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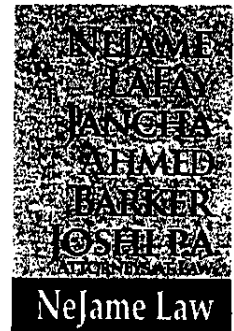


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From:

05/12/2010 13:08 #062 P.001/004



FACSIMILE TRANSMITTAL

DATE: 5/12/10

PAGE _1_ OF _4_ PAGES

TO: Brenda Tadlock

FROM: Kristopher M. Cruzada, Esq.

FIRM: Florida Division of Corps

FOR: TESSA WINE, LLC

Doc#L07000013404

FAX: 850-245-6030

RE: Court Order

PHONE:

Message:

Please see attached Court Order voiding the LLC Amendment filing of MIRSAD KECANOVIC filed on 5/7/2010. Pursuant to the Court Order, please return Managing Member and Registered Agent to DINKO KECANOVIC. If you have any questions, please call me at 407-245-1232. Or you may also call DINKO KECANOVIC at 407-810-9207.

Respectfully,

Kris Cruzada

RECEIVED
10 MAY 12 PM 2:29
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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From:

05/12/2010 13:08 #062 P.002/004

IN THE CIRCUIT COURT OF THE
NINTH JUDICIAL IN AND FOR
ORANGE COUNTY, FLORIDA

DINKO KECANOVIC, INDIVIDUALLY,
AND TESSA WINE, LLC, A FLORIDA
LIMITED LIABILITY COMPANY,

CASE NO.: *10-CA-11373*
DIVISION

Plaintiffs,

v.

MIRSAD KECANOVIC, INDIVIDUALLY,

Defendant.

ORDER ALLOWING ENTRY OF TEMPORARY INJUNCTION

THIS CAUSE came on before the Court on May 12, 2010, on Plaintiff's Motion for the Entry of a Temporary Injunction and for other relief pursuant to Rule 1.610, Florida Rules of Civil Procedure, and the Court, having considered said Motion, Plaintiff's Verified Amended Complaint, and supporting Affidavit of DINKO KECANOVIC (hereinafter "DINKO") filed in this action, and otherwise fully advised, The COURT FINDS as follows:

1. That based on the specific facts provided by verified pleading and affidavit, the facts demonstrate fraudulent transfer of DINKO'S 100% interest in TESSA WINE, LLC (hereinafter "TESSA") to MIRSAD KECANOVIC (hereinafter "MIRSAD") occurred without the consent and authorization of DINKO;
2. MIRSAD fraudulently represented his authority to change and have access to TESSA'S business checking account with Chase Bank.

FILED IN OFFICE
CLERK OF COURT
ORANGE COUNTY, FLORIDA

2010 MAY 12 PM 6:44

3. MIRSAD based upon his fraudulent representations without proper authority, wrongfully diverted to his personal use monies and assets of TESSA.

That Plaintiffs, DINKO and TESSA has demonstrated through verified pleadings and affidavits that an irreparable harm and injury has occurred and will continue with no adequate remedy of law available to DINKO and TESSA. That DINKO and TESSA has a clear legal right to the requested relief considering the facts stated in the verified pleading and affidavit. That the public interest favors the issuance of the injunction. Finally, that the threatened injury to the DINKO and TESSA outweigh any possible harm to the respondent.

IT IS THEREFORE ORDERED AND ADJUDGED:

- A. A temporary injunction shall issue enjoining the MIRSAD from conducting any and all business of TESSA.
- B. A temporary injunction returning the 100% interest in TESSA to DINKO.
- C. A temporary injunction prohibiting MIRSAD from accessing the place of business located at 2425-A S. Hiawassee Road, Orlando, FL 32835.
- C. A temporary injunction shall issue enjoining the MIRSAD, from accessing any and all bank accounts of TESSA. It is further ordered that DINKO shall be the only authorized signatory of TESSA'S business accounts until further order of the Court.
- D. That the Court enter an order that a temporary injunction be issued enjoining MIRSAD from contacting clients, vendors, professionals (accountants), and bankers associated with TESSA.

From:

05/12/2010 13:08 #062 P.004/004

E. That the Court enter an order authorizing Chase Bank to unfreeze TESSA'S business checking account # 3140839230 and allow for DINKO to access and utilize the funds on behalf of TESSA.

F. That the Court enter an order deeming the fraudulent transfer be void or rescinded and/or authorizing that a corrective filing be issued to the Division of Corporations with the State of Florida, to reflect DINKO as the registered agent and managing member of TESSA.

G. Within 10 days from the date of this order, Plaintiff shall post a bond in the amount of \$ 2500, conditioned for the payment of costs and damages sustained by Defendant if it should be determined that Defendant was wrongfully enjoined.

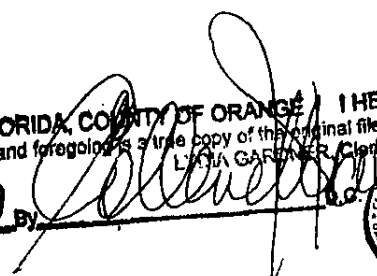
DONE AND ORDERED in Chambers at Orlando, Orange County, Florida, this

12 day of May, 2010.


CIRCUIT JUDGE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U.S. Mail this 12th day of May, 2010, to Kristopher M. Cruzada, Esquire, NeJame, LaFay, Jancha, Ahmed, Barker & Joshi, P.A., 189 S. Orange Avenue, Suite 1800, Orlando, FL 32801 and MIRSAD KECANOVIC, 7608 San Remo Place, Orlando, FL 32835.


JUDICIAL ASSISTANT/ATTORNEY

STATE OF FLORIDA, COUNTY OF ORANGE
that the above and foregoing is a true copy of the original filed in this office
LUCIA GARDNER, Clerk Circuit Court
MAY 12 2010
Date By 
I HEREBY CERTIFY



IN THE CIRCUIT COURT OF THE
NINTH JUDICIAL IN AND FOR
ORANGE COUNTY, FLORIDA

DINKO KECANOVIC, INDIVIDUALLY,
AND TESSA WINE, LLC, A FLORIDA
LIMITED LIABILITY COMPANY,

CASE NO.: 2010-CA-11373
DIVISION: 35

Plaintiffs,

v.

MIRSAD KECANOVIC, INDIVIDUALLY,

Defendant.

AMENDED
ORDER ALLOWING ENTRY OF TEMPORARY INJUNCTION

THIS CAUSE came on before the Court on May 13, 2010, on Plaintiff's Motion for the Entry of a Temporary Injunction and for other relief pursuant to Rule 1.610, Florida Rules of Civil Procedure, and the Court, having considered said Motion, Plaintiff's Verified Amended Complaint, and supporting Affidavit of DINKO KECANOVIC (hereinafter "DINKO") filed in this action, and otherwise fully advised, The COURT FINDS as follows:

1. That based on the specific facts provided by verified pleading and affidavit, the facts demonstrate fraudulent transfer of DINKO'S 100% interest in TESSA WINE, LLC (hereinafter "TESSA") to MIRSAD KECANOVIC (hereinafter "MIRSAD") occurred without the consent and authorization of DINKO;
2. MIRSAD fraudulently represented his authority to change and have access to TESSA'S business checking account with Chase Bank.

3. MIRSAD based upon his fraudulent representations without proper authority, wrongfully diverted to his personal use monies and assets of TESSA.

That Plaintiffs, DINKO and TESSA has demonstrated through verified pleadings and affidavits that an irreparable harm and injury has occurred and will continue with no adequate remedy of law available to DINKO and TESSA. That DINKO and TESSA has a clear legal right to the requested relief considering the facts stated in the verified pleading and affidavit. That the public interest favors the issuance of the injunction. Finally, that the threatened injury to the DINKO and TESSA outweigh any possible harm to the respondent.

IT IS THEREFORE ORDERED AND ADJUDGED:

- A. A temporary injunction shall issue enjoining the MIRSAD from conducting any and all business of TESSA.
- B. A temporary injunction returning the 100% interest in TESSA to DINKO.
- C. A temporary injunction prohibiting MIRSAD from accessing the place of business located at 2425-A S. Hiawasse Road, Orlando, FL 32835.
- C. A temporary injunction shall issue enjoining the MIRSAD, from accessing any and all bank accounts of TESSA. It is further ordered that DINKO shall be the only authorized signatory of TESSA'S business accounts until further order of the Court.
- D. That a temporary injunction shall issue enjoining MIRSAD from contacting clients, vendors, professionals (accountants), and bankers associated with TESSA.
- E. That the Court authorizes Chase Bank to unfreeze TESSA'S business checking account # 3140839230 and allow for DINKO to access and utilize the funds on behalf of TESSA.

F. That the Court deems the fraudulent transfer be void or rescinded and authorizes a corrective filing be issued to the Division of Corporations with the State of Florida, to reflect DINKO as the registered agent and managing member of TESSA.

G. Within ten (10) days from the date of this order, Plaintiff shall post a bond in the amount of \$2,500.00, conditioned for the payment of costs and damages sustained by Defendant if it should be determined that Defendant was wrongfully enjoined.

DONE AND ORDERED in Chambers at Orlando, Orange County, Florida, this
13 day of May, 2010.


HONORABLE STAN STRICKLAND
CIRCUIT JUDGE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U.S. Mail this 13 day of May, 2010, to Kristopher M. Cruzada, Esquire, NeJame, LaFay, Jancha, Ahmed, Barker & Joshi, P.A., 189 S. Orange Avenue, Suite 1800, Orlando, FL 32801 and MIRSAD KECANOVIC, 7608 San Remo Place, Orlando, FL 32835.


JUDICIAL ASSISTANT/ATTORNEY

Pursuant to the Procedures Implementing Electronic Case Filing in Circuit Civil Cases Section 4.3, any party not receiving a copy of this order by ECF must be provided a paper copy of this document and a copy of the Notice of Electronic Filing by the filer. Paper copies will not be provided by the Court.