In Re LLS America LLC (Kriegman v. Perry et al) WAEB BK Adversary Proceeding No. 11-80293-PCW11

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1	Defendant Perry is incorrect that he may bring the motion on his own behalf due to
2	the emotional pressure that he suffers due to his daughter's involvement this
3	litigation.
4	If Defendant Spare was properly served under the requirements of Rule 4 of
5	the Federal Rules of Civil Procedure, then Defendant Spare is subject to the
6	jurisdiction of this Court and may respond on her own behalf. Defendant Perry
7	may not assert that argument on her behalf. The Court reminds Defendant Perry
8	that he must follow the Federal and Local Rules and directs him in particular to
9	review Federal Rule of Procedure 4 and Local Rule 7.1.
10	Accordingly, IT IS HEREBY ORDERED that the Motion to Dismiss
11	Defendant Othelia Spare, ECF No. 51, is DENIED.
12	IT IS SO ORDERED.
13	The District Court Executive is hereby directed to enter this Order and to
14	provide copies to counsel and to pro se defendants.
15	<b>DATED</b> this 6th day of March 2014.
16	
17	s/ Rosanna Malouf Peterson ROSANNA MALOUF PETERSON
18	Chief United States District Court Judge
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