

SECURITIES AND EXCHANGE
COMMISSION,

Plaintiff,

v.

Civil Action No. 3:05 - CV - 1328 -(BD)

MEGAFUND CORPORATION, STANLEY
A. LEITNER, SARDAUKAR HOLDINGS,
IBC., and BRADLEY C. STARK, GIG, LTD.,
and JAMES A. RUMPF, Individually and
d/b/a CILAK INTERNATIONAL,

ECF

Referred to the U.S. Magistrate Judge

Defendants,

and

PAMELA C. STARK,

Relief Defendant.

**INTERNATIONAL CONSULTANTS & REFERRALS INC. REQUEST FOR THE
COURT TO REJECT "RECEIVER'S SECOND MOTION TO DISALLOW POTENTIAL
"A" CLAIMS" (SARDAUKAR HOLDINGS RECEIVERSHIP ESTATE)
WITH RESPECT TO INTERNATIONAL**

TO THE HONOURABLE JEFF A. KAPLAN, UNITED STATES MAGISTRATE JUDGE:

The Receiver has submitted his second motion to disallow the potential Class
A Claim of International Consultants & Referrals, Inc.

RECEIVER'S GROUNDS FOR PETITION

1. The Receiver claims that International Consultants & Referrals, Inc.
was duly notified in time of the action against it by Sardaukar Holdings,
IBC itself, throughout our representative Welby Law Office, PC and the
Receiver personally.

With regards to Sardaukar the Receiver encloses a supposed notification
by Bradley C. Stark addressed to International Consultants & Referrals
Inc. at

i.c.referralsinc@safe-mail.net

This isn't and has never been an email address for International Consultants & Referrals Inc. and therefore if so addressed was intended never for us to receive it.

2. With regards to direct communications by the Receiver himself it wasn't until a few days ago, the end of April 2007, that we received by ordinary mail a package delivering the "RECEIVER'S SECOND MOTION TO DISALLOW POTENTIAL "A" CLAIMS" dated April 9th, 2007.

OUR PETITION

We plead the Court to consider this gap in communications and therefore reject Receiver's claim to disallow.

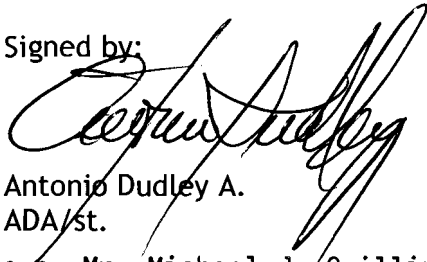
Further, if it is the Receiver's contention that there is evidence and supporting grounds to sustain that International Consultants & Referrals Inc. was fraudulently deprived of **USD466,238.73** of its funds by Sardaukar Holdings, IBC., Bradley C. Stark, even to the extreme of exerting the deceit of charging for and delivering an insurance policy that was later confirmed that never existed, one must ask if by his requesting to disallow, is the Receiver proposing that the Court should grant Mr. Stark to retain for his own benefit these funds that belong to International Consultants & Referrals, Inc., or in any event who does the Receiver propose should benefit with these funds that belong to us?

For all of the above considerations, and having delivered to the Receiver full documentation to support our claim against Sardaukar Holdings, IBC., we respectfully submit that the Court reject the Receiver's Motion to Disallow and in turn order the Receiver to deliver these funds to us as the rightful owner.

Panama, Republic of Panama, May 4th, 2007.

For: **INTERNATIONAL CONSULTANTS & REFERRALS, INC.**

Signed by:



Antonio Dudley A.
ADA/st.

c/c. Mr. Michael J. Quilling
QUILLING SELANDER CUMMISKEY & LOWNDS, P.C.