

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS

DALLAS DIVISION

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

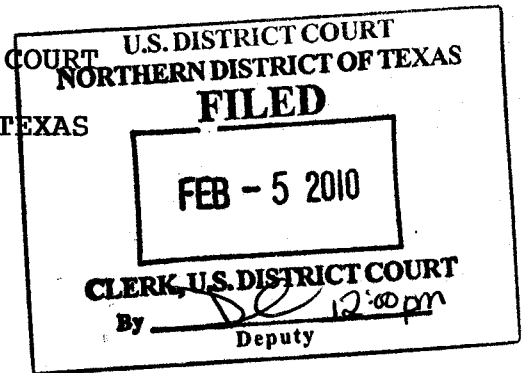
VS.

ABC VIATICALS, INC.,
C. KEITH LAMONDA,
and JESSE W. LAMONDA, JR.

Defendants,

and
LAMONDA MANAGEMENT FAMILY
LIMITED PARTNERSHIP,
STRUCTURED LIFE SETTLEMENT, INC.,
BLUE WATER TRUST,
AND DESTINY TRUST,

Relief Defendants.



CIVIL ACTION NO.
3-06-CV-2136-P

DUAL MOTION TO ALLOW DEFENDANT C. KEITH LAMONDA
TO APPEAR PRO SE AND RECONFIRM THE COMPROMISE
AND SETTLEMENT AS A STANDING ORDER
OF THE COURT

Comes now, Defendant C. Keith LaMonda, pro se, who respectfully requests and prays this Honorable Court to:

1. Allow Defendant C. Keith LaMonda to appear pro se and;
2. To reconfirm the Compromise and Settlement Agreement continues to be a standing Order of the Court in its entirety, enforceable by any interested party effected by the Order.

In support of the motion, Defendant C. Keith LaMonda offers the attached sworn affidavit and the reasons set forth in the following:

1. The attached Affidavit attests to the fact that Defendant C. Keith LaMonda has effectively been abandoned by his main counsel, John Wynne and has de facto been without counsel for more than 18 months.
2. While Defendant C. Keith LaMonda does not wish to relieve Mr. Wynne of his responsibility of representation of him, Defendant LaMonda does need and has the right to some sort of representation.
3. Therefore, until Mr. Wynne resumes his responsibilities or is removed as attorney for Defendant C. Keith LaMonda, Defendant C. Keith LaMonda is respectfully requesting this court to allow him to appear pro se and to make such filings as are appropriate to his interest in this proceeding.
4. Defendant C. Keith LaMonda shows that on Sept. 23, 2009, Defendant LaMonda requested to be served with all papers filed in this case and receive all notices issued by the Court as a Party-in-Interest. This request was made because Mr. Wynne has not provided Defendant LaMonda with these documents in the past, nor is he likely to in the future.
5. Since a final judgment was entered by the Court on September 3, 2009 after the Commission abandoned its claims for monetary relief against all Defendants and the docket shows that Defendant C. Keith LaMonda is terminated as a party, Defendant C. Keith LaMonda seeks confirmation that the Compromise and Settlement Agreement is still a standing order of this Court,

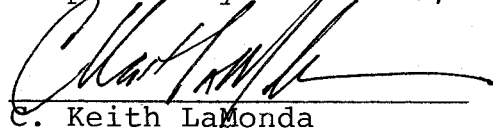
binding on all parties to the agreement and enforceable by any party effected, whether active in the case or not.

WHEREFORE, Defendant C. Keith LaMonda respectfully requests:

1. The Court allow Defendant C. Keith LaMonda to appear pro se.
2. That the Court reconfirms that the Compromise and Settlement Agreement continues to be an Order of this Honorable Court with all provisions of the Agreement being considered to be Orders of the Court, enforceable by any effected party against any party to the Agreement.

Date: January 28, 2010

Respectfully Submitted,



C. Keith LaMonda
Reg. No. 26060-018
LSCI-Butner, GA
P.O. Box 999
Butner, NC 27509
Defendant, Pro Se

AFFIDAVIT OF C. KEITH LAMONDA

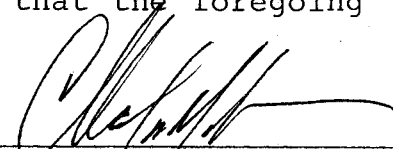
RE: CIVIL ACTION NO.
3-06-CV-2136-P

I hereby certify and attest to the following statements of facts:

1. That Defendant C. Keith LaMonda's lead attorney in the case entitled SEC vs. ABC Viaticals Inc., C. Keith LaMonda and Jesse W. LaMonda has been John Wynne, Esq. of Houston, Texas.
2. The Defendant C. Keith LaMonda has been unable to communicate with Mr. Wynne for over 18 months.
3. That Defendant C. Keith LaMonda has sent Mr. Wynne in excess of 10 different correspondences via U.S. Mail without any response whatsoever in the last 18 months.
4. That Defendant C. Keith LaMonda has made over 20 attempts to reach Mr. Wynne via phone calls to his private office and his cell phone without contact to a live person.
5. That Defendant C. Keith LaMonda has made numerous requests for legal services for this case to Mr. Wynne via U.S. Mail with no actions performed or response.
6. That Defendant LaMonda has not received the motions, filings, or Court's Order for this case in over 18 months, from Mr. Wynne or his office.

I, declare under penalty of perjury that the foregoing statements are true and correct.

Executed on 28 day of January 2010.


C. KEITH LAMONDA
Reg. No. 26060-018
LSCI-Butner
P.O. Box 999
Butner, NC 27509

CERTIFICATE OF SERVICE

I, hereby certify that a copy of the foregoing Motion Confirming The Settlement Agreement and Request To Appear Pro Se was served upon the following Counsel/Parties by ordinary first class U.S. Mail, postage pre-paid, by depositing the same in the regular institutional depository for ordinary U.S. Mail at L.S.C.I. Butner on this 2nd day of February, 2010.

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Burnett Plaza, Suite 1900
801 Cherry Street, Unit #18
Forth Worth, Texas 76102-6882

Michael Quilling
Q S C L
2001 Bryan St.
Suite 1800
Dallas, Texas 75201

Jesse W. LaMonda
26058-018
FCI Forest City Low
P.O. Box 9000
Forest City, AR 72336

Steven A. Harr
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3800 Lincoln Plaza
500 North Akand Street
Dallas, Texas 75201-6659

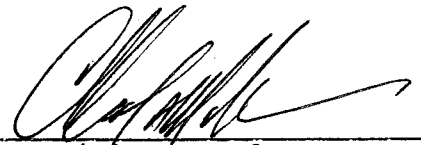
William Whitehill, Esq.
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C. Keith LaMonda
Defendant, pro se

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SECURITIES AND EXCHANGE COMMISSION,)

Plaintiff,)

VS.)

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C. KEITH LAMONDA,)
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Defendants,)

and)
LAMONDA MANAGEMENT FAMILY)
LIMITED PARTNERSHIP,)
STRUCTURED LIFE SETTLEMENT, INC.,)
BLUE WATER TRUST,)
AND DESTINY TRUST,)

Relief Defendants.)

ORDER GRANTING C. KEITH LAMONDA'S MOTION CONFIRMING
THE SETTLEMENT AGREEMENT AND REQUEST TO APPEAR PRO SE

On this date, the Court considered the Defendant C. Keith LaMonda's Motion:

1. Allowing him to appear pro se;
2. Confirming the Compromise and Settlement Agreement.

Upon due consideration, **IT IS ORDERED,**

1. Defendant may appear pro se and file such pleading as may be required to protect his interests;
2. The Compromise and Settlement Agreement continues to be an Order of this Court with all provisions of the Agreement being considered to be Orders of the Court, enforceable by any affected party against any party to the Agreement.

Signed this ____ day of February 2010.

JORGE A. SOLIS
UNITED STATES DISTRICT JUDGE

C. Keith LaMonda 26060-018

Name:
Low Security Correctional Institution
P.O. Box 999
Butner, NC 27509

United States District Court
Northern District of Texas
1100 Commerce St. Room 1654
Dallas, Texas 75242

