THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION CIVIL CASE NO. 1:15-cv-00083-MR-DCK

CHATHAM STEEL CORP., a Foreign) Corporation,	
Plaintiff,)	
vs.)	ORDER
MITCHELL WELDING, INC., a North) Carolina Corporation, JOHN C.) STOUT, an individual, and CLARANN) STOUT DIXON, an individual,	
Defendants.)	

THIS MATTER is before the Court on the Defendants' Suggestion of Bankruptcy [Doc. 36].

The Defendants John C. Stout and Clarann Stout Dixon (now known as Clarann Stout Vance) have filed a notice with the Court indicating that they filed voluntary bankruptcy petitions under Chapter 7 of the United States Bankruptcy Code on August 2, 2016. It is well-settled that "[w]hen litigation is pending against the debtor at the time a bankruptcy case is commenced, the litigation is stayed automatically." 3 Collier on Bankruptcy ¶ 362.03[3] (16th ed. 2014); see also 11 U.S.C. § 362(a)(1) (providing that a bankruptcy

petition operates as an automatic stay of "the commencement or continuation . . . of a judicial, administrative, or other action or proceeding against the debtor"). Accordingly, the Court will consider this action stayed, but only as to the Defendants John C. Stout and Clarann Stout Dixon.

Accordingly, IT IS, THEREFORE, ORDERED that this action is hereby STAYED as to the Defendants John C. Stout and Clarann Stout Dixon only until further Order of the Court. All other claims pending in this action remain unaffected by this stay.

IT IS SO ORDERED.

Signed: August 24, 2016

Martin Reidinger
United States District Judge