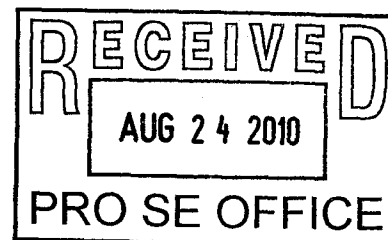


ORIGINAL

Judge Ramon E. Reyes
United States District Court
225 Cadman Plaza East
Brooklyn, NY 11201



August 24, 2010

Re: Index No. CV 08 3367

Vadim Mikhlyn, et al. v. Ana Bove, et al.

Dear Judge Reyes:

We, pro se Defendants in this litigation (Ana Bove and Polina Dolginov), are writing to Your Honor to ask for further clarifications, which are extremely necessary for us, to understand our duties in our further actions.

Your Honor has kindly allowed us to respond to Plaintiffs' "[130] MOTION for Sanctions Pursuant to Rule 37 and for Default Judgment Pursuant to Rule 55." by 08.20.10, and we have fulfilled this on time, via the Pro Se office.

According to explanations that we received in Pro Se office, we aren't allowed to file via ECF. Therefore, we've sent everything in form of printed paper.

On Friday 08.20.10. we've sent to Your Honor our Response for Plaintiffs' "[130] MOTION for Sanctions Pursuant to Rule 37 and for Default Judgment Pursuant to Rule 55".

Except of that, we've sent the following documents:

On Thursday 08.19.10.:

- A motion to (1) defer ruling on the technical motion of default against the corporation until after the trial; or (2) if you rule now on the technical default against the corporation, to allow us 20 days to find and retain an attorney for Corporate Defendants.

On Friday 08.20.10:

- A motion to (1) divide the case; (2) remove "attorney eyes only" designation; (3) perform an independent financial expertise or audit;
- A response to Plaintiffs' Opposition regarding our "Motions for Pro Bono Attorney".

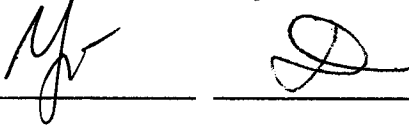
Today, on Monday 08.23.10, we have received an Order from Your Honor,

via Plaintiffs' attorneys, regarding a time extension for our response to the "sanctions & default motion". Unfortunately nobody could explain us our obligations regarding this issue - in fact we've already responded to Plaintiffs' motion, on time.

Perhaps this "extension Order" is somehow related to our motion to allow us time to find a corporate attorney? But we're not certain about this as well, and are afraid to do something incorrectly. Therefore, Your Honor, would you please kindly guide us regarding our further obligations, in connection with this extension.

Please excuse us for bothering.

Respectfully submitted,
Ana Bove, Polina Dolginov



August 24, 2010
Dated

cc. Val Mandel