

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS  
FIFTH MUNICIPAL DISTRICT

MATTHEW J. BARRY,

Plaintiff

v.

CREDIT CONTROL, LLC.

Defendant,

Court No.: 20235001308

ORDER

This matter is before the Court on Defendants Motion to Dismiss pursuant to 735 ILCS 5/2-615.

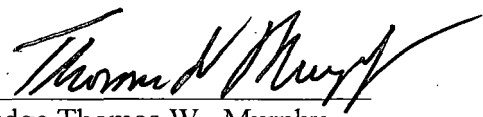
In the case at hand, the relevant communication the Court must consider is the communication disclosed from Defendant to the third-party mail house. In a recent case analogous to this, where plaintiff alleged, defendant debt collector communicated her private information to a third-party letter vendor, the court held:

American courts typically do not recognize disclosures to printing vendors as actionable. Based upon the purpose and legislative history of the FDCPA, this Court does not believe that the type of communications at issue here are the type of abusive debt collection practices the FDCPA was meant to prevent.

*Stallworth v. Terrill Outsourcing Group*, 2023 Ill. Cir. LEXIS 3, \*11-12.

Here, the Court sees no difference between the bulk mail house filings then that of the actual Post Office who is carrying this third party mail, the same notion can be applied to both. The Defendant here did not practice any abusive behavior for the collection of the debt in which the 15 U.S.C 1692c(b), was designed to protect against.

Therefore, IT IS HEREBY ORDERED: Defendant's Motion to Dismiss is GRANTED.

ENTERED:   
Judge Thomas W. Murphy

DATED: 6/7/23

ENTERED  
Judge Thomas Muroh-1934  
JUN 07 2023  
IRIS Y. MARTINEZ  
CLERK OF THE CIRCUIT COURT  
OF COOK COUNTY, IL