IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI SOUTHERN DIVISION

EAN HOLDINGS, LLC		PLAINTIFE	
VS.	CI	VIL ACTION NO.: 1:10CV34-LG-RHW	
WILBERT JOHNSON, SASH MINOR, NAKASHA ISOM I AS NEXT FRIEND OF N. J., MINOR, ELLA JOHNSON, I AS NEXT FRIEND OF C. S., WILLIAMS, TYRONE DAV HOSPITAL SYSTEM, UNIV ALABAMA MEDICAL CEN MEDICINE CENTER, LLC, ORTHOPEDIC CLINIC, PC, INFIRMARY MEDICAL CE MISSISSIPPI, MISSISSIPPI MEDICAID, KATHERINE S OFFICIAL CAPACITY AS S UNITED STATES DEPARTM AND HUMAN SERVICES, A	NDIVIDÚALLY, AND A MINOR, C. S., A INDIVIDUALLY, AND A MINOR, TESSICA IS, SINGING RIVER ERSITY OF SOUTH TER, INTERNAL ALABAMA, MOBILE NTER, STATE OF DIVISION OF EBELIUS, IN HER ECRETARY OF THE MENT OF HEALTH	DEFENDANTS	

ORDER OF PERMANENT INJUNCTION AND DISMISSAL WITH PREJUDICE AS TO EAN HOLDINGS, LLC

This matter came before the Court for a Pretrial Conference on August 13, 2010, and the Court has entered its Order setting this matter for a non-jury trial on November 8, 2010.

- 1. This is an interpleader action properly brought under Sections 1335, 1397, and 2361 of Title 28, United States Code arising out of an automobile accident that occurred on October 2, 2008.
- 2. Plaintiff, EAN Holdings, LLC, as the interpleader who has paid the monies into the registry of this Court, may assert a claim seeking recovery of its attorneys' fees and expenses incurred for this matter.
 - 3. The Court is advised that, contingent upon and in consideration of the parties to this

action agreeing to the relief afforded to EAN Holdings, LLC by this final order, EAN Holdings, LLC

agrees to waive and forego seeking recovery of its attorneys' fees and expenses incurred for this

matter.

4. The Court was further advised by all counsel at the pretrial conference held on August

13, 2010 that the represented claimants seeking recovery in this matter are in agreement with the

relief afforded to EAN Holdings, LLC by this final order.

5. The Court further finds that the relief afforded to EAN Holdings, LLC by this final

order serves the interest of justice, and is an equitable adjudication under the circumstances of this

matter. There is no just reason for delay and EAN Holdings, LLC is entitled to final judgment of

dismissal with prejudice from this matter.

IT IS, THEREFORE, ORDERED AND ADJUDGED that:

1. The Defendants and each of them, their heirs, guardians, successors and assigns and

those claiming any right of recovery by or through them are permanently enjoined and restrained

from levying execution or instituting or prosecuting any lawsuit or proceeding of any kind which

seeks recovery of the interpleaded fund or for any damages or any form of relief from EAN

Holdings, LLC based on, arising out of, or related to the automobile accident which is the subject

of this interpleader proceeding.

2. Plaintiff, EAN Holdings, LLC, is hereby dismissed from this matter with prejudice.

SO ORDERED AND ADJUDGED this the 7th day of September, 2010.

Louis Guirola, Jr.

United States District Judge

s/ Louis Guirola, Jr.

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