

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO**

Civil Action No. 15-cv-00674-REB-AP
(Bankruptcy Case No. 14-14536-SBB - Chapter 7)

In re: LU ANN RATZLAFF CRAIG,

Debtor.

Adversary No. 14-01507-SBB

DOUGLAS E. LARSON, Chapter 7 Trustee,

Plaintiff - Appellee,

v.

SWIFT ROCK FINANCIAL, INC., d/b/a WORLD LAW GROUP, d/b/a WORLD LAW
DEBT;
ORION PROCESSING, LLC, d/b/a WORLD LAW PROCESSING,

Defendants,

GLOBAL CLIENT SOLUTIONS, LLC,

Defendant-Appellant.

FINAL JUDGMENT

This **Final Judgment** is entered pursuant to Fed. R. Civ. P. 58(a) and in accordance with the **Order Affirming the Order of the United States Bankruptcy Court** [#29] entered by Judge Robert E. Blackburn on December 10, 2015, which order is incorporated herein by this reference.

THEREFORE, IT IS ORDERED as follows:

1. That the order of the bankruptcy court denying the motion to compel arbitration filed by defendant Global Client Solutions, LLC, see **Oral Ruling Regarding the Defendant Global Client Solutions, LLC's Motion to Compel Arbitration under the**

Federal Arbitration Act and Alternative Motion to Dismiss the Adversary Complaint Filed November 13, 2014 (Docket #7 and #8) and Plaintiff's Response Filed December 5, 2014 (Docket #13) [#5-2], CM/ECF pp. 51 - 61, as supplemented in the Order Certifying Global Client Solutions, LLC's Appeal as Frivolous and Denying Motion To Stay Adversary Proceeding [#18], is affirmed;

2. That **Appellant Global Client Solutions, LLC's Motion to Stay Bankruptcy Adversary Proceeding Pending Appeal of the Order Denying Motion to Compel Arbitration and Request for an Expedited Brief Schedule [#15] and Appellant Global Client Solutions, LLC Motion for [Telephonic] Oral Argument on its Motion to Stay Bankruptcy Adversary Proceeding Pending Appeal [#28] are denied as moot.**

DATED at Denver, Colorado, this 11th day of December, 2015.

FOR THE COURT:

Jeffrey P. Colwell, Clerk

By: s/ Kathleen Finney
Kathleen Finney
Deputy Clerk