	Case 2:11-cv-00698-FJM Document 91 Filed 08/28/12 Page 1 of 2
1	WO
2	
3	
4	
5	
6	IN THE UNITED STATES DISTRICT COURT
7	FOR THE DISTRICT OF ARIZONA
8	United States of America, ) No. CV 11-00698-PHX-FJM
9	) Plaintiff, ) <b>ORDER</b>
10	) VS. )
11	James Leslie Reading, et al.,
12	) Defendants.
13	)
14	The court has before it Terry I. Major's emergency motion to stay proceedings
15	pending interlocutory appeal (doc. 85), plaintiff's opposition (doc. 88), and Major's reply
16	(doc. 89). Major is the trustee of defendant Fox Group Trust. The court struck his notice of
17	appearance on behalf of the trust on July 3, 2012 (doc. 79) and denied his motion for
18	reconsideration (doc. 81). He now seeks to stay proceedings until his interlocutory appeal
19	of the court's July 3 order is resolved.
20	The order regarding Major's representation of the trust did not adjudicate the claims
21	against any defendant and did not end this action. It is not a final order subject to appeal.
22	Nor does the order appealed here fall into one of the categories of appealable
23	interlocutory orders under 28 U.S.C. § 1292(a). The order does not involve "a controlling
24	question of law as to which there is substantial ground for difference of opinion and that an
25	immediate appeal from the order may materially advance the ultimate termination of the
26	litigation." 28 U.S.C. § 1292(b).
27	Major fails to address these issues and instead continues to argue that <u>C.E. Pope</u>
28	Equity Trust v. United States, 818 F.2d 696 (9th Cir. 1987), does not apply to the facts of this

case. But <u>C.E. Pope</u> controls here and prevents a non-attorney trustee from representing the
trust pro se. As the court stated when denying Major's motion to reconsider, "[r]ights
purportedly granted in a trust agreement cannot override federal law" (doc. 81). Natural
persons may always represent themselves. But artificial entities, like trusts, must always be
represented by counsel. When a person chooses to take advantage of separate entity status,
the person accepts the downside of that separate status – the person is not the entity and
cannot represent it.

**IT IS ORDERED DENYING** trustee Terry I. Major's emergency motion to stay proceedings pending interlocutory appeal (doc. 85).

DATED this 28<sup>th</sup> day of August, 2012.

Frederick J. M zutone

United States District Judge