

receiver for "Three Hebrew Boys" (as defined in Exhibit 1).

State Court Admits to (2) Instructions
its Control. cc613-HBs Agents
payee - money - attempted to be controlled by federal.

Exh. A-2K

Controlled by the State Court with the Always Knowledge of Game! Federal Court officers since and Before June 2007

comply with certain orders issued by the United States District Court for the District of South Carolina which relate to control of the money being maintained by FCB.

Based upon documents presented in support of the motion, it appears that by Order under

seal filed September 5, 2007, the United States District Court for the District of South Carolina has appointed Beattie B. Ashmore, Esquire as a federal receiver to take possession and control of various assets, including those assets frozen at FCB ("Appointment Order"). (Mr. Ashmore has duly requested that FCB relinquish to his control the frozen funds that currently are subject to this Court's Injunction Order and Receiver Order.

Subsequent to the filing of the Motion, Capital Consortium Group a/k/a Three Hebrew Boys filed a Chapter 11 bankruptcy petition in the United States Bankruptcy Court for the District of South Carolina. On October 11, 2007, this Court conducted a telephonic hearing to consider the Motion, at which time the parties presented their positions. Subsequent to the telephonic hearing, the United States District Court by Order of the Honorable Margaret B. Seymour dated October 12, 2007, withdrew the reference of the bankruptcy case from the United States Bankruptcy Court for the District of South Carolina pursuant to 28 U.S.C. § 157(d). This Court concluded and informed the parties by electronic transmission on October 16, 2007, that it was authorizing the immediate transfer of the funds held by FCB pursuant to the prior orders of this Court to Mr. Ashmore as the federal receiver. It is therefore,

ORDERED, ADJUDGED AND DECREED that,

1.

The Order Granting Plaintiff's Motion for Temporary Injunction filed June 25, 2007, is vacated insofar as it enjoins FCB from allowing access to or releasing the funds frozen by the order. Further, FCB is specifically authorized to comply with the Appointment Order and surrender control and possession of

Admits! to Double... Federal case 3:07-me-00135-MBB
see pth USA/Atty General's Federal Motion dated 8-12-2007
"duplicate" with

and injunction... State Court... Receiv...

Since Dec. 16, 2007 Judge
 State Court Judge
 Admits! Federal! SCAG taken
 B.B. Ashmore - and! SCAG taken
 or Henry McMaster of dollars! of
 CCB-3HB's

the frozen funds to Mr. Ashmore as of October 16, 2007. FCB shall provide
 an accounting to the Attorney General of the funds turned over to Mr.
 Ashmore;
 The Injunction and Receivership Order filed July 16, 2007 shall otherwise
 remain in effect, and
 Pursuant to the terms of the Appointment Order, the Clerk of Court is directed
 to maintain this Order as part of the sealed record on the Motion.

AND IT IS SO ORDERED

June 11/20, 2007
 S.C.

Judge George C. James

Business to and
 Agents
 Pough
 McQueen &
 Brunson's
 Money!
 Properties!
 controlled
 by state
 court/SCAG
 and
 comm. is over
 Henry D.
 McMaster!
 A/K/A 2015
 S.C. Lieutenant
 Governor -
 Mr. Henry D. McMaster

Controlled
 by
 SCAG
 Henry McMaster
 who had
 CCB-3HB's
 and DDG's...
 etc. Money &
 over 12 million properties
 dollar amount to be
 personal transferred
 and controlled
 in a
 General!
 Ledger!
 Sweep account
 Since 2007 - to
 receive highest
 Daily! Money Interest...
 Controlled only! SCAG -
 McMaster
 in state court