

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO
Judge Philip A. Brimmer

Civil Action No. 11-cv-02094-PAB-CBS

MARC HARRIS KAPLAN,

Plaintiff,

v.

MICHELLE L. ARCHER, et al.,

Defendants.

ORDER

This matter is before the Court on the “Notice of Understanding and Intent with Claim of Right From the Office of the Director of the Trust” and the “Notice of Default, Dishonor, and Opportunity to Cure” (the “Notices”). Plaintiff addressed both Notices to me and mailed them directly to my chambers. Plaintiff’s complaint contains references to similar notices that he mailed to defendants in this action. See Docket No. 1 at 7. Therefore, it appears that these Notices may be related in some manner to this case. I cannot determine, however, what Court action, if any, plaintiff is seeking. If plaintiff is seeking Court action of some kind, he must file a properly-captioned motion to that effect. See Fed. R. Civ. P. 7(b)(1) (“A request for a court order must be made by motion.”). Therefore, it is

ORDERED that the Clerk of the Court shall docket the “Notice of Understanding and Intent with Claim of Right From the Office of the Director of the Trust” and the “Notice of Default, Dishonor, and Opportunity to Cure” in this action. It is further

ORDERED that, to the extent these notices seek Court action, they are denied without prejudice.

DATED January 23, 2012.

BY THE COURT:

s/Philip A. Brimmer
PHILIP A. BRIMMER
United States District Judge