IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Honorable Marcia S. Krieger

Civil Action No. 11-cv-00042-MSK-KLM

DEAN L. JACOBS; and MARCIELLE S. JACOBS.

Plaintiffs,

v.

CREDIT SUISSE FIRST BOSTON;
OCWEN LOAN SERVICING, LLC;
CENTRAL LOAN ADMINISTRATION & REPORTING (CENLAR);
TAYLOR, BEAN & WHITTAKER MORTGAGE, INC.;
WELLS FARGO BANK, N.A.;
BANK OF AMERICA, N.A.;
COUNTRYWIDE HOME LOANS;
CHERRY CREEK MORTGAGE, INC.;
S. DINO PERRONE;
SUSAN CARTER;
CLARION MORTGAGE CAPITAL, invidually and severally;
VADEN LAW FIRM, LLC;
THE STATE OF COLORADO,

Defendants.

ORDER OF RECUSAL

THIS MATTER arises *sua sponte*. The undersigned finds that grounds exist pursuant to 28 U.S.C. § 455 and the CODE OF CONDUCT FOR UNITED STATES JUDGES which require her recusal in this matter due to a close, personal friendship with a principal of one of the Defendant corporations. Accordingly, it is

ORDERED that the undersigned judge hereby recuses herself from hearing this case.

The Clerk shall randomly reassign this case to another judge of this Court and shall appropriately adjust the draw of future cases.

Dated this 11th day of August, 2011

BY THE COURT:

Marcia S. Krieger

United States District Judge

marcie S. Kniga