

REPUBLIKA HRVATSKA
TRGOVAČKI SUD U ZAGREBU
PRIJEMNA PISARNICA

Primijeno iz nuke-preko pošte, dne 04-05-2018.
Predato na poštu-obično, prep., dne 03-05-2018.
Pošta Zadar u 76893 ZR45
Broj primjeraka 1 priloga
Vrijednost Primio

Walter Alexander Reyes Illescas

2146 Marathon Street, Los Angeles, CA 90026, USA/SAD

REPUBLIC OF CROATIA / REPUBLIKA HRVATSKA

Trade court in Zagreb / Trgovački sud u Zagrebu

Amruševa 2/II, 10000 Zagreb

Matter number 85.St-1331/2017 / Poslovni broj: 85.St.-1331/2017

Motion to reverse the process and replace the bankruptcy manager Mr. Ivan Hudoletnjak /

**Podnesak za povrat u prijašnje stanje i
za zamjenu stečajnog upravitelja gospodina Ivana Hudoletnjaka**

Dear respected trade court in Zagreb,

Based on a total coincidence I encountered and got to know with the report of Mr. Ivan Hudoletnjak about the bankruptcy procedure of the company Zapadni Način d.o.o.

This is a lying, malicious, damage causing report and I urge You to take all the measures needed to stop illegal acting of Mr. Hudoletnjak.

This motion is verified by the local public notary here and I can, if You want me to,

Poštovani trgovački sud u Zagrebu,

Na osnovi totalne koincidencije došao sam do izvješća i upoznao sam se sa izvještajem gospodina Ivana Hudoletnjaka u vezi stečajnog postupka tvrtke Zapadni Način d.o.o.

To je jedan lažljivi, zločest izvještaj, koji pravi štetu, i pozivam Vas, da se poduzmu sve mjere kako bi se zaustavile nezakonite radnje g. Hudoletnjaka.

Ovaj podnesak je ovjeren kod lokalnog javnog bilježnika tu, ako tražite, mogu ga

have it apostillized, while my local address to accept mail is my POA holder, Mr. Antoni Deković, Lukoran 72, 23274 Lukoran.

I.

First of all, Mr. Hudoletnjak wrote how I, Walter Alexander Reyes-Illescas, - am at large in the USA.

Excuse me? This is insane. I am a citizen of the USA, I am not accused of any penal act whatsoever, and I am definitely not on escape mission.

This is slander which could be only explained by Mr. Hudoletnjak's personal illegal interest in the matter.

Proof:

-search in the Interpol website, You won't see me there, as well as not in the European arrest warrant data base, that is a pure LIE

-inview into the penal case with which Hudoletnjak is manipulating, please order Him to show it to You, You won't find anything about me being accused of anything, let along at large! Hudoletnjak is clearly and deliberately lying.

II.

Hudoletnjak is also stating, how the other party of the dispute agreement, Mr. Simon Gradišnik, is some suspect of some criminal acts and a brother of somebody who is at large in the USA.

napraviti sa apostilom, dok je adresa za zaprimanje pošte u Hrvatskoj moj opunomoćenik, gospodin Antoni Deković, Lukoran 72, 23274 Lukoran.

I.

Prije svega, gospodin Hudoletnjak napisao je, kako sam ja, Walter Alexander Reyes-Illescas, na bijegu u SAD.

Molim? Ovo je ludo. Ja sa državljanin SAD, nisam ničega optužen, nikakvog kaznenog djela i definitivno ne nalazim se na nikakvom bijegu.

Ovo je kleveta, koja može objasniti se samo sa nelegalnim osobnim interesima gospodina Hudoletnjaka.

Dokaz:

-uvid u stranice Interpola, nećete me naći tamo, kao i ne i u bazi Europskog uhiđenog naloga, sve to je jedna čista LAŽ

-uvid u kazneni postupak sa kojim manipulira Hudoletnjak, molim Vas da mu odredite, neka Vam ga pokaže, nećete tamo naći ništa u vezi mene kao optuženika, a kamoli da bi ja bio na bijegu! Hudoletnjak očito i namjerno laže.

II.

Hudoletnjak isto tako izjavljuje, kako je druga strana osporavanog posla, gospodin Simon Gradišnik, osumnjičenik nekog kaznenog djela i brat neke osobe, koja se nalazi u bijegu u SAD.

All these are total lies! None of the stated people, that Hudoletnjak is citing, is at large or accused of anything.

Proof:

-as until now

III.

Hudoletnjak is suggesting accepting the counter parties lawsuits or revoking the company's Zapadni Način d.o.o. lawsuits, without any merits whatsoever, because of course - He invented this lying story of some penal or criminal acts being committed.

With that, Hudoletnjak is trying to cause irreparable damages to myself as the ultimate beneficiary of the bankruptcy mass, after the procedure is completed - as it's owner, that lawfully bought the company from its founder Mr. Roberto Bulmaro Alvarez.

Mr. Alvarez was an acting manager and the owner of the company Zapadni Način d.o.o. during the time the company made the litigated and disputed deals. He sold then the company to me.

So why would I be running from anything? Because I bought that company? Hudoletnjak did not even check the court folder correctly, while constructing His lying story, to see that my personal role was excluded from any of the deals that He is mentioning. For instance Pekez - Alvarez issued that loan, Carl - Alvarez issued that loan, etc., not a

Sve to su totalne laži! Ni jedna od citiranih osoba, koje citira Hudoletnjak, nije na bijegu ili optužena.

Dokaz:

-kao do sada

III.

Hudoletnjak predlaže priznanje tužbenog zahtjeva ili povlačenje zahtjeva poduzeća Zapadni Način d.o.o. bez ikakve osnove, jer naravno, on je konstruirao svoju totalnu lažljivu priču o tome, kako su bila počinjena nekakva kaznena odnosno kriminalna djela.

Sa time, Hudoletnjak pokušava napraviti neispravljivu štetu meni osobno, kao krajnjem korisniku stečajne mase, nakon što proces će biti završen - kao vlasniku, koji je legalnu kupio tvrtku od njezinog osnivača gospodina Roberta Bulmara Alvareza.

Gospodin Alvarez bio je radeći direktor i vlasnik tvrtke za vrijeme kada je tvrtka napravila poslove, koji su sada u parnicama odnosno osporavani. On je prodao tvrtku meni.

Pa stoga zašto bi ja bježao od bilo čega? Zato što sam kupio poduzeće? Hudoletnjak nije ni provjerio sudskog spisa, kada je konstruirao svoju lažljivu priču, da bi vidio kako je moj ulog isključen iz bilo kojih poslova, o kojima on govori. Na primjer Pekez - Alvarez je izdao taj zajam, Carl - Alvarez je izdao taj zajam, itd., ni jedan posao od tih

single deal of those deal that are disputed has my signature on it.

I bought the company as an investment. Because of a concurrent penal case - which started before I bought the company, and never involved neither the company nor its managers as suspects of anything - those debtors falsely saw as a leeway from obligations, and were not paying the liabilities, the company could not do any business any longer.

But the company, and its founder, did not nothing wrong. In all the litigation procedures- this company, not the opposite sides, has the merits. And it is not up to Mr. Ivan Hudoletnjak to decide about that, but the court with the proper jurisdiction.

Me as an owner of the invested capital, have the right to my ultimate claim vs the bankruptcy mass. I do consider myself to be the legal successor of the company, after the bankruptcy process is finished.

Proof:

-as until now

-inview into the Trade Registry folder and comparison - Mr. Alvarez was the acting manager during disputed deals, and He - just like me, is not running anywhere, it is just Hudoletnjak lying

IV.

Based on the fact that I am a foreigner, who does not speak the Croatian

osporavanih poslova nema mojeg potpisa na njemu.

Tvrtku sam kupio kao investiciju. Zbog kaznenog postupka - koji je započeo prije što sam ja otkupio poduzeće i koji nikada nije tretirao ni tvrtke ni njezinih direktora kao osumnjičenicima - došlo je do situacije, koju su dužnici vidjeli kao izlazak od svojih obveza, i nisu više plaćali obveza, i tvrtka nije mogla nastaviti sa poslovanjem dalje.

Međutim tvrtka, i njezin osnivač, nisu napravili ništa krivo. U svim parničnim postupcima - ova tvrtka - a ne suprotne strane, ima pravo na svojoj strani. A to nije na gospodinu Ivanu Hudoletnjaku da odluči, nego na sudu sa pravom jurisdikcijom.

Ja kao vlasnik investiranog kapitala, imam pravo na krajnje potraživanje protiv stečajne mase. Ja samog sebe smatram za pravnog nasljednika poduzeća, nakon što se stečajni postupak završi.

Dokaz:

-kao do sada

-uvid u registar Trgovačkog suda i usporedba - gospodin Alvarez je bio radeći direktor na poslovima sporova, a i on, kao ja, ne bježi od ničega, sve to samo su laži Hudoletnjaka

IV.

Na osnovi činjenice da sam stranac, koji ne govori tečno hrvatskog jezika i činjenice,

language fluently, and the fact that the company was almost just litigating its cases and not doing the business actively, I missed the announcement of the bankruptcy, so I could not participate.

Based on blatant lying and personal illegal interests of Mr. Hudoletnjak, I suggest Him to be replaced with another bankruptcy manager, and the process to be renewed to its initial state, to the point of when He was appointed.

It is completely unacceptable that a court appointed bankruptcy manager lies like this, with clearly no possibility to justify it, and therefore, to assure the regularity of the due process, He needs to be replaced.

Respectfully

In Los Angeles, April 30th 2018

da je tvrtka skoro isključivo samo radila na parnicama svojih sporova, i skoro ne bavila se sa aktivnim poslovima, ja sam propustio obavijest o pokretanju stečajnog postupka, pa nisam mogao surađivati.

Na osnovi očitih laži i osobnih nezakonitih interesa gospodina Hudoletnjaka, predlažem da se on zamjeni sa drugim stečajnim upraviteljem, i da se postupak vrati na vrijeme početka to jest na točku njegovog imenovanja.

U cijelosti je neprihvatljivo, da sa strane suda imenovani stečajni upravitelj ovako laže, bez ikakvog mogućeg objašnjenja da bi to opravdao, pa je stoga, kako bi se osigurao pravedan postupak, potrebno ga smijeniti.

Poštovanjem

U Los Angelesu, dana 30.04.2018. godine

Walter Alexander Reyes-Illescas



A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California
County of Los Angeles
On April 30th, 2018 before me Joe Steve Pena, Notary Public
(Date) (Here Insert Name and Title of the Officer)

personally appeared Walter Alexander Reyes-Illescas
(Name(s) of Signer(s))

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____ (Seal)
(Signature of Notary Public)

