

<b>“CHASE” DOUGLAS FONTENO and HILTON HEAD PROPERTIES, INC.</b>	§	<b>IN THE 298st DISTRICT COURT</b>
	§	
<b>Plaintiffs</b>	§	
<b>VS.</b>	§	<b>OF</b>
	§	
<b>Michael Ray Davis</b>	§	<b>DALLAS COUNTY, TEXAS</b>
	§	
<b>Defendant</b>	§	

**FINAL ORDER for DEFAULT JUDGMENT**

ON October 21, 2009, the Plaintiffs, “Chase” Douglas Fonteno and Hilton Head Properties, Inc., appeared with their attorney of record and were granted a Default Judgment against Defendant Michael Ray Davis for Liability Only on claims of Defamation, Business Disparagement and Tortious Interference with Existing and/or Prospective Business Relationship. On September 1, 2010, Plaintiff’s appeared with their attorney of record for the purpose of presenting evidence of its damages against Defamation, Business Disparagement and Tortious Interference with Existing and/or Prospective Business Relationship. The Defendant did not appear by way of its attorney or *pro se*. Notice of this hearing is not required, as the defendant received all the notice to which he is entitled when he was served with process and he has failed to file an answer or make any appearances. After review of the Exhibits tendered into evidence with proper notice, testimony from witness, the Court’s own records and docket and from hearing the argument of the Plaintiffs’ counsel; the Court finds that the Plaintiff’s have a basis for their petition and is with merit.

The Court finds the Defendant guilty of Defamation, Business Disparagement and Tortious Interference with Existing and/or Prospective Business Relationship, by and through the

internet by publishing false news releases, causing false news reports to be made, false postings on the internet in facebook, twitter, ripoffreport.com and other sites, by mail and email to Defendants customers, financing sources, employees, former employees, directors, and family members, and through websites created with to aid in such actions.

The Court further finds that the Plaintiffs were damaged financially and otherwise by actions of the Defendant.

**THEREFORE IT IS ORDERED, AJUDGED, and DECREED**, that the relief requested by the Plaintiff is hereby **GRANTED**.

**IT IS FUTHER ORDERED**, that a judgment for damages is hereby rendered against Defendant, Michael R. Davis in favor of "Chase" Douglas Fonteno for all claims, for **\$4,137,000**

The damages in the Plaintiffs' petition are liquated and unliquidated. The Court conducted a hearing in which the Plaintiffs presented evidence of damages and proved the amount of damages in the amount of **\$4,137,000** (Four Million One Hundred Thirty Seven Thousand Dollars and no/100) during the hearing.

**IT IS FUTHER ORDERED**, that a judgment for damages is hereby rendered against Defendant, Michael R. Davis in favor of Hilton Head Properties, Inc. for all claims, for **\$3,804,500**

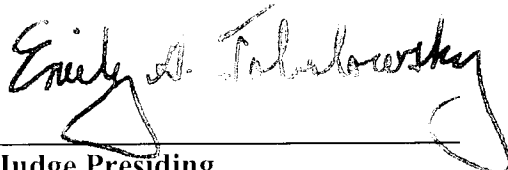
The damages in the Plaintiffs' petition are liquated and unliquidated. The Court conducted a hearing in which the Plaintiffs presented evidence of damages and proved the amount of damages in the amount of **\$3,804,500** (Three Million Eight Hundred Four Thousand Five Hundred Dollars and no/100) during the hearing.

IT IS FUTHER ORDERED, that Plaintiff "Chase" Douglas Fonteno be awarded and transferred the domain name 'www.chase-fonteno.com'. And that the Registrar of the domain name "www.chase-fonteno.com, believed to be godaddy.com, immediately transfer and turnover to 'Chase' Douglas Fonteno the domain name of 'www.chase-fonteno.com.

And that the Defendant shall not be allowed to oppose the designated claims or to refute the damages evidence presented by the Plaintiffs.

**THIS JUDGMENT IS INTENDED TO FINALLY DIPPOSE OF ALL CLAIMS AND ISSUES IN THIS CAUSE AND ANY RELIEF NOT GRANTED HEREIN IS HEREBY DENIED.**

Signed this 8 day of Sept, 2010.

  
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Judge Presiding