

EXHIBIT "B"

Robin Barbour

From: Bill Jung [wjung@jungandsisco.com]
Sent: Monday, August 27, 2007 9:58 AM
To: Richard Wilkes
Cc: Robin Barbour; 'Richard Candelora'; 'Rich Gilbert'; 'Bennett Falk'; 'Richard Drooyan'; 'Steve Anderson'
Subject: RE: Gainor vs. Sidley Austin, LLP

Yes, RJ will not be able to participate in discovery until the criminal trial is completed. As you can imagine, this is an all-consuming thing for Stuart and him until it is over.

William F. Jung
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-----Original Message-----

From: Richard Wilkes [mailto:rwilkes@rbwilkes.com]
Sent: Monday, August 27, 2007 9:52 AM
To: Bill Jung
Cc: Robin Barbour; Richard Candelora; Rich Gilbert; Bennett Falk; Richard Drooyan; Steve Anderson
Subject: Re: Gainor vs. Sidley Austin, LLP

Dear Bill: We would not object to a stay as to discovery from Ruble through 1/31, but only as part of a stipulation to continue the trial by all parties, which would be necessary to accommodate the delay in discovery. I think this would make sense in light of my understanding that your client would refuse to provide substantive testimony before the conclusion of the criminal trial. Is this understanding correct?

We would object to the severance suggested by Sidley.

-----Original Message-----

From: "Bill Jung" <wjung@jungandsisco.com>

Date: Mon, 27 Aug 2007 08:42:05
To: <rwilkes@rbwilkes.com>
Subject: RE: Gainor vs. Sidley Austin, LLP

May I state that you do not object to a stay as to Ruble only until 1/31/08?

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-----Original Message-----

From: Richard Wilkes [mailto:rwilkes@rbwilkes.com]
Sent: Saturday, August 25, 2007 7:08 AM
To: Bill Jung
Cc: Robin Barbour
Subject: Re: Gainor vs. Sidley Austin, LLP

Late January.

-----Original Message-----

From: "Bill Jung" <wjung@jungandsisco.com>

Date: Fri, 24 Aug 2007 14:05:27
To: <rwilkes@rbwilkes.com>
Subject: RE: Gainor vs. Sidley Austin, LLP

Yes we would not seek to delay anything else other than matters pertinent to him personally. All other discovery, etc. would go on. Wow, do you all have a trial date already? When is it?

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-----Original Message-----

From: Richard Wilkes [mailto:rwilkes@rbwilkes.com]
Sent: Friday, August 24, 2007 12:50 PM
To: wjung@jungandsisco.com; 'MERCEDES C. ESTRADA'; Bennett Falk; Coren Stern; Doug Whitney; 'Jocelyn D. Francoeur, Esq.'; 'Kelly A. McGovern, Esq.'; 'Michael G. Austin, Esq.'; Richard Morgan; Steve Anderson; Stuart E. Abrams
Cc: Jonathan E. Altman; Aaron M. May; Gabriel Sanchez; Rich Gilbert; Robin Barbour
Subject: Re: Gainor vs. Sidley Austin, LLP

Dear Bill: I have inquired of the other counsel, but have not yet heard back from them. Your request would involve a postponement of the trial date. Am I correct in assuming that you are only requesting a stay of discovery from Mr. Ruble, ie. his deposition and production of his documents, and that discovery would proceed otherwise?

-----Original Message-----

From: "Bill Jung" <wjung@jungandsisco.com>

Date: Wed, 22 Aug 2007 12:59:51

To: "'MERCEDES C. ESTRADA'" <MESTRADA@PODHURST.com>, "'Bennett Falk, Esq.'" <bfalk@bressler.com>, "'Coren Harris Stern, Esq.'" <cstern@bressler.com>, "'Douglas E. Whitney, Esq.'" <dwhitney@mwe.com>, "'Jocelyn D. Francoeur, Esq.'" <jfrancoeur@mwe.com>, "'Kelly A. McGovern, Esq.'" <kelly.mcgovern@bipc.com>, "'Michael G. Austin, Esq.'" <maustin@mwe.com>, "'Richard A. Morgan, Esq.'" <richard.morgan@bipc.com>, "'Richard Benjamin Wilkes, Esq.'" <rwilkes@rbwilkes.com>, "'Stephen J. Anderson, Esq.'" <anderson@andersondailey.com>, "'Stuart E. Abrams, Esq.'" <sabrams@frankelabrams.com>
Cc: <Jonathan.altman@MTO.com>, <aaron.may@mto.com>, "'Sanchez, Gabriel'" <Gabriel.Sanchez@mto.com>, <rgilbert@dgfirm.com>
Subject: RE: Gainor vs. Sidley Austin, LLP

Counsel:

We represent Mr. Ruble in this civil matter. His criminal trial in SDNY is set and will go October 16. I attach the pertinent Order. Obviously he will be fighting for his life. I am asking you to consent to a stay as to him in this Gainor civil matter through completion of his criminal trial, which I anticipate would mean very early 2008. Please advise by Friday. Thank you.

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From: MERCEDES C. ESTRADA [mailto:MESTRADA@PODHURST.com]
Sent: Friday, August 17, 2007 9:49 AM
To: Bennett Falk, Esq.; Coren Harris Stern, Esq.; Douglas E. Whitney, Esq.; Jocelyn D. Francoeur, Esq.; Kelly A. McGovern, Esq.; Michael G. Austin, Esq.; Richard A. Morgan, Esq.; Richard Benjamin Wilkes, Esq.; Stephen J. Anderson, Esq.; Stuart E. Abrams, Esq.; William F. Jung, Esq.
Cc: Jonathan.altman@MTO.com; aaron.may@mto.com; Sanchez, Gabriel
Subject: Gainor vs. Sidley Austin, LLP

Please see attached Second Amended Answer to Amended Complaint and Demand for Jury Trial we filed today with the Court.

Thank you.

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