

N38098

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL  
CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2023-022035-CA-01  
SECTION: CA05  
JUDGE: Vivianne Del Rio

200413197222

**Hope Evangelical Ministry Inc et al**

Plaintiff(s)

vs.

**Natalie Beauregard et al**

Defendant(s)

\_\_\_\_\_ /

**EX PARTE ORDER FOR TEMPORARY INJUNCTION**

THIS CAUSE having come before the Court on September 6, 2023, upon Plaintiff's Ex Parte Emergency Motion for Temporary Injunction (the Motion), and the Court having considered the same, reviewed the clerk's file, and being otherwise advised of the premises, it is hereby

ORDERED and ADJUDGED that the Motion is granted in part and deferred in part. In doing so, the Court hereby finds that:

Plaintiff Hope Evangelical Ministry, Inc. (Hope") is a Florida not-for-profit corporation that was founded by Plaintiff Patrick Beauregard and his now deceased wife, Yvrose Beauregard. For over 40 years, Hope has operated a faith-based school named Yvette Learning Center in Miami-Dade County. Dr. Beauregard and his wife had five children, four of whom are Defendants here. At different points in time, each of Defendants given a position with the school and/or placed on the Board of Directors for the school. Dr. Beauregard has removed each Defendant from the board or any other position with the school. However, Defendants have since that time continuously filed documents (amended annual reports) on sunbiz.org with the Florida Department of State without any authority to have done so. These unauthorized filings were made on several occasions in July and August of 2023, including the day on which this case was filed (August 28, 2023) in the midst

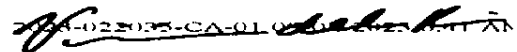
of Plaintiffs' efforts to revive the school. As a result, Defendants have caused confusion and injury to Hope's business and reputation and therefore a temporary injunction on an emergency basis is warranted.

The Court further finds that an *ex parte* injunction is warranted because the target of Defendants actions are a school, the new school year has just begun, Defendants continue to seek to mislead the public by filing false reports on sunbiz.org, and if an injunction is not entered immediately, there will be irreparable harm to Plaintiff and so no prior notice is warranted.

Accordingly, it is hereby ordered that during the pendency of this case, Defendants are enjoined from and shall not file any documentation whatsoever on sunbiz.org or with the Florida Department of State regarding either Plaintiff.

It is further ordered that Plaintiff shall serve a true and accurate copy of this Injunction Order on each Defendant, after which an evidentiary hearing shall be expeditiously set as to the remaining remedies sought in the Motion for which ruling has been deferred.

**DONE and ORDERED** in Chambers at Miami-Dade County, Florida on this 7th day of September, 2023.



2023-022035-CA-01 09-07-2023 6:41 AM

Hon. Vivianne Del Rio

**CIRCUIT COURT JUDGE**

Electronically Signed

No Further Judicial Action Required on **THIS MOTION**

CLERK TO **RECLOSE** CASE IF POST JUDGMENT

**Electronically Served:**

Arthur J Jones Esq, the.arthur.firm@gmail.com

**Physically Served:**