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*Attorney for Plaintiff D. Ray Strong,
Liquidating Trustee*

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF UTAH, CENTRAL DIVISION**

D. RAY STRONG, as Liquidating Trustee of
the Consolidated Legacy Debtors Liquidating
Trust, the Castle Arch Opportunity Partners I,
LLC Liquidating Trust and the Castle Arch
Opportunity Partners II, LLC Liquidating
Trust,

Plaintiff,

vs.

KIRBY D. COCHRAN; JEFF AUSTIN;
AUSTIN CAPITAL SOLUTIONS; WILLIAM
H. DAVIDSON; DOUGLAS W. CHILD;
CHILD, VAN WAGONER & ASSOCIATES,
PLLC, fka CHILD, SULLIVAN &
ASSOCIATES, fka CHILD, VAN
WAGONER & ASSOCIATES, LLC, fka
CHILD VAN WAGONER & BRADSHAW,
PLLC; ROBERT CLAWSON; HYBRID
ADVISOR GROUP; and JOHN DOES 1-50,

Defendants.

**ORDER GRANTING JOINT MOTION
TO DISMISS COMPLAINT WITH
PREJUDICE AGAINST DEFENDANT
KIRBY D. COCHRAN AND FOR
CONTRIBUTION BAR**

Civil No. 2:14-cv-00788

Honorable Tena Campbell

The Court, having considered the *Joint Motion to Dismiss Complaint with Prejudice Against Defendant Kirby D. Cochran and for Contribution Bar* (the "Motion"), and good cause appearing,

IT IS HEREBY ORDERED that:

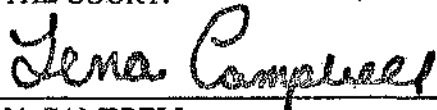
1. The Motion is **GRANTED**.
2. The Complaint is dismissed with prejudice solely against Defendant Kirby D. Cochran, pursuant to Fed. R. Civ. P. 41(a)(2).
3. The non-settling parties and their representatives, agents, successors and assigns are hereby barred and enjoined from filing, commencing, instituting, prosecuting or maintaining, directly or indirectly, any claim, counterclaim, cross-claim, third-party claim or other action, including but not limited to claims for contribution or indemnification, against Kirby Cochran, arising out of or relating to any claim that was asserted, or that could have been asserted in this action. Kirby Cochran is similarly barred and enjoined from filing, commencing, instituting, prosecuting or maintaining, directly or indirectly, any claim, counterclaim, cross-claim, third-party claim or other action, including but not limited to claims for contribution or indemnification, against any of the non-settling parties, arising out of or relating to any claim that was asserted, or that could have been asserted in this action.
4. Any Verdict or Judgment against non-settling parties for any claim, counterclaim, cross-claim, third-party claim or other action arising out of or related to any claim that was asserted, or that could have been asserted in this action shall be reduced by the greater of (i) an amount that corresponds to the percentage of responsibility of Kirby Cochran for such claims; or (ii) the amount that Kirby Cochran actually pays the Trustee pursuant to the Settlement

Agreement entered in the Kirby D. Cochran bankruptcy case, In re *Kirby D. Cochran*,

Bankruptcy Case No. 15-20831 (Bankr D. Utah).

DATED this 30 day of JUNE, 2016.

BY THE COURT:



TENA CAMPBELL
U.S. District Court Judge