

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

Civil Action No. 14-cv-00824-RM-MJW

FTR - Courtroom A-502

Date: July 8, 2014

Courtroom Deputy, Emily Seamon

Parties

Counsel

BIG O TIRES, LLC, a Nevada limited liability company,

Harold Bruno

Plaintiff,

v.

BLACK TOAD ENTERPRISES, LLC, an Arizona limited liability company,

DANIEL E. GROMAN,
KELLE C. GROMAN,
JAMES R. GROMAN, and
CECILIA GROMAN,

Pro Se (by telephone)
Pro Se (by telephone)
Pro Se (by telephone)
Pro Se (by telephone)

Defendants.

COURTROOM MINUTES / MINUTE ORDER

HEARING: SHOW CAUSE HEARING / STATUS CONFERENCE

Court in Session: 11:02 a.m.

Court calls case. Appearances of counsel and Pro Se defendants.

Court notes that no attorney has entered his or her appearance on behalf of Black Toad Enterprises, LLC.

Court will enter a recommendation to Judge Moore that default enter against Black Toad Enterprises, LLC.

It is ORDERED: Plaintiff's Oral Motion to Withdraw Plaintiff's Motion for Default Judgment is **GRANTED**. Plaintiff's Motion for Default Judgment [Doc. No. 45, filed July 7, 2014] is **WITHDRAWN WITHOUT PREJUDICE, with leave to re-file once default has been entered against Black Toad Enterprises, LLC.**

Court notes bankruptcy proceedings have been filed by all four individual defendants. Court reminds counsel and parties that this civil action is stayed as to the individual defendants only.

Individual defendants provide updates to the Court regarding the bankruptcy filings.

Hearing concluded.

Court in recess: 11:13 a.m.
Total In-Court Time 00:11

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