Ca	se 2:12-cv-02040-GMN-PAL	Document 149	Filed 07/12/13	Page 1 of 2
	UNITED S	TATES DISTR	ICT COURT	
DISTRICT OF NEVADA				
	J. RANDAZZA, an individual,	· ·		
	ER RANDAZZA, an individua	, ,		
NATAL	IA RANDAZZA, a minor,) (Case No.: 2:12-c	v-02040-GMN-PA
	Plaintiffs,)	OF	RDER
vs)	O	
)		
CRYST	AL L. COX, an individual, and	ELIOT)		
BERNS	ΓΕΙΝ, an individual,)		
)		
	Defendants.)		

f trademark infringement and from the registration of certain domain names by Defendant Crystal Cox and Defendant Eliot Bernstein. Pending before the Court is the Motion to Extend Time (ECF No. 26) and the Motion to Allow Exhibits Attached to the Complaint/Answer (ECF No. 42), both of which 16 were filed by pro se Defendant Crystal Cox ("Defendant").

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I.

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DEFENDANT'S MOTION TO EXTEND TIME TO FILE EXHIBITS IN COMPLAINT ANSWER AND COUNTER COMPLAINT (ECF No. 26)

In her motion, Defendant states that she "is mailing her Answer to the Complaint, Counter Claim, Motion to Recuse, Motion to Investigate, Motion Requesting Preservation of Evidence . . . and requests an extension due to holidays and mail issues for adding Exhibits to this Case Electronically." (Mot. 1, ECF No. 26.)

This request relates to the timeliness of filing her original Answer, (see ECF No. 23), 24 and is MOOT because Defendant's original Answer is no longer the governing answer in this 25 case. Specifically, in the Court's February 22, 2013 Order, the Court permitted Defendant to

file an Amended Answer. (See ECF No. 89.) In response, Defendant filed her AmendedAnswer on February 23, 2013. (ECF No. 90.) Accordingly, Defendant's request to extend timeattach exhibits to her original Answer is MOOT.

II. <u>DEFENDANT'S MOTION TO ALLOW EXHIBITS ATTACHED TO</u> <u>COMPLAINT ANSWER (ECF No. 42)</u>

In her motion, Defendant requests that the Court "accept Exhibits to Defendant Crystal Cox's Complaint answer (Document 23), as Pro Se Defendant Crystal Cox does not have the money to print and mail the large amount of exhibits named in the complaint answer regarding Case 2:12-cv-02040-GMN-PAL." (Mot. 1, ECF No. 43.)

This request also relates to Defendant's original Answer. (*See* ECF No. 23.) However, as discussed above, Defendant's original Answer is no longer the governing answer in this case. Specifically, in the Court's February 22, 2013 Order, the Court permitted Defendant to file an Amended Answer. (*See* ECF No. 89.) In response, Defendant filed her Amended Answer on February 23, 2013. (ECF No. 90.) Accordingly, Defendant's request to attach exhibits to her original Answer is **MOOT**.

III. <u>CONCLUSION</u>

IT IS HEREBY ORDERED that Defendant's Motion to Extend Time to File Exhibits in Complaint Answer and Counter Complaint (ECF No. 26) is DENIED as MOOT.

IT IS FURTHER ORDERED that Defendant's Motion to Allow Exhibits Attached to Complaint Answer (ECF No. 42) is DENIED as MOOT.

DATED this 12th day of July, 2013.

Gloria M. Navarro United States District Judge

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