November 8, 2012

## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

ADVENTURE HARBOR ESTATES, LLC, ET AL. CIVIL ACTION VERSUS NO. 12-1848 MICHAEL A. LEBLANC, ET AL. SECTION "A"(5)

## ORDER

Local Rule 7.5 of the Eastern District of Louisiana requires that memoranda in opposition to a motion be filed eight days prior to the noticed submission date of the motion. No memoranda in opposition to Plaintiffs' Motion to Disqualify Defendants' Attorney, Randall Alfred (Rec. Doc. 13), submitted for consideration on November 7, 2012, has been submitted. Accordingly, this motion is deemed to be unopposed, and further, it appearing to the Court that the motion has merit,<sup>1</sup>

Accordingly;

IT IS ORDERED that Plaintiffs' Motion to Disqualify Defendants' Attorney, Randall Alfred (Rec. Doc. 13) is GRANTED.

<sup>&</sup>lt;sup>1</sup> The exhibits attached to Plaintiffs' motion clearly support Plaintiffs' contention that defense counsel has a conflict and must be disqualified.

IT IS FURTHER ORDERED that Mr. Alfred, upon receipt of this Order, shall forward a copy of this Order to Defendants via certified mail return receipt requested, so that Defendants can make arrangements to enroll new counsel. Mr. Alfred is to file a copy of the return receipt into the record as proof that Defendants have received a copy of this Order, and he shall inform the Clerk as to Defendants' current mailing address <u>in</u> <u>writing</u>;

IT IS FURTHER ORDERED that within <u>ten (10)</u> days Plaintiffs shall move to amend their complaint to properly establish that diversity jurisdiction exists between plaintiff Adventure Harbor Estates, LLC and Defendants.

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