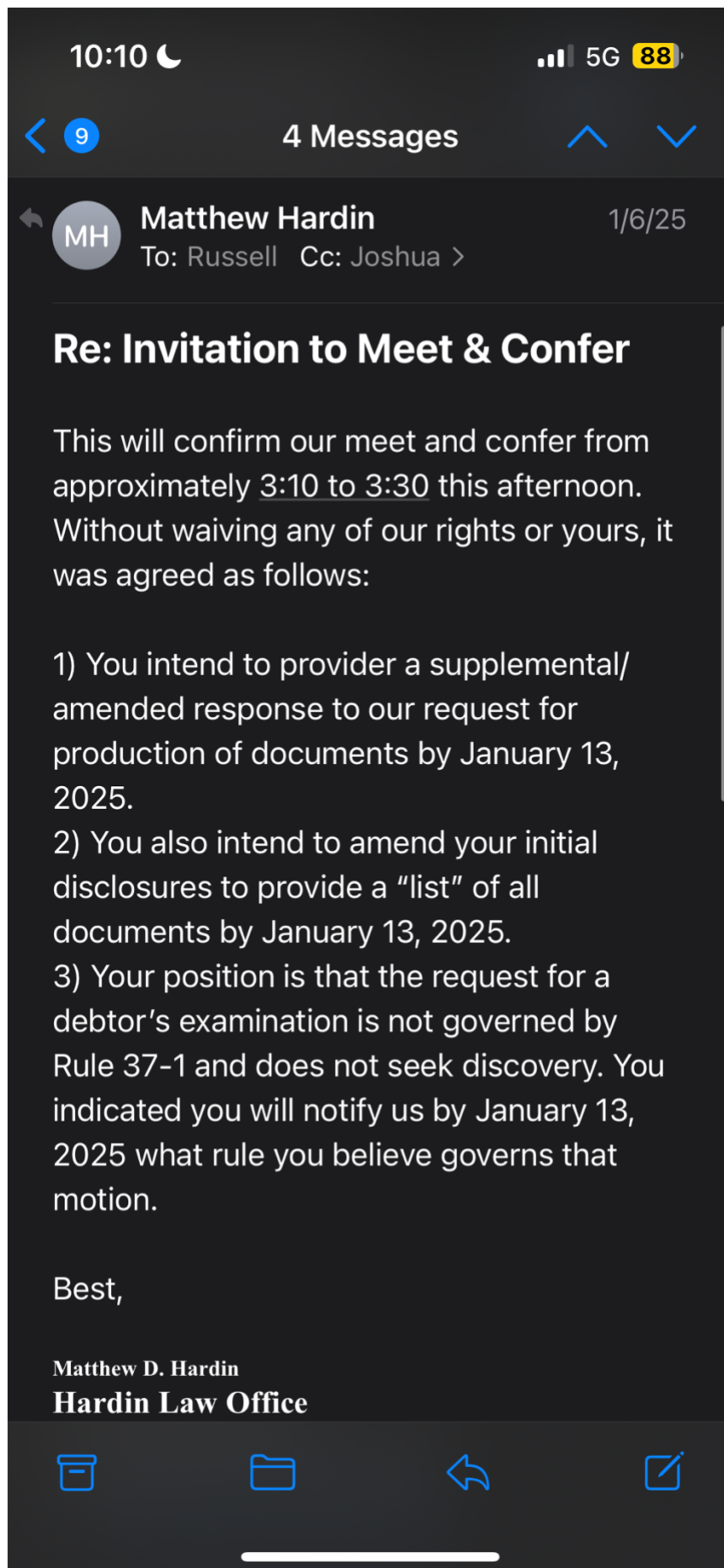
**CERTIFICATE OF SERVICE:**

Pursuant to FRCP 5(b), I certify that on 1-13-25, I served a true and correct copy of the attached document by email to all attorneys on record

**EXHIBIT A**

**1-6-25 joint stipulation that Plaintiff Could File an Amended Initial Disclosure Evidence  
List**





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4 Messages

^ v



MH

Matthew Hardin

1/6/25

To: Russell Cc: Joshua &gt;

**Re: Invitation to Meet & Confer**

This will confirm our meet and confer from approximately 3:10 to 3:30 this afternoon. Without waiving any of our rights or yours, it was agreed as follows:

- 1) You intend to provide a supplemental/ amended response to our request for production of documents by January 13, 2025.
- 2) You also intend to amend your initial disclosures to provide a "list" of all documents by January 13, 2025.
- 3) Your position is that the request for a debtor's examination is not governed by Rule 37-1 and does not seek discovery. You indicated you will notify us by January 13, 2025 what rule you believe governs that motion.

Best,

Matthew D. Hardin

**Hardin Law Office**



**EXHIBIT B**

**Plaintiff Providing Agreed Upon Evidence List**



