Order Form (01/2005) Case: 1:11-cv-04004 Document #: 11 Filed: 07/07/11 Page 1 of 1 PageID #:461

United States District Court, Northern District of Illinois

	·/`
26	9
U	$(\ \ \)$
\mathcal{N}	

Name of Assigned Judge or Magistrate Judge	Charles R. Norgle	Sitting Judge if Other than Assigned Judge	
CASE NUMBER	11 C 4004	DATE	7/7/2011
CASE TITLE	The New York Times Company vs. Lodsys, LLC		

DOCKET ENTRY TEXT

Defendant's filing [5] is stricken. Defendant has until July 22, 2011, to submit an amended filing.

Charles Morgh

[For further details see text below.]

Docketing to mail notices

STATEMENT

Before the court is Defendant Lodsys, LLC's ("Lodsys") improper filing posing as a motion. For the following reasons, the filing is stricken.

A filing styled "Defendant's Motion to Dismiss," consisting of three vague sentences, is stricken. The filing fails to specify any ground, see Fed. R. Civ. P. 7(b)(1), much less a precise Federal Rule of Civil Procedure, as the basis for the order Lodsys seeks. The filing merely purports to incorporate by reference a 15-page memorandum of law. The court does not "play archeologist with the record." DeSilva v. DiLeonardi, 181 F.3d 865, 867 (7th Cir. 1999). Lodsys has until July 22, 2011, to file an amended filing that complies with the Federal Rules of Civil Procedure.

IT IS SO ORDERED.

ZOIL JUL -7 PM 4: 39
U.S. DISTRICT COURT