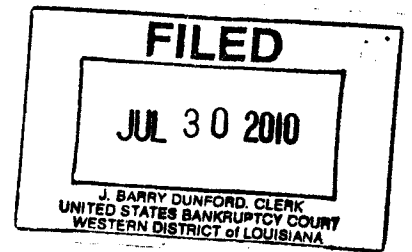


UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF LOUISIANA
LAFAYETTE-OPELOUSAS DIVISION



IN RE:

CASE NO. 02BK-50477

BELL FAMILY TRUST

CHAPTER 7

Debtor

**MOTION TO SUPPLEMENT WDLA TRANSCRIPT PAGE EXHIBITS
AS THESE EXHIBITS WERE REFERENCED IN THE**

**SUE BELL OPPOSITION TO
MOTION FOR CONTEMPT, SANCTIONS AND OTHER RELIEF**

**SUE BELL MOTION FOR DISMISSAL OF MOTION FOR
CONTEMPT - SANCTIONS AND OTHER RELIEF**

NOW INTO COURT in proper person comes Sue Bell, who with respect represents:

I.

Sue Bell has previously filed the above referenced Motion and exhibits with the exception of the WDLA transcript (supplemental) pages referenced. Now available transcripts are herein being supplemented for attachment to the original Motion filed. The Trustee's law firms argued diligently for the WDLA Court to dismiss my suits with prejudice. The Court decided against interference with Constitutional rights dismissing all three cases without prejudice (see C1,2,3). Mr. Ackermann understanding the Courts posture stated, "I'm very comfortable defending myself going forward...when the time comes to face the music again" (see C4). Having tried twice and failing in both jurisdictions, Trustee's attorneys again improperly seek the Courts protection for established misconduct that is subject to investigation.

Respectfully submitted

Sue Bell

Sue Bell
101 Chateau Place
Lafayette, LA 70503
bellsue@cox.net
337-278-7391

CERTIFICATE OF SERVICE

I hereby certify that a copy of the above and foregoing Motion has this 30th day of July, 2010 been forwarded to the following parties, by placing same in the U.S. Mail postage prepaid and properly addressed.

Jeffrey Ackermann 220 Heymann Blvd Lafayette, LA 70505	Glenn Marcantel 224 High School Rd Ville Platte, LA 70586	Pam Magee P. O. Box 59 Baton Rouge, LA 7082 p.magee@att.net	W. Simmons Sandoz P. O. Box 7279 Opelousas, LA 70571
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Ruby, Millie, Tonya Bell C/O Steve Diebold P.O.Box 3764 Lafayette, LA 70505	Roy Bell 14178 Lovette Rd. Baton Rouge, LA 70818	Lou Mull 612 N. Starrett Rd Metairie, LA 70003	Cheri Fontenot 1641 Greta Lane Ville Platte, LA 70586
--	--	--	---

1 of Appeal again -- and they can raise it on their own. They can
2 say there's no subject matter jurisdiction, never has been. That
3 means everything that we did along the way is basically null and
4 void. That's why I'm very concerned about determining that early
5 on in the lawsuit. I hope that helps.

6 Go ahead.

7 MS. BELL: Okay. You said that there were other
8 forums. Where would my declaratory actions -- because my
9 complaints are not seeking to undo the judgment or looking at the
10 outcome. My complaints -- and I believe I have the evidence to
11 support it -- is looking at the actions that drove the outcome. *

12 I know I have no recourse against the judgment or the prior
13 judicial system.

14 THE COURT: Well, I'm not supposed to give you legal
15 advice, but let me muse here for a little bit.

16 If a litigant makes an accusation of unethical conduct
17 against a lawyer in my court -- let's say it's not this court --
18 I mean not this case. Just in any case. Someone comes in and
19 says, Judge, that lawyer lied to you. Well, if there's evidence
20 of that, I am obligated to tell the Louisiana State Bar *
21 Association. That's who deals with lawyers who don't comply with
22 the rules of professional conduct. Okay?

23 I can't do anything to a lawyer other than turn them in
24 for violating the rules of professional conduct. They have an
25 Office of Disciplinary Counsel that investigates those

EXHIBIT

tabbles

A

1 lawsuits and taking your chances somewhere else. That's number
2 one.

3 Number two, if you choose not to do that, then I am
4 going to stay 1980 and 1984 until I receive word from the
5 bankruptcy court that the stay has been lifted and that you are
6 allowed to proceed against Mr. Marcantel and Mr. Ackermann.

7 Case number three I am going to recommend be dismissed
8 for lack of subject matter jurisdiction that I have raised on my
9 own motion today for the reasons I've just told you.

10 So what does that mean to you? You've spent a whole
11 lot of time and a whole lot of money not to have gotten anywhere,
12 whereas if you voluntarily dismiss these cases, then I will
13 gladly speak to these gentlemen over there -- they may object to
14 that, but ultimately I think I can help them see the wisdom of my
15 position, and you can go somewhere else to do whatever you wish
16 to do with them. I will suggest to you that there is another
17 forum to do what you are trying to do, and I've already suggested
18 that.

19 If these lawyers behaved unprofessionally and
20 unethically as you allege -- and I promise you, Ms. Bell, if
21 you're making those allegations and they're true, then the Bar
22 Association should hear about them. But I promise you also that
23 if they're not true, don't you file that complaint against these
24 gentlemen because you're mad at them because you lost in the
25 bankruptcy court because you could be sanctioned just as easily




1 THE COURT: They've got much broader jurisdiction than
2 I do.

3 MS. BELL: Yes. Good luck to some people having to
4 explain it, you know.

5 Do you have anything else to say?

6 THE COURT: Well, my question to you would be, would
7 you prefer to just voluntarily dismiss all of this, because I
8 truly believe -- and I'm not trying to talk you into anything.
9 If you want to go talk to a lawyer about it, by all means do so,
10 but I'm trying to -- because this is a status conference, I'm
11 trying to figure out a way for this to proceed, the way I
12 proceed, me sitting here today. For it to proceed most
13 economically is for you to voluntarily dismiss all of this. And
14 I'm going to hear from these guys. They may not want you to.

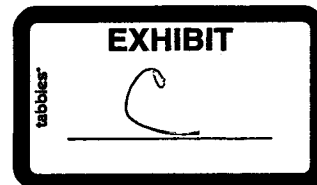
15 But I would like for you to think about that, because
16 if you say I'm going to dismiss my complaints without prejudice,
17 what that means is there's been no binding rulings here today.
18 It just means it's as if this case had not been filed -- or these
19 three cases had not been filed.

20 MS. BELL: And I could pursue other avenues? 

21 THE COURT: Yes, ma'am.

22 MS. BELL: Do I have to make this decision right at
23 this moment?

24 THE COURT: No. But I would like for you to do it
25 reasonably soon because I have to stay the actions otherwise.



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TONY R. MOORE, CLERK
WESTERN DISTRICT OF LOUISIANA
LAFAYETTE, LOUISIANA

UNITED STATE DISTRICT COURT
WESTERN DISTRICT OF LOUISIANA
LAFAYETTE-OPELOUSAS DIVISION

MARY SUSAN BELL
SUE BELL
(Plaintiff)

versus

THE BELL FAMILY TRUST
(Defendants)

ATTORNEY LAW FIRMS FOR CAPTIONED BANKRUPTCY ESTATE
(Defendants)

ADVERSARY NO. 6:09-CV-01980

JUDGE REBECCA F. DOHERTY

JUDGE PATRICK J. HANNA

ORDER

DECLARATORY ACTION AND OTHER RELIEF
DEMAND FOR JURY TRIAL
ON ISSUE OF \$162,214.96

Upon the Ex Parte Motion to Dismiss and Close Adversary Proceeding:

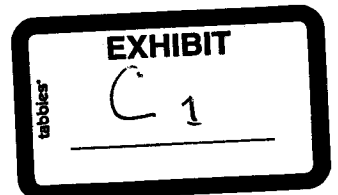
During the hearing of February 2, 2010 in this caption the Court considered it proper and recommended plaintiff file a voluntary dismissal without prejudice per FRCP 41 (2).

IT IS ORDERED that the captioned adversary proceeding be and is hereby closed as

Y dismissed without prejudice, particularly as it appears there is no subject matter jurisdiction.

Patrick J. Hanna
JUDGE MAGISTRATE PATRICK J. HANNA

February 5, 2010



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06 FEB - 5 2010

TONY R. MOORE, CLERK
WESTERN DISTRICT OF LOUISIANA
LAFAYETTE, LOUISIANA

UNITED STATE DISTRICT COURT
WESTERN DISTRICT OF LOUISIANA
LAFAYETTE-OPELOUSAS DIVISION

MARY SUSAN BELL
SUE BELL
(Plaintiff)

versus

ADVERSARY NO. 6:09-CV-01984

JUDGE REBECCA F. DOHERTY

JUDGE PATRICK J. HANNA

THE BELL FAMILY TRUST
(Defendants)

ATTORNEY LAW FIRMS FOR CAPTIONED BANKRUPTCY ESTATE
(Defendants)

ORDER

DECLARATORY ACTION AND OTHER RELIEF
DEMAND FOR JURY TRIAL

SUE BELL 1/6TH BENEFICIARY INTEREST and HOUSE with ONE ACRE

Upon the Ex Parte Motion to Dismiss and Close Adversary Proceeding:

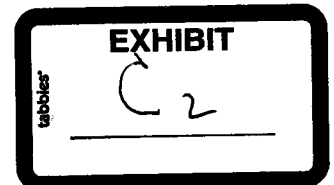
During the hearing of February 2, 2010 in this caption the Court considered it proper and recommended plaintiff file a voluntary dismissal without prejudice per FRCP 41 (2).

IT IS ORDERED that the captioned adversary proceeding be and is hereby closed as

dismissed without prejudice; particularly as it appears that is no subject matter jurisdiction

Rebecca F. Doherty
JUDGE MAGISTRATE PATRICK J. HANNA

February 5, 2010



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TONY R. MOORE, CLERK
WESTERN DISTRICT OF LOUISIANA
LAFAYETTE, LOUISIANA

UNITED STATE DISTRICT COURT
WESTERN DISTRICT OF LOUISIANA
LAFAYETTE-OPELOUSAS DIVISION

MARY SUSAN BELL
SUE BELL
(Plaintiff)

versus

ADVERSARY NO. 6:09-CV-01985

JUDGE REBECCA F. DOHERTY

JUDGE PATRICK J. HANNA

JEFFREY ACKERMANN
DURIO, MCGOFFIN, STAGG, ACKERMANN LAW FIRM
GLEN MARCANTEL
GLEN MARCANTEL LAW FIRM
RUBY BELL
MILDRED BELL
ROY BELL
TONYA BELL
BRADY BELL
CHERI FONTENOT
(Defendants)

ORDER

LIBEL - SLANDER- DEFAMATION- FRAUD - TORT CRIMES
DEMAND FOR JURY TRIAL

Upon the Ex Parte Motion to Dismiss and Close Adversary Proceeding:

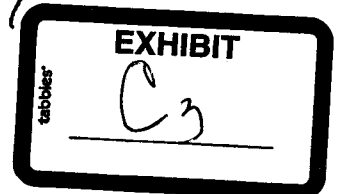
During the hearing of February 2, 2010 in this caption the Court considered it proper and recommended plaintiff file a voluntary dismissal without prejudice per FRCP 41 (2).

IT IS ORDERED that the captioned adversary proceeding be and is hereby closed as

~~dismissed without prejudice.~~ *Particularly as it appears there is no subject matter jurisdiction.*

Rebecca F. Doherty
JUDGE MAGISTRATE PATRICK J. HANNA

February 5, 2010



1 MR. ACKERMANN: Okay.

2 THE COURT: I'll double-check, but I'm pretty doggone
3 sure.

4 MR. ACKERMANN: I was hoping you'd say that because
5 then I would simply like to lodge my objection for the record and
6 leave it up to Your Honor's discretion. I'm very comfortable
7 defending myself going forward. I'm uncomfortable contributing
8 to continuing the burden on this court by this lawsuit and
9 forcing Judge Doherty to rule on a motion that may not be
10 necessary or Your Honor to complete a recommendation. But I feel
11 like for the record if I acquiesce in a voluntary dismissal, it
12 will be held against me when the time comes to face the music
13 again.

14 THE COURT: I understand.

15 MR. ACKERMANN: Thank you, Your Honor.

16 THE COURT: Mr. Marcantel, the first question for you,
17 do you think I have subject matter jurisdiction?

18 MR. MARCANTEL: I would agree with other counsel and
19 for the two reasons you stated that there is not jurisdiction.

20 THE COURT: All right.

21 MR. MARCANTEL: I'm completely aligned with
22 Mr. Ackermann in these matters because we were co-counsel in the
23 adversary proceeding. In fact, I had a motion to dismiss in each
24 cause that I was going to file today, but I'm kind of debating
25 whether I should file that right now because of this conference

