Goss v. Zueger et al Doc. 130

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

LOU LOU GOSS,

Plaintiff,

v.

PAUL ZUEGER,
AMERICAN DESIGN, LTD.,
CLAYTON LANE FINE ARTS LLC,
GALLERY DENVER, INC.,
SOLARIS GALLERY AT VAIL, LLC,
GROVE FINE ARTS LTD.,
ASPEN GROVE FINE ARTS, LTD.,
C ANTHONY GALLERY, INC.,
MASTERS GALLERY AT VAIL, LLC,
BRECKENRIDGE FINE ARTS LLC,
GALERIE ZUGER, LTD., and
JOHN DOES 1-20,

Defendants,

v.

THE ESTATE OF EARL V. BISS, JR.,

Third-Party Defendant.

ORDER

This matter arises on the **Motion to Withdraw** [Doc. # 122, filed 6/28/2013] by counsel for the plaintiff and third-party defendant.

IT IS ORDERED:

(1) The Motion to Withdraw [Doc. # 122] is GRANTED. Michael J. Ogborn,

Thomas D. Neville, and Michael P. Cross of Ogborn Mihm, LLP, are relieved of any further

responsibility in the case.

(2) Plaintiff, Lou Lou Goss, may proceed pro se. However, I caution Ms. Goss that

she personally is responsible for complying with all court orders and time limitations established

by any applicable rules.

(3) Third-party defendant, Estate of Earl V. Biss, Jr., a legal entity, cannot appear

without counsel admitted to practice before this court. Absent the entry of appearance of

substitute counsel on or before August 2, 2013, pleadings, motions, and other papers may be

stricken, and default judgment or other sanctions may be imposed against it.

Dated July 11, 2013.

BY THE COURT:

s/ Boyd N. Boland

United States Magistrate Judge