

IN THE COUNTY COURT, THIRD JUDICIAL CIRCUIT,
IN AND FOR MADISON COUNTY, FLORIDA.

The Hon. BEN STEWART, in his
official capacity as the Sheriff
of Madison County, Florida,

Petitioner,

vs.

CASE NO. 2012-25-CC

CABOODLE RANCH, INC.,
a Florida not-for-profit corporation,
and NANNETTE ENTRIEN,
a/k/a NANETTE ENTRIEN,
individually,

Respondents.

FINAL JUDGMENT CONCERNING RESPONDENT ENTRIEN ONLY

THIS CAUSE having come before the court on May 4, 2012, for the second day of trial between the Petitioner, the Hon. BEN STEWART, in his official capacity as the Sheriff of Madison County, Florida, (hereinafter the "SHERIFF") against the Respondents, CABOODLE RANCH, INC., a Florida not-for-profit corporation, (hereinafter "CABOODLE") and NANNETTE ENTRIEN, a/k/a NANETTE ENTRIEN, individually, (hereinafter "ENTRIEN"):

1. Present at the commencement of the above trial date were GEORGE T. REEVES, Esq., counsel for the SHERIFF; DAVID COLLINS, Esq., counsel for the CABOODLE; and, GARY E. BROWN, Esq., counsel for ENTRIEN.
2. At the commencement of trial on the above date, counsel for the SHERIFF and ENTRIEN announced that their clients had settled all matters between them by stipulating to

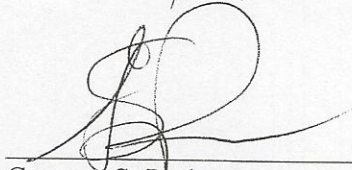
the following:

- A. The ENTRIEN ANIMALS (as that term is defined in the VERIFIED PETITION FOR CUSTODY, CONTROL AND DISPOSITION OF ANIMALS PURSUANT TO § 828.073, FLA.STAT.) shall be returned to ENTRIEN.
 - B. ENTRIEN consents to the ENTRIEN ANIMALS being spayed, neutered and “micro chipped” by the American Society for the Prevention of Cruelty to Animals, Inc., a New York not-for-profit corporation (hereinafter the “ASPCA”) prior to their return to ENTRIEN.
 - C. The SHERIFF (through the ASPCA) shall return the ENTRIEN ANIMALS to ENTRIEN in Madison County, Florida at a place to be agreed between the SHERIFF and ENTRIEN.
3. The ENTRIEN ANIMALS are under the control of the court in the presently pending criminal case of *State of Florida v. Craig Allan Grant*, Case No. 2012-39-CF, in the Circuit Court of the Third Judicial Circuit in and for Madison County, Florida (the “CRIMINAL CASE”). As such, the ENTRIEN ANIMALS shall not be spayed, neutered, “micro chipped” or returned to ENTRIEN until and unless the court in the CRIMINAL CASE shall enter its order (the “RELEASE ORDER”) releasing the ENTRIEN ANIMALS from its control. Upon entry of the RELEASE ORDER, the attorney for ENTRIEN shall deliver a copy of the RELEASE ORDER to the attorney for the SHERIFF. The ENTRIEN ANIMALS shall be spayed, neutered, “micro chipped” and delivered to ENTRIEN no later than two (2) weeks after the attorney for the SHERIFF receives the above copy of the RELEASE ORDER.
4. Nothing herein shall affect any party’s obligation, if any, to comply with the

provisions of Madison County Ordinance No. 2011-196, concerning excess animal habitats.

THEREFORE it is hereby ORDERED and ADJUDGED that the above stipulation is approved and adopted by the court and the parties are bound thereby. Final judgment is entered herein concerning the claims against ENTRIKEN only. However, jurisdiction is retained over the parties to enforce this final judgment. Hereinafter, ENTRIKEN shall not be shown as a respondent on the style of this case.

DONE and ORDERED in chambers on May 8, 2012, 2012, *nunc pro tunc*, May 4, 2012.



Gregory S. Parker
Acting County Judge

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