UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

STATE FARM MUTUAL AUTOMOBILE)	
INSURANCE COMPANY,	
Plaintiff,	
v.)	Case No. 09-CV-0308-CVE-TLW
ANDREW A. MATHIS, DAVID COX,	
STACEY KIOUS, on behalf of K. Kious	
and J. Cox Kious, minor children and next of	
kin of Dennis Cox, deceased, MIKE MILLER,	
RUBI LOPEZ, personally and on behalf of the	
estate of Carlos Lopez, AMPARO LOPEZ,	
CARLOS A. LOPEZ, RAJNEEL NAICKER,	
RANDY MCBROOM, and ROGER JOHNSON,)	
Defendants.	

OPINION AND ORDER

Now before the Court is Plaintiff's Motion to Dismiss Defendant Roger Johnson's Cross-Complaint Against Andrew Mathis and Brief in Support (Dkt. # 51). Plaintiff filed the instant motion on November 6, 2009. To date, Johnson has failed to respond to the motion.

Plaintiff filed a declaratory judgment action in this Court, seeking a determination that it owed no duty to defend or indemnify defendant Mathis against claims asserted by the other defendants arising out of a motor vehicle accident. Dkt. # 2. The complaint alleged that Johnson claims he was struck by Mathis's vehicle and suffered personal injuries. Id. at 4. Johnson filed an answer to plaintiff's complaint (Dkt. # 20) on June 25, 2009. In that document, Johnson did not assert any claims for relief. See Dkt. # 20. The Joint Status Report (Dkt. # 36), filed August 28, 2009, did not list any claims for relief by Johnson. Johnson filed a document titled "Defendant

Roger Johnson's Cross-Complaint Against Andrew Mathis" (Dkt. # 50) on October 23, 2009. In that document, Johnson purported to assert a personal injury claim against Mathis. See Dkt. # 50.

Fed. R. Civ. P. 13(g) states that "[a] <u>pleading</u> may state as a crossclaim any claim by one party against a coparty . . ." (emphasis added). Rule 12 sets the time for response to a crossclaim as "within 20 days after being served with the <u>pleading</u> that states the . . . crossclaim." (emphasis added). Rule 7(a) lists the pleadings allowed in federal court. These include: a complaint; an answer to a complaint; and an answer to a crossclaim. Fed. R. Civ. P. 7(a). Rule 7 does not list a crossclaim or a "cross-complaint" as a permissible pleading. <u>Id.</u>

It is clear from these rules that a crossclaim must be stated in a pleading, and that a standalone crossclaim is not itself a pleading. Therefore, in general, a crossclaim must be asserted in an answer. See Langer v. Monarch Life Ins. Co., 966 F.2d 786, 810 (3d Cir. 1992) ("Federal Rules of Civil Procedure 12(b) and 13(g) require that cross-claims be stated in a pleading, and under Rule 7(a) cross-claims should be contained in a defendant's answer"), In re Cessna Distributorship Antitrust Litigation, 532 F.2d 64, 68 (8th Cir. 1976) (stating that a crossclaim must be asserted in a pleading but is not itself a pleading), U.S. v. Finn, 239 F.2d 679, 684 n.28 (9th Cir. 1956) ("[t]he only way to file a cross-claim in a Federal court is to file an answer containing a cross-claim"), Allied Medical Care Assocs. v. State Farm Mut. Auto. Ins. Co., No. 08-2434, 2009 WL 839063, at *2 (E.D. Pa. Mar. 26, 2009) ("[b]ecause a counterclaim is not itself a pleading, to state a counterclaim consistently with Rule 7(a) and Rule 13, a party must file the counterclaim as part of a recognized pleading") (emphasis in original), Cornell v. Chase Brass & Copper Co., 48 F. Supp. 979, 980 (S.D.N.Y. 1943) ("only an answer may contain a counterclaim"); cf. Bernstein v. IDT

<u>Corp</u>, 582 F. Supp. 1079 (D.Del. 1984) (dismissing or striking counterclaims because they were not

raised in a Rule 7 pleading).

Johnson's purported crossclaim was not filed in a Rule 7 pleading, and was, therefore,

improperly filed. The Court will not construe Johnson's filing as an amendment to his answer,

because: Johnson has made no such request; it was not styled as such; it was filed after the deadline

for amending the pleadings in the Court's scheduling order; and Johnson did not request leave to

amend his answer.

IT IS THEREFORE ORDERED that Plaintiff's Motion to Dismiss Defendant Roger

Johnson's Cross-Complaint Against Andrew Mathis and Brief in Support (Dkt. # 51) is **granted**:

the document titled Defendant Roger Johnson's Cross-Complaint Against Andrew Mathis (Dkt. #

50) is **stricken** and the crossclaim asserted therein is **dismissed**.

DATED this 16th day of December, 2009.

Claire V Eagl CLAIRE V. EAGAN, CHIEF JUDGE

UNITED STATES DISTRICT COUR

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