

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA

Ocala Division

R. TODD NEILSON, trustee of the
Estate of Reed Slatkin and Substantively
Consolidated Affiliates Topsight Oregon,
Inc., and the Reed Slatkin Investment
Club, LP Liquidating Trust, successor in
interest to the bankruptcy estate of Reed E.
Slatkin and substantively consolidated
affiliates Topsight Oregon, Inc., and Reed
Slatkin Investment Club, L.P.,

CASE NO. 5:05MC4-OC-10GRJ

Plaintiff,

vs.

MICHAEL J. KANANACK and ANNE
KANANACK,

Defendants.

**JUDGMENT CREDITOR'S UNOPPOSED MOTION
TO DISSOLVE WRITS OF GARNISHMENT**

Judgment creditor, R. Todd Neilson, as trustee of the Estate of Reed Slatkin and Substantively Consolidated Affiliates Topsight Oregon, Inc., and the Reed Slatkin Investment Club, LP Liquidating Trust, successor in interest to the bankruptcy estate of Reed E. Slatkin and substantively consolidated affiliates Topsight Oregon, Inc., and Reed Slatkin Investment Club, L.P. ("Neilson"), moves for entry of an order dissolving all writs of garnishment served in the above-captioned action, upon the following grounds:

1. On September 11, 2004, Neilson obtained a foreign final judgment against the judgment debtor in the amount of \$2,244,949.97, with interest to accrue at the rate of 2.22% per annum. By virtue of this proceeding, the foreign judgment was registered in this court for enforcement in the State of Florida, in accordance with Florida law.


2. The parties have settled this action. In connection with the settlement, Neilson has agreed to dissolve all writs of garnishment that were served in this action.

3. Counsel for the judgment debtor, Kevin Patrick O'Brien, Esq., consents to the requested relief, which is indeed mandated under the settlement agreement between the parties.

WHEREFORE, Neilson respectfully requests that the court enter an order directing the clerk to dissolve all writs of garnishment in this action.

Dated: April 18, 2006.


MILLER, HAMILTON, SNIDER &
ODOM, L.L.C.
Counsel for Neilson
1200 Brickell Avenue
Eleventh Floor
Miami, FL 33131
Tel. (305) 961-2800
Fax (305) 372-0180
markking@mhsolaw.com

By: 

Mark R. King, Esq.
Fla. Bar No. 0085560

CERTIFICATE OF SERVICE

I certify that on April 18, 2006, I caused a copy of the foregoing unopposed motion to be mailed to judgment debtor's counsel, Kevin Patrick O'Brien, Esq., 500 E. Kennedy Blvd., Suite 300, Tampa, FL 33602-4990.



Mark R. King, Esq.

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Plaintiff,

vs.

MICHAEL J. KANANACK and ANNE
KANANACK,

Defendants.

AGREED ORDER DISSOLVING WRITS OF GARNISHMENT

This cause came before the court upon judgment creditor's unopposed motion, pursuant to the settlement agreement between the parties, to dissolve all writs of garnishment entered in this case. Upon consideration and being advised that counsel for the judgment debtor consents to the entry of this order, the court directs the clerk to dissolve all writs of garnishment entered in this case.

ORDERED in the Middle District of Florida on _____, 2006.

United States District Judge

Copies furnished to:
Counsel and parties of record