

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. 2012-214-CA

CABOODLE RANCH, INC.,
a Florida not-for-profit corporation,

Respondent.

_____ /

ORDER MODIFYING STAY

THIS CAUSE having come before the court on the MOTION TO REDUCE BOND AMOUNT AND STAY PURSUANT TO § 45.045(2), FLA.STAT., (hereinafter the "MOTION") filed on July 25, 2012 by the Respondent, CABOODLE RANCH, INC., a Florida not-for-profit corporation, (hereinafter "CABOODLE") and the court being advised in the premises finds as follows:

1. On August 8, 2012, the court held a telephonic conference with DAVID W. COLLINS, Esq., the counsel for CABOODLE and GEORGE T. REEVES, Esq., counsel for the Petitioner, the Hon. BEN STEWART, in his official capacity as the Sheriff of Madison County, Florida, (hereinafter the "SHERIFF").

2. As a result of such telephonic conference the court has determined that the stay presently in effect shall be partially modified pending hearing on the MOTION.

THEREFORE it is hereby ORDERED and ADJUDGED as follows:

1. CABOODLE, its officers, agents, servants, employees, attorneys and all persons in active concert or participation with CABOODLE shall immediately cease any and all efforts to encourage, either directly or indirectly, any *ex parte* contact, or any contact with the court concerning the above styled action. Further, CABOODLE shall immediately post on its Facebook page(s) a request for all persons to immediately cease any and all efforts to have any contact with the court concerning the above styled action. The parties are cautioned that the court intends to enforce this requirement using whatever means are necessary including, but not limited to, its contempt powers.

2. The ASPCA shall make a good faith effort to locate and identify the cats referenced in the MOTION (Tommy, Meatball, Toot, Snoop Dog, and Crackers) and to the extent such cats have not already been placed, such cats shall not be placed and remain with the ASPCA until further order of the court.

3. No further animals shall be placed with other shelters without the prior permission of the court, except in the case of emergency. All placements shall be with individuals until further order of the court. The court understands that some animals had already been placed with other shelters prior to this order becoming effective.

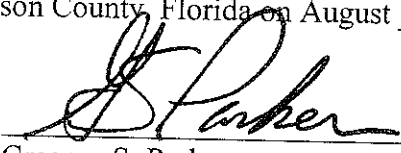
4. No animal shall be euthanized, except where euthanasia is recommended in writing by a licensed veterinarian, due to medical or veterinary necessity due to immediate suffering.

5. The ASPCA will not decline an adoption of any animals based solely on a prospective adopter's association with CABOODLE or Craig Grant, individually, or known opinions about the above styled case, court rulings, the ASPCA or PETA. Should the ASPCA

wish to deny adoption to any such prospective adopter due to concerns of inadequate care or abuse, the animals which the prospective adopter wishes to adopt (no more than 3 animals per person) shall be reserved for that person pending a subsequent hearing if such a reservation and determination by the court is requested immediately in writing to ASPCA by the person who is declined placement.

6. Except as expressly set out above, the stay presently in effect as stated in the court's ORDER ON RESPONDENT'S MOTION TO REDUCE AMOUNT OF BOND FOR STAY PENDING APPEAL remains in full force and effect.

DONE and ORDERED in chambers at Madison County, Florida on August 9, 2012.



Gregory S. Parker
Circuit Judge

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