

United States Court of Appeals
For the Eighth Circuit

No. 12-3866

Jason K. Stennes

Appellant

v.

Summit Mortgage Corporation; HSBC Bank USA, N.A.; Shapiro & Zielke, LLP;
Mark Dassier; Gerald M. Shapiro; David Kreisman; Lawrence P. Zeilke; Diane F.
Mach; Melissa L.B. Porter; Thomas J. Hainje; Ronald W. Spencer; Wendy Oein
Sanchez; Gary J. Evers; Kalli L. Ostlie; Stephanie O. Nelson; Amanda M. Govze;
Kristine M. Speigelberg Nelson; Randolph W. Dawdy; Carrie L. Mellesmoen;
Mortgage Electronic Registration Systems, Inc.; Julie Raynor

Appellees

Appeal from United States District Court
for the District of Minnesota - Minneapolis

Submitted: July 3, 2013

Filed: July 11, 2013

[Unpublished]

Before BYE, ARNOLD, and SHEPHERD, Circuit Judges.

PER CURIAM.

Jason Stennes appeals following the district court's¹ order dismissing his civil complaint with prejudice and denying as moot his motion for temporary injunctive relief. For reversal, Mr. Stennes renews his argument from below that the district court lacked subject matter jurisdiction over this matter, and that the district court also lacked authority to refer his motion for a temporary injunction, and the motions to dismiss filed by defendants, to a magistrate judge. For the reasons explained by the district court, we agree with the court that it had both subject matter jurisdiction and authority to refer the motions at issue to a magistrate judge for recommendation. See 28 U.S.C. §§ 1331, 636(b)(1).

Accordingly, we affirm. See 8th Cir. R. 47B.

¹The Honorable Susan Richard Nelson, United States District Judge for the District of Minnesota, adopting the report and recommendations of the Honorable Arthur J. Boylan, United States Magistrate Judge for the District of Minnesota.