

IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT  
IN AND FOR BROWARD COUNTY, FLORIDA

P & S ASSOCIATES, GENERAL  
PARTNERSHIP and S & P ASSOCIATES,  
GENERAL PARTNERSHIP,

CASE NO. 12-028324 (07)

Plaintiff,

v.

ROBERTA P. ALVES, ET AL.,

Defendants.

---

**MOTION TO WITHDRAW**

The undersigned counsel, Erika Deutsch Rotbart, Esq., of Deutsch Rotbart & Associates, P.A., hereby files this, her Motion to Withdraw, and hereby states as follows:

1. The undersigned counsel previously represented and technically, continues to represent Plaintiffs in the above-styled action at this time.

2. On January 17, 2013, this Court appointed Philip von Kahle as Conservator of the Plaintiffs, P&S Associates, General Partnership and S&P Associates, General Partnership (the "Partnerships") in that certain related case styled *Matthew Carone, as Trustee for the Carone Marital Trust #2 UTD 1/26/00, et al. v. Michael Sullivan*, Case no. 12-24051 (7) as well as the above styled cause that are both pending in this Court.

3. Through such appointment, the Conservator was vested with, among other things, authority to advance this action. Thus, Mr. von Kahle's office hired attorney, Tom Messana, Esq. to assist with and address all of the legal issues and filings appurtenant to the above-styled cause that were contemplated in the original *Motion for Interpleader* filed by Plaintiffs.

4. In light of these recent appointments; and so as to avoid any duplicative efforts or unnecessary fees and/or costs being incurred, the undersigned attorney and her law firm seek to

unnecessary fees and/or costs being incurred, the undersigned attorney and her law firm seek to withdraw as counsel of record for the partnerships.

5. It is hereby requested by the undersigned counsel that Erika Deutsch Rotbart, Esq. and the law offices of Deutsch Rotbart & Associates, P.A. from this day forward be withdrawn and discharged as counsel of record for all purposes arising from the above-styled cause.

WHEREFORE, Erika Deutsch Rotbart, Esq., attorney and the law offices of Deutsch Rotbart & Associates, P.A., for Plaintiff, prays that this Court will enter an Order granting their Motion to Withdraw.

DEUTSCH ROTBART & ASSOCIATES, P.A.  
Counsel for Plaintiffs  
4755 Technology Way, Suite 106  
Boca Raton, Florida 33431  
Telephone: 561.361.8010  
Facsimile: 561.361.8086  
Primary E-mail: edrotbart@dralawfirm.com  
Secondary E-mails: dralaw@dralawfirm.com  
dralaw2@dralawfirm.com

BY: 


Erika Deutsch Rotbart  
Florida Bar No.: 0047686

**CERTIFICATE OF SERVICE**

**I HEREBY CERTIFY** that a true and correct copy of the foregoing was served on this 16<sup>th</sup> day of April, 2013 via e-mail to:

Leonard K. Samuels, Esq., lsamuels@bergersingerman.com  
Etan Marek, Esq., emark@bergersingerman.com  
Chad P. Pugatch, Esq., cpugatch@rprsllaw.com  
William G. Salim, Jr., Esq., wsalim@mmsslw.com; cleibovitz@mmsslw.com  
Gary C. Rosen, Esq., grosen@becker-poliakoff.com  
Domenica L. Frasca, Esq., dfrasca@mayersohnlaw.com  
Peter Smith, Esq., psmith@becker-poliakoff.com  
Helen D. Chaitman, Esq., HChaitman@becker-poliakoff.com  
Philip J. von Kahle, philipvonkahle@moecker.com  
Brett D. Lieberman, Esq., bliebennan@messana-law.com  
Robert F. Reynolds, Esq., rreynolds@slatkinreynolds.com

DEUTSCH ROTBART & ASSOCIATES, P.A.  
Counsel for Plaintiffs

BY.   
Erika Deutsch Rotbart  
Florida Bar No.: 0047686