

HHB-CV15-6029045-S : SUPERIOR COURT  
: :  
ANTHONY GEORGER : JUDICIAL DISTRICT OF NEW BRITAIN  
: :  
V. : :  
: :  
ERIC STROM, ET AL. : SEPTEMBER 8, 2016

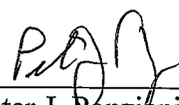
**REQUEST TO AMEND DEFENDANT, ERIC STROM'S  
SPECIAL DEFENSES**

The defendant, Eric Strom, hereby requests leave of the Court, pursuant to Connecticut Practice Book § 10-60, to file a revised second special defense to Counts Nine and Ten. The remaining portions of the answer are identical to the previous answer on file by this defendant.

**Second Special Defense to Counts Nine and Ten**

Any actions by the undersigned defendant were conducted in self-defense and in the defense of another person as the result of the threat of physical or bodily harm from the plaintiff.

DEFENDANT,  
ERIC STROM

By:   
Peter J. Ponziani  
LITCHFIELD CAVO LLP  
His Attorney

**CERTIFICATION**

I certify that a copy of the above was, or will immediately be, mailed or delivered electronically, or non-electronically, on this 8<sup>th</sup> day of September, 2016 to all counsel and self-represented parties of record and that written consent for electronic delivery was received from all counsel and self-represented parties of record who were or will immediately be electronically served, as follows:

John L. Laudati, Esq.  
Murphy, Laudati, Kiel, Buttler & Rattigan  
10 Talcott Notch Road, Suite 210  
Farmington, CT 06032

  
\_\_\_\_\_  
Peter J. Ponziani