## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Magistrate Judge Michael J. Watanabe

Civil Action No. 13-cv-02550-RM-MJW FTR - Courtroom A-502

**Date:** December 05, 2013 Courtroom Deputy, Ellen E. Miller

<u>Parties</u> <u>Counsel</u>

NARELLE A. CRIST, Hugh S. Pixler

Plaintiff(s) / Counter Defendant(s),

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DORR TO DOOR PIZZA, LLC, d/b/a Double D's Sourdough Pizza,

Defendant(s) / Counter Plaintiff(s).

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## **COURTROOM MINUTES / MINUTE ORDER**

HEARING: RULE 16(b) SCHEDULING CONFERENCE

**Court in session:** 9:30 a.m.

Court calls case. Appearances of counsel. Ted Dorr, Principle/President of Dorr to Door Pizza, LLC is present.

The defendant, Dorr to Door Pizza, LLC, cannot appear before this court without counsel, in accordance with D.C.COLO.LCivR 83.3 D, and current case law. Defendant (Corporation) is directed to retain counsel who is admitted to this bar or be subject to default judgment.

It is ORDERED: A SHOW CAUSE HEARING is set JANUARY 28, 2014 at 9:00 a.m.

in Courtroom A-502, Fifth floor, Alfred A. Arraj United States Courthouse,

901 19th Street, Denver, Colorado 80294.

A written ORDER TO SHOW CAUSE shall issue.

Mr. Dorr is advised of the availability of the Pilot Program to Implement a Civil Pro Bono Panel and is informed he may file a motion requesting the appointment of counsel. Pilot Program at ¶III.B(2). It is noted that the Pilot Program was developed for the purpose of assisting individuals who are parties in a lawsuit, and not necessarily also corporations. Information may be found at <a href="http://www/cod.uscourts.gov">http://www/cod.uscourts.gov</a> Under tab selection Court Operations, tab selection Rules Procedures, tab selection Pilot Projects.

It is noted Mr. Dorr, acting as a non-attorney, filed and Answer [Docket No. 7, filed October 11, 2013] and an Amended Answer and Counterclaim [Docket No. 8, filed October 25, 2013] on behalf of the defendant corporation.

It is ORDERED: ANSWER AND COUNTERCLAIM AND JURY DEMAND [Docket No. 7,

Filed October 11, 2013] is **STRICKEN** for reasons as set forth on the

record.

It is ORDERED: AMENDED ANSWER AND COUNTERCLAIM AND JURY DEMAND

[Docket No. 8, filed October 25, 2013] is STRICKEN for reasons as set

forth on the record.

As the Amended Answer and Counterclaims are stricken, Plaintiff makes an oral motion to withdraw the Plaintiff's Motion to Strike and To Dismiss Amended Counterclaims.

It is ORDERED: Plaintiff's ORAL MOTION to withdraw Plaintiff's motion [Docket No. 9]

is GRANTED, and

Plaintiff's MOTION TO STRIKE AND TO DISMISS AMENDED COUNTERCLAIMS [Docket No. 9, Filed October 28, 2013] is

WITHDRAWN without prejudice.

**It is ORDERED:** Defendant corporation, through counsel who is admitted to this bar,

shall have up to and including **JANUARY 17**, **2014** within which to file a written Answer or otherwise respond to Plaintiff's Complaint [DN 1].

It is ORDERED: A RULE 16(b) SCHEDULING CONFERENCE is set

JANUARY 28, 2014 at 9:00 a.m. in Courtroom A-502, Fifth floor,

Alfred A. Arraj United States Courthouse, 901 19<sup>th</sup> Street, Denver, Colorado 80294.

Parties shall file their join proposed SCHEDULING ORDER

on or before JANUARY 23, 2014.

HEARING CONCLUDES.

**Court in recess:** 9:48 a.m. Total In-Court Time: 00:18

To order a transcript of this proceedings, contact Avery Woods Reports (303) 825-6119 or Toll Free 1-800-962-3345.