

FILED

Case 8:07-cv-01332-TGW

FILED 7/27/10

Page 1 of 15

2010 JUL 28 AM 10:29

CLERK OF DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA, FLORIDA

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

LARA JADE COTON

Plaintiff

CASE NO:8:07-CV-01332-T-TGW

ROBERT AUGUSTUS BURGE
DBA TVX HOMEVIDEO

Defendant

**DEFENDANTS REQUEST FOR COURT TO RECONSIDER
DEFENDANTS REQUEST FOR POSTPONEMENT AND TO FILE EVIDENCE
RELATED TO DAMAGES.**

It's apparent neither the court nor the Plaintiff's attorney, depend on the VA for medical care. If they did, they would know veterans do not determine when they see the doctors. If you call the VA to make a doctors appointment they tell yo to go to Triage (emergency room for care). Once there, you are treated and if follow up is needed appointments will be made for you at a later date usually within six weeks to 3 months.

Defendant did not request to have the extensive tests that kept me from appearing in court. They were the direct response from the VA after having three emergency visits to the hospital for congestive heart failure in the last three months. Te last one was 5/29/10.

Failure to meet appointments set could mean the difference in timely future treatment. Defendant has little alternative to choose. He's not playing legal games of motions and more motions, he's playing with life ot death.

As for Plaintiff attorney to accuse Defendant of delaying tactics, I would hope the Court remembers it was plaintiff's attorney that waited nine months from the time he achieved a default Judgment to file his request for damages. Defendant Burge has never failed to show up for hearing in the past even when they were detrimental too his health. He wasn't ware of any local rules that required him to file a point of law for his request. The fact is out I will not be able to come to Tampa. My Medical situation is out of control and for the next three months I will be working to gain control of that situation.