

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO
HONORABLE MARCIA S. KRIEGER**

Courtroom Deputy: Patricia Glover
Court Reporter: Paul Zuckerman

Date: March 6, 2009

Civil Action No. 07-cv-00985-MSK-KMT

Parties:

Counsel Appearing:

MARTHA A. CESERY TAYLOR, an individual residing
in Florida, and
WALTER Q. TAYLOR, an individual residing in Florida,

Harlan Pelz

Plaintiff,

v.

DAVID E. K. PANICO, an individual residing in
Colorado,
JANICE L. PANICO a/k/a/ JAN PANICO, an individual
residing in Colorado,
CAROL DOPKIN, an individual residing in Colorado, and
CAROL DOPKIN REAL ESTATE AND RANCH, INC.,
a/k/a CAROL DOPKIN REAL
ESTATE, INC., a Colorado corporation,

William Stanton

Kenneth Levinson

Defendant.

COURTROOM MINUTES

HEARING: Rule 702

2:08 p.m. Court in session.

The Court addresses whether the parties are ready to proceed.

Statement from defendant Panico and plaintiff's counsel who indicate they are not ready to proceed with the evidentiary hearing.

The Court addresses plaintiff counsel's motion to withdraw. Defendants have no objection.

ORDER: Motion to Withdraw as Attorney (**Doc. #184**) is **GRANTED**. The Joint Motion under Rule 702 (**Doc. #159**) is deemed **WITHDRAWN** unless the plaintiffs retain counsel within 17 days of today's date (**March 23, 2009**), and said

counsel, upon entry of appearance, renews the request to have a determination of the Rule 702 issues. **Mr. Pelz will provide a copy of these minutes to plaintiffs immediately upon receipt.**

ORDER: Joint Motion to Vacate Evidentiary Hearing (**Doc. #189**) is **DENIED as moot.**

2:24 p.m. Court in recess.

Total Time: 16 minutes.
Hearing concluded.