IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Judge Robert E. Blackburn

Civil Case No. 12-cv-00525-REB-CBS

NICOLE JOKELA,

Plaintiff,

٧.

TARGET CORPORATION, and ANTHONY DOORS,[1]

Defendants,

ORDER OF DISMISSAL AS TO DEFENDANT, TARGET CORPORATION, ONLY

Blackburn, J.

The matter is before the court on the **Stipulated Motion To Dismiss Claims Against Target Corporation With Prejudice** [#30],² filed September 24, 2012. After reviewing the motion and the record, I conclude that the motion should be granted and that plaintiff's claims against defendant, Target Corporation should be dismissed with prejudice.

THEREFORE, IT IS ORDERED as follows:

That the Stipulated Motion To Dismiss Claims Against Target
Corporation With Prejudice [#30] filed September 24, 2012, is GRANTED;

¹ On July 18, 2012, the court approved the parties' **Stipulation of Dismissal with Prejudice as to Third Party Defendant Carrier Commercial Refrigeration** [#27], filed July 17, 2012, and dismissed the third party complaint with prejudice. (**See Order of Dismissal** [#29], filed July 18, 2012.) Accordingly, the case caption has been amended to reflect only the parties remaining in this action.

² "[#30]" is an example of the convention I use to identify the docket number assigned to a specific paper by the court's electronic case filing and management system (CM/ECF). I use this convention throughout this order.

- That plaintiff's claims against defendant, Target Corporation, are **DISMISSED** WITH PREJUDICE with each of the affected parties to pay its own attorney fees and costs; and
- 3. That defendant Target Corporation is **DROPPED** as a named party to this action, and the case caption **AMENDED** accordingly.

Dated September 28, 2012, at Denver, Colorado.

BY THE COURT:

Robert E. Blackbum

United States District Judge