


DISTRICT COURT, EL PASO COUNTY, COLORADO Court Address: 270 S. Tejon St. Colorado Springs, CO 80901	
Plaintiff: PPE GREGG COUNTY #4-H, L.P. v. Defendant: VALOR LAW GROUP, LLC f/k/a BRENNER ASSOCIATES LAW GROUP, PLLC; MARK LANE; GERALD "JERRY" VAN HORN; CHRISTOPHER BRENNER; DAVID ALDRICH, INDIVIDUALLY AND D/B/A PLCMGMT, LLC; GREGORY LAWRENCE; DAN COOK; GARY HAMILTON; STERLING LAW HOLDINGS, LLC; and JOHN DOES 1-5, whose true names are unknown.	<p style="text-align: center;">▲ COURT USE ONLY ▲</p> Case Number: 19CV31533 Div.: 15 Ctrm: S403
ORDER TO CONFER BEFORE FILING ANY MOTION	

The Court has reviewed the pleadings in this case and believes the issuance of this Order is appropriate.

Regardless of what interpretation counsel place on paragraph 8 of section 1-15 of C.R.C.P. 121, this Court requires a high level of courtesy and professionalism of all counsel who appear before it. In the future, before either side files ANY Motion with this Court, counsel are ORDERED to discuss the filing of the Motion with the opposing counsel before it is filed. Letters do not satisfy this requirement. Faxes do not satisfy this requirement. E-mails do not satisfy this requirement. Conversations relayed through paralegals, subordinates or staff do not satisfy this requirement. This Court expects personal contact between counsel to take place before ANY Motion is filed in the future. Telephone calls are to be returned within 72 hours of the time the party initiating the contact makes the call. If counsel have difficulty reaching each other, an appointment time is to be scheduled at which time counsel will be available for telephone contact. If problems reaching each other persist, the Court will consider ordering

counsel to exchange personal home and cell telephone numbers. The Court will consider the entry of appropriate sanctions against any counsel who violates this Order.

Done this 6th day of October, 2020.



Gregory R. Werner
District Court Judge