

ORIGINAL

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

September 07, 2010
Re: Index No. CV 08 3367
Vadim Mikhlyn, et al. v. Ana Bove, et al.

Dear Judge Reyes:

We are Defendants in this litigation (Ana Bove and Polina Dolginov, as well as the Corporate Defendants "Anna Bove Company, LLC" in the name of its president Alex Sakirski, and also "Anna Bove Embroidery Supplies, Inc." in the name of its president Alex Sakirski).

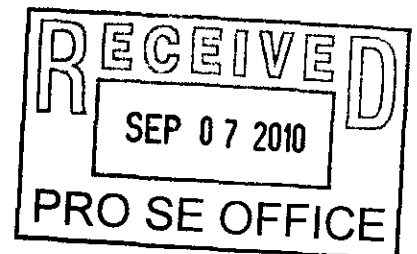
Your Honor, we may have misunderstood something important. We thought that Your Honor could defer making a decision regarding the corporate defendants now, and allow to wait until the trial concluded. Or, Your Honor could decide now regarding default on technical grounds, and give us 20 or 30 days to remedy the technical default, by finding a lawyer solely to represent the corporation and to avoid the technical default.

If we're not mistaken, then we will have to wait for Your Honor's decision about deferring the decision regarding the corporations until the end of the trial, or be awaiting for Your Honor's decision and having time to remedy a technical default.

If we must hire an attorney before Your Honor makes a decision, we respectfully request to allow 10 more days. We don't think that Plaintiffs will be prejudiced by this, but we will surely be, if we misunderstood the rules.

Regarding the nature of possible misunderstanding - on Friday (September 3, 2010) Plaintiffs' attorneys informed us that that day was the last day we could appoint a lawyer for the corporation. We never realized that before Friday (September 3, 2010).

Thank you for your consideration.
Respectfully submitted,



Ana Bove,

Alex Sakirski,

Polina Dolginov,

Y
Alex Sander
S

Dated:

September 07, 2010

cc. Val Mandel