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UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA

In Re:  
  
TAC FINANCIAL, INC.  
  
Debtor.  
  
CHRISTOPHER R. BARCLAY,  
TRUSTEE,  
  
Plaintiff,  
  
v.  
  
ROY H. EDER; REMAR  
INVESTMENTS, L.P.; MICHAEL  
RAYMOND FRAGER; FRASER  
SISSON ASSOCIATES; CENTAURUS  
FINANCIAL, INC.; RELIASTAR LIFE  
INSURANCE COMPANY; and DOES 1  
through 20,  
  
Defendants.

Case Nos.:  
3:15-cv-02681-GPC-NLS  
3:16-cv-00139-GPC-NLS  
  
**ORDER RECONSIDERING AND  
DENYING DEFENDANTS REMAR'S  
AND FRAGER'S MOTIONS TO  
WITHDRAW THE REFERNCE**  
  
3:15-cv-02681 [ECF Nos. 2, 8]  
3:16-cv-00139 [ECF Nos. 1, 6]

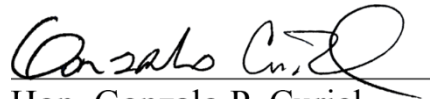
1 Defendants Remar Investments, L.P. (“Remar”) and Michael Frager and FSA  
2 Integrated LLC [erroneously sued as Fraser Sisson Associates] (collectively “Frager” or  
3 “Frager Defendants”) filed separate motions to withdraw the reference. Defendants Remar  
4 and Frager sought to withdraw the reference to the bankruptcy court with respect to an  
5 adversary proceeding commenced by Plaintiff Christopher R. Barclay, as Chapter 7 Trustee  
6 for TAC Financial, Inc. (the “Trustee”) against Remar and others for claims arising out of  
7 the allegedly fraudulent conveyance of a life insurance policy from TAC Financial, Inc.  
8 (the “Debtor”) to Defendant Roy H. Eder and subsequent transferees, including Remar.  
9 Any party wishing to oppose the motion had until February 19, 2016 with respect to  
10 Remar’s motion and February 26, 2016 with respect to Frager’s motion to respond. On  
11 February 26, 2016, Trustee filed a statement of non-opposition to both motions. On June  
12 20, 2016, the Court granted Defendants’ motions to partially withdraw the reference with  
13 respect to the Trustee’s claims against the moving Defendants. (See Case No. 15-cv-  
14 02681, ECF No. 8; Case No. 16-cv-0139, ECF No. 6.) The Court was thereafter advised  
15 that the Trustee would be filing a joint stipulation to withdraw the entire adversary  
16 proceeding.

17 On June 22, 2016, the Trustee submitted a status report summarizing the procedural  
18 status of the adversary proceeding. (Case No. 15-cv-02681, ECF No. 10.) On June 23,  
19 2016, the Court held a status conference and inquired of the Trustee’s and moving  
20 Defendants’ positions on the benefits of withdrawing the reference at this stage of the  
21 adversary proceeding before the bankruptcy court. In view of the Parties’ respective  
22 positions and the matters pending before the Court, the Court **RECONSIDERS** its order  
23 granting Defendants Remar’s and Frager’s motions to partially withdraw the reference and  
24 **DENIES** Defendants’ motions without prejudice. Judicial efficiency and uniformity will  
25 be promoted by allowing the bankruptcy court, which is already familiar with the adversary  
26 proceeding and has expertise in bankruptcy-related matters, to manage the proceedings  
27 until the case becomes ready for trial or it otherwise becomes necessary for the district  
28 court to enter final judgment on report and recommendation by the bankruptcy court.

1           Based on the foregoing, the Court finds that it is more judicially expeditious for the  
2 bankruptcy court to oversee the adversary proceeding in this matter until it the case is ready  
3 to proceed to jury trial or the district court is otherwise called upon to review the bankruptcy  
4 court's decisions relating to non-core or *Stern* claims. The Court therefore  
5 **RECONSIDERS** its June 20, 2016 Order and **DENIES** Defendants Remar's and Frager's  
6 motions to withdraw the reference without prejudice.

7           **IT IS SO ORDERED.**

8 Dated: June 23, 2016

  
9 Hon. Gonzalo P. Curiel  
10 United States District Judge

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