

John Jacks

From: John Jacks
Sent: Wednesday, December 08, 2010 8:55 AM
To: 'ian@jjilaw.com'
Cc: Doug Becker; 'John Henry'
Subject: Deliverance Poker, LLC v. Michael Mizrachi and Tiltware, LLC
Attachments: Order granting Motion for Leave.pdf; Order Denying Extension on Scheduling Order.pdf; Complaint 2d Amended.pdf

Dear Mr. Imrich,

I understand you are the attorney for Tiltware, LLC. If I am mistaken and you know who Tiltware's attorney is, I would much appreciate your letting me know.

I write to request that you accept service on behalf of Tiltware and invite you to participate in preparing the scheduling order—which is due this Friday, December 10, 2010—and to begin participating in discovery. You are likely aware that Tiltware was previously voluntarily dismissed. Since then, this firm has substituted in as counsel for Deliverance Poker, LLC and the Court has granted leave for Deliverance Poker to amend its complaint to add Tiltware as a defendant in this case. The Court has also ordered Deliverance Poker and Michael Mizrachi to submit a proposed scheduling order no later than Friday, December 10, 2010. Finally, the Court has ordered that the final pretrial conference will be held in April 2011. Attached for your convenience are the Court's recent orders along with Deliverance Poker's Second Amended Complaint.

Given the relatively short period the parties to submit a proposed scheduling order and the short period of time the parties have to prepare for trial, I write to invite you to participate in the process. Doing so, I believe, will allow all of the parties (including Tiltware) the full measure of time to prepare for trial.

If you are in agreement, I will send to you today a Waiver of Service of Summons and include in the discussion on the preparation of the proposed scheduling order.

Sincerely,

John

John Jacks

GRAY & BECKER, P.C.
ATTORNEYS AT LAW

900 West Ave
Austin, TX 78701
P 512.482.0061
F 512.482.0924
john.jacks@graybecker.com
www.graybecker.com



This e-mail transmission, and any documents, files or previous e-mail messages attached to it, may contain confidential information that is legally privileged. If you are not the intended recipient, or a person responsible for delivering it to the intended recipient, you are hereby notified that any disclosure, copying, distribution or use of any