IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION CIVIL ACTION NO. 3:14-CV-195-FDW-DCK

VERA MATHIEU,)
Plaintiff,)
v.	ORDER
MACY'S CORPORATE SERVICES, INC.,)
MACY'S SPECIALTY STORES, INC.,)
MACY'S RETAIL HOLDINGS, INC., SEALY,)
INC., SEALY MATTRESS)
MANUFACTURING CO., INC., SIMMONS)
COMPANY and JOSEPH ELETTO)
TRANSFER, INC.,)
)
Defendants.)
)

THIS MATTER IS BEFORE THE COURT on *pro se* Plaintiff's "Motion To Stay" (Document No. 16) filed June 27, 2014. This motion has been referred to the undersigned Magistrate Judge pursuant to 28 U.S.C. § 636(b), and immediate review is appropriate. Having carefully considered the motion, the record, and applicable authority, the undersigned will <u>deny</u> the motion.

By the instant motion, Plaintiff seeks to stay this action until she is "able to find a new counsel." (Document No. 16, p.2). The undersigned notes, however, that on May 29, 2014, the Court granted Plaintiff's former counsel's "Motion To Withdraw As Counsel" (Document No. 14), and specifically ordered that:

Plaintiff will represent herself in this action until new counsel files a Notice of Appearance on her behalf. Plaintiff is responsible for participating in this litigation in accordance with the Federal Rules of Civil Procedure, the Local Rules of this Court, and the "Case Management Order" (Document No. 13).

(Document No. 15, pp.1-2). It appears that Plaintiff has been aware of the need for new counsel

since on or about April 24, 2014, but despite her efforts has been unable to find anyone to agree

to represent her. (Document No. 16, p.2).

The undersigned does not find that the instant motion provides sufficient cause for the

Court to reverse its previous Order requiring Plaintiff to proceed pro se until new counsel files a

Notice Of Appearance. Plaintiff's motion suggests that she has made diligent efforts to hire

counsel with no success, but there is no forecast of how much longer her search might last.

(Document No. 16). Under these circumstances, the Court is not inclined to delay this matter

indefinitely, and as previously ordered, Plaintiff must be prepared to represent herself until she

finds counsel.

IT IS, THEREFORE, ORDERED that Plaintiff's "Motion To Stay" (Document No.

16) is **DENIED WITHOUT PREJUDICE**.

SO ORDERED.

Signed: June 27, 2014

David C. Keesler

United States Magistrate Judge

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