

**ROBB EVANS OF
ROBB EVANS & ASSOCIATES LLC
Receiver of I Works, Inc., et al. and
the Assets of Jeremy Johnson**

11450 Sheldon Street
Sun Valley, California 91352-1121
Telephone No.: (818) 768-8100
Facsimile No.: (818) 768-8802

**Federal Trade Commission v. Jeremy Johnson, I Works, Inc., et al.
CASE No. 2:10-CV-02203-RLH-GWF**

**Minute Order Re:
Receiver's Emergency Motion for Order
Compelling Jeremy Johnson and Others to Comply
with Preliminary Injunction Order by
Disabling Improper Web Site**

Filed January 6, 2012

United States District Court

District of Nevada

Notice of Electronic Filing

The following transaction was entered on 1/6/2012 at 2:32 PM PST and filed on 1/6/2012

Case Name: Federal Trade Commision v. Johnson et al

Case Number: [2:10-cv-02203-RLH -GWF](#)

Filer:

Document Number: 434(No document attached)

Docket Text:

MINUTES OF PROCEEDINGS - Motion Hearing held on 1/6/2012 before Judge Roger L. Hunt. Crtrm Administrator: *Kandy Capozzi*; Pla Counsel: *J. Ronald Brooke*; Receiver's Counsel: *Gary Caris*; Def Counsel: *Jeremy Johnson (pro se)*; Court Reporter/FTR #: *Heather Newman*; Time of Hearing: *9:00 AM - 10:20 AM*; Courtroom: *6C*; The Court explains to Mr. Johnson that the Court could have entered a ruling on the Motion [404] regarding payment of taxes from the briefs without a hearing being held and that was an additional reason why his Motion to Continue [429] this hearing was denied. However, since the Court had already scheduled this hearing on other motions and the motion regarding the payment of taxes was fully briefed, it was added to today's docket.

Representations are heard and counsel and Mr. Johnson respond to the Courts inquiries.

Accordingly, IT IS HEREBY ORDERED the Emergency Motion to Compel Jeremy Johnson and Others to Comply with the Preliminary Injunction Order [416] is granted to the extent that all websites whose site name includes the name of the receiver Robb Evans, or any variation of the receiver's name, shall be disabled.

IT IS FURTHER ORDERED the Motion Regarding Deceptive Domain Names, Websites and Emails [417] is denied. However, the Court directs the FTC to accept Johnsons offer to work together to identify statements on the sites which imply the sites are associated with the FTC or the Government. The Court will not preclude the use of websites whose names include names of the attorneys. However, although the websites themselves explain they are not the websites of those persons, the emails do not.

Accordingly, IT IS FURTHER ORDERED Mr. Johnson shall cease and desist the use of such email addresses. The Court warns the parties that if it is brought to the Court's attention that someone is not attempting in good faith to cooperate in efforts to resolve these issues, the Court may consider contempt on either side.

IT IS FURTHER ORDERED the Motion to Order Receiver to File and Pay Taxes [404] is denied to the extent the Court will not order payment and the Receiver may proceed as proposed with the following added provisions: The State of Utah taxing authorities shall be notified immediately that both the property and taxes are tied up in this litigation. Further, when a motion is brought regarding how the liens should be addressed, those taxing authorities shall be notified in sufficient time to allow them to appear and be heard on the lien issues. The FTC and/or Receiver shall make the IRS and all relevant state tax authorities aware of this case and its complications. They shall also strive to negotiate so that no penalties accrue and no actions be taken against Mr. Johnson or any of the other corporations during the pendency of this action and the Receivership.

The stay is lifted as to Mr. Johnson and production of documents. However, the limitation against taking Mr. Johnsons deposition shall remain in place. The motion to extend the stay pursuant to the request in the Joint Status Report on Limited Stay [424] is granted *with the removal of the exceptions in Paragraph 2.*

All remaining pending motions will be addressed at the appropriate time when fully briefed. (Copies have been distributed pursuant to the NEF - KMC)