

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

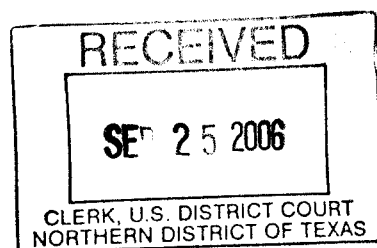
Michael J. Quilling, Receiver  
For Sardaukar Holdings, IBC  
And Bradley C. Stark

Plaintiff,

Civil No.3:05-CV-2122-BH(H)

Jeffrey Marc Schonsky,

Defendant



Irma Carrillo Ramirez  
United States Magistrate Judge

Dear Judge Ramirez,

I am writing this brief on behalf of myself. Recently, I was forced to give up my representation because of mounting legal bills and there being no resolve in this matter whatsoever. Therefore, I do hope that you will view my attempt to satisfy this court as a sincere attempt.

The situation that I am in is nothing to be envious of. I did receive monies from Mr. Stark, who was a friend. He claimed it was gift to me, as seen in the court documents. At a difficult point in my life, it has helped immensely. Unfortunately, I was totally unaware that these funds might not be legitimate. If I had known, there would have been no chance of me accepting them. I was notified of all of this roughly 1 year after I received the gift(s).


I am a 36 year old single, only child who cares for his 60 year old father. My father is a diabetic, amputee, partially blind, and currently undergoing hemodialysis. I have been caring for him for approximately the last 8 years, and his health has only deteriorated during this time. Presently, I am hoping he can receive a new kidney, but the chances are quite slim.

Your honor, I have not had earned income in almost 2 years and have used the monies received from Mr. Stark to basically live. There were outstanding bills, debts, current bills, and just everyday living expenses. This includes the payment of all of his bills including rent, carfare, etc, as well as mine. I do not own properties or live lavishly. These funds have basically saved the life of my father and allowed me to focus on him living comfortably during the worst 2 years of his life.

I apologize for ever being in this situation but desperately want this to end. My first attempt to resolve this had yielded nothing. I am hoping that maybe now something can be resolved. I would very much like to work this out and go on with my life. I still have the watch that Mr. Stark gave me and just a small amount of money, which if taken, will dramatically hurt my father and I. Is it wrong to ask that these monies be requested from Mr. Stark, from where they originated? I ask that you view my case as nothing other than someone trying to resolve a terrible situation. I do not wish to take a lot of the courts time with this matter. I would ask the court that this case be dismissed, or in the very least, a minor settlement reached since I am not able to contribute more due to reasons listed above.

Your attention to this matter is beyond appreciated.

Sincerely,

  
Jeffrey Schonsky

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

MICHAEL J. QUILLING, RECEIVER  
FOR SARDAUKAR HOLDINGS, IBC  
AND BRADLEY C. STARK

Plaintiff,

v.

JEFFREY MARC SCHONSKY,

Defendant.

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Civil No. 3:05-CV-2122-BH(H)

ECF

**ORDER**

Before the Court is *Plaintiff's Motion for Summary Judgment and Appendix in Support*, filed September 6, 2006.

Respondent may file a response *and brief containing citations to relevant authorities*<sup>1</sup> no later than **Tuesday, September 26, 2006**. Movant may file a reply, but introduce no new evidence, no later than **Thursday, October 5, 2006**.

At this time, no hearing will be scheduled on this motion.

**SO ORDERED** on this 7th day of September, 2006.

  
IRMA CARRILLO RAMIREZ  
UNITED STATES MAGISTRATE JUDGE

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<sup>1</sup> Local Rule 7.1 of the Local Civil Rules for the Northern District of Texas requires the filing of briefs in support of most motions. Pursuant to subsection (d), briefs shall contain a "party's contentions of fact and/or law, and arguments and *authorities*." (emphasis added). Briefs containing authorities greatly assist the Court in making rulings more expeditiously. Pleadings which do not comply with the briefing requirements of the Local Rules, including, but not limited to Local Rule 7.1, may be unfiled via a "Notice of Deficiency" form order.