

**IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF ARKANSAS
WESTERN DIVISION**

**VOOGT REHABILITATION CENTER
LLC, d/b/a Neurological Rehabilitation
Living Center**

PLAINTIFF

v.

No. 4:13-cv-353-DPM

**CODY RYAN METHENY; KENNY
METHENY, as Conservator of the Estate
of Cody Ryan Metheny; PAMELA
METHENY, as Conservator of the Estate
of Cody Ryan Metheny; ARGENT TRUST
COMPANY, as Trustee of the Cody R.
Metheny Special Needs Trust**

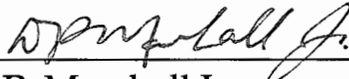
DEFENDANTS

ORDER

Argent Trust Company moves to dismiss Voogt Rehabilitation Center's lawsuit seeking to reach trust funds allegedly owed under a fee agreement between the Rehabilitation Center and the Metheney's. The Center agrees that none of the claims run directly against Argent. *No 10 at 5*. But Argent holds the disputed money as trustee. It needs to stay in the case so the Court can, if the facts and law dictate, "accord complete relief among [the Rehabilitation Center and the Metheney's.]" FED. R. CIV. P. 19(a)(1)(A). Argent need not do anything other than answer, respond to basic discovery, and wait.

Argent's motion to dismiss, *No 8*, is denied. Argent's answer is due by 27 September 2013. Joint report on the Metheny bankruptcy issues, *No 10 at 5 n. 1*, due by 27 September 2013, too.

So Ordered.



D.P. Marshall Jr.
United States District Judge

10 September 2013