Ruis v. Woller et al Doc. 26

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Senior District Judge Richard P. Matsch

Civil Action No. 13-cv-03024-RPM

JENNIFER L. RUIS,

Plaintiff,

v.

ANDREW L. WOLLER and WOLLER TOWING, LLC,

Defendants and Third-Party Plaintiffs,

v.

JENNIFER RUIS and SWIFT TRANSPORTATION CO. OF ARIZONA, LLC,

Third-Party Defendants.

And

Civil Action No. 14-cv-00902-RM-MEH

JUSTIN MORGAN,

Plaintiff,

v.

ANDREW L. WOLLER, and WOLLER TOWING, LLC,

Defendants.

## ORDER DENYING MOTION FOR SANCTIONS PURSUANT TO RULE 11

On September 2, 2014, Jennifer L. Ruis and Swift Transportation Company of Arizona filed a Motion for Sanctions Pursuant to Rule 11, addressing the motion to bifurcate filed by Andrew L. Woller and Woller Towing, LLC. The motion for sanctions is based on this Court's

comment at the scheduling conference. While counsel was made aware of this Court's position

on bifurcation of liability and damages, it is reasonable for the moving parties to address this

matter formally on the record, to preserve issues for an appeal. Accordingly, it is

ORDERED that the motion for sanctions is denied.

DATED: September 3<sup>rd</sup>, 2014

BY THE COURT:

s/Richard P. Matsch

Richard P. Matsch, Senior District Judge

2