

**UNITED STATES DISTRICT COURT
DISTRICT OF MAINE**

ALLA I. SHUPER,)	
)	
Plaintiff,)	
v.)	
)	Case No. 2:13-cv-110-GZS
REBECCA CHANDLER, et al.,)	
)	
Defendants.)	
)	
)	
)	

ORDER ON SEVENTH APPEAL

Before the Court is the Seventh Appeal filed by pro se Plaintiff Alla Shuper (ECF No. 56). For the reasons previously stated in the Court’s Order On Fifth And Sixth Appeals (ECF No. 55), the Court DENIES the Seventh Appeal.

As the Court stated in its prior Order, the parties are still in the process of finalizing and effectuating the settlement achieved in this case on June 25, 2013, and the parties have ninety (90) days to complete settlement. (See Notice of Settlement and Procedural Order Re: Settlement (ECF No. 41).) To the extent a dispute exists at the end of the ninety day period, any party is free to file a motion to enforce the settlement agreement. Pro se Plaintiff Shuper’s recent repeated filings to this Court regarding the settlement are outside the purview of judicial review, absent a proper and timely motion to enforce the settlement.

Given this procedural context, review of pro se Plaintiff Shuper’s recent electronic filings indicates that she is developing a propensity for filing frivolous motions and appeals. (See, e.g., ECF Nos. 38, 53, 54 & 56.)¹ Pro se Plaintiff Shuper is hereby warned that repeated groundless

¹ The Court also notes that on July 7, 2013, pro se Plaintiff Shuper sent an email to the Clerk’s Office, which stated: “Attention to the Court: according to the currents Laws and the signed Settlement Agreement, the Attorney whom I

and frivolous filings may result in the imposition of sanctions. See Cok v. Family Court of Rhode Island, 985 F.2d 32 (1st Cir. 1993) (requiring that the Court warn any litigant before restricting the litigant's ability to file). Sanctions may include forfeiture of electronic filing access or requiring Court approval for any future filings. To avoid such sanctions, pro se Plaintiff Shuper should work with opposing Counsel in accordance with the June 25, 2013, Procedural Order (ECF No. 41).

SO ORDERED.

/s/ George Z. Singal
United States District Judge

Dated this 10th day of July, 2013.

consulted performed all the necessary steps in order to Perform the signed Agreement.” The email is not a proper filing and will not be docketed.

Plaintiff

ALLA I SHUPER

represented by **ALLA I SHUPER**
190 US ROUTE 1
PMB #248
FALMOUTH, ME 04105
(207) 781-0020
Email: danralts@yahoo.com
PRO SE

V.

Defendant

REBECCA CHANDLER

represented by **MICHELLE Y. BUSH**
PIERCE ATWOOD LLP
MERRILL'S WHARF
254 COMMERCIAL STREET
PORTLAND, ME 04101
207-791-1102
Email: mbush@pierceatwood.com
ATTORNEY TO BE NOTICED

Defendant

PETER LEWIS

represented by **MICHELLE Y. BUSH**
(See above for address)
ATTORNEY TO BE NOTICED

Defendant

BILL KUHL

TERMINATED: 06/21/2013

represented by **JOHN BOBROWIECKI**
MAINE STATE HOUSING
AUTHORITY
353 WATER STREET
AUGUSTA, ME 04330-4633
(207) 626-4600
Email:
jbobrowiecki@mainehousing.org
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Defendant

JOHN DESJARDINS

represented by **MICHELLE Y. BUSH**
(See above for address)
ATTORNEY TO BE NOTICED

