

IN THE CIRCUIT COURT OF THE  
11TH JUDICIAL CIRCUIT IN AND FOR  
MIAMI-DADE COUNTY, FLORIDA

CASE NO.: 06-25278 CA20

BRYAN ABBOUD,

Plaintiffs,

vs.

GLOBAL ENTERTAINMENT  
HOLDINGS/EQUITIES, INC.,  
BAYSHORE MEDIA GROUP,  
JACOB DADON, and DAVID DADON,

Defendants.

WENDY ALCERRO  
2008 SEP 11 PM 2:19  
CLERK, CIRCUIT COURT  
MIAMI-DADE COUNTY  
CIVIL #99

FINAL ADJUDICATION ON COURT'S ORDER TO SHOW CAUSE

Pursuant to this Court's Order to Show Cause as to Why David Dadon and Jacob Dadon Should Not Be Held in Criminal Contempt for Violation of Injunction, dated November 12, 2007, this Court finds as follows:

1. Pursuant to this Court's oral order of August 23, 2007, as memorialized in writing on August 24, 2007, David Dadon and Jacob Dadon were enjoined and ordered to cease any control over Global Entertainment Holdings/Equities, Inc. ("Global").

2. That Order was entered after extensive hearings and sworn testimony finding, in part, that David Dadon and Jacob Dadon had not closed on the purchase of Global, had not signed the closing documents, and had not paid to Global the consideration they had agreed, yet they were operating the company as though they were so entitled.

3. Moreover, evidence showed that David Dadon and Jacob Dadon had wrongfully attempted to access and take over \$1.2 million that had been rightfully declared as a dividend to the Global Shareholders of Record as of September 29, 2006.

4. After having been enjoined, however, David Dadon and Jacob Dadon—in

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CERTIFICATION ON LAST PAGE  
HARVEY RUVIN, CLERK

direct violation of this Court's Order—purported to take Global into bankruptcy by filing a petition for bankruptcy in the Central District of California on August 24, 2008. Not only was this a direct and flagrant violation of this Court's order, but it caused further damage to the company's rightful owners in their having to go to California and spend over \$30,000 in legal fees to have that action dismissed. Indeed, Judge Kathleen Thompson on October 11, 2007, entered an order dismissing the bankruptcy because it was filed by persons unauthorized by state law.

5. Given the Dadons' taking Global into bankruptcy the day after this Court's ruling that enjoined them from further control of the company, on September 11, 2007, this Court entered its *Order to Show Cause as to Why David Dadon and Jacob Dadon Should Not be Held In Criminal Contempt for Violation of Injunction*.

6. This Court ordered that "David and Jacob Dadon are to appear **in person** before this Court on **September 20, 2007, at 3:00 p.m. EST** and **SHOW CAUSE** why they should not be held in criminal contempt for direct violation of this Court's Order enjoining them from further control over Global." See September 11, 2007 Order to Show Cause (all emphasis in original).

7. The Dadons then violated *that* Order by never appearing as ordered, and this Court's subsequent effort to apprehend them through its Writs of Bodily Attachment failed, apparently due to the Dadons' flight from the jurisdiction.

8. Notably, the Dadons also violated virtually every other aspect of the Court's August 23, 2007 Order in that they: (1) failed to return Global's stock to Global's treasury as ordered; (2) failed to return computer equipment and office furniture as ordered; and (3) failed to cooperate with the Receiver as ordered. The Dadons obviously believe they are above the law and, as this Court has previously stated, they make a "mockery" of the legal system.

9. Criminal contempt of court is conduct that tends to obstruct or interfere with the administration of justice by the judicial branch and is directed against the authority and dignity of a court. 11 Fla. Jur. 2d § 3 at 8. The purpose of criminal contempt is to punish. It is used to vindicate the authority of the court or to punish an intentional violation of an order of the court that is offensive to the public. *Id.* at 11-12. Violating or disobeying an injunction or oral order all constitute contempt. *Id.* at 13-14.

10. Here, there is no doubt (reasonable or otherwise) that the Dadons took Global into bankruptcy on August 24, 2007, the day after this Court enjoined them from any further control over Global. *See Exhibit A (Judge Thompson's October 5, 2007 Memorandum Opinion).* They then violated another Order of this court, the Show Cause order, by failing to appear as expressly directed. The power of the Court to punish for contempt is an inherent one and courts have the authority to enforce a judgment by the exercise of their contempt powers. Fla. Jur 2d 53 at 41.

11. In contempt proceedings, procedural due process safeguards are accorded the defendant, as in this case when David Dadon and Jacob Dadon were given meaningful notice of the charge by this Court's Order to Show Cause, as well as a reasonable opportunity to prepare a defense, which they completely ignored. *See id.* at 61.

12. Incarceration is a sanction in both civil and criminal contempt. *Id.* at 54. A judgment of criminal contempt imposed by a judge does not violate the constitutional right of trial by jury if the court imposes a sentence of fewer than six months. *Id.*

13. In sum, by providing notice and an opportunity to show cause why David Dadon and Jacob Dadon should not be held in criminal contempt, this Court has complied with all requirements under the law. Moreover, the evidence is undisputed that the Dadons did, indeed, violate this Court's August 23, 2007 Order by taking Global into bankruptcy on August 24, 2007,

not only directly violating this Court's Order, but costing the plaintiff tens of thousands of dollars in legal fees to undue their fraudulent actions.

Thus, IT IS ADJUDGED that the defendants David Dadon and Jacob Dadon are guilty of criminal contempt and are each adjudicated to serve six months less one day <sup>imprisonment</sup> ~~in Florida State~~ ~~prison~~. This Court hereby directs their apprehension and confinement. *DET*

ORDERED at Miami, Florida on July 11, 2008.

*September*  
*DET*

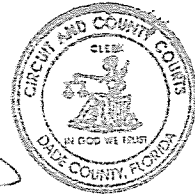
*[Signature]*  
DARYL E. TRAWICK  
CIRCUIT COURT JUDGE

STATE OF FLORIDA, COUNTY OF MIAMI-DADE

I hereby certify that the foregoing is a true and correct copy of the original on file in this office Sept 18 AD 2008

HARVEY RUVIN, CLERK  
Circuit and County Courts (SEAL)

Deputy Clerk *[Signature]*  
38566



Copies to:  
All counsel of record  
David Dadon  
Jacob Dadon