

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,
CRAIG A. GRANT, a/k/a
CRAIG GRANT, individually
and NANNETTE ENTRIEN,
a/k/a NANNETTE ENTRIEN,
individually,

Respondents.

ORDER APPROVING STIPULATION AND ALTERING STYLE OF THE CASE

THIS CAUSE having come before the court on May 3, 2012, for 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"), CRAIG A. GRANT, a/k/a
CRAIG GRANT, individually (hereinafter "GRANT") and NANNETTE ENTRIEN, a/k/a
NANNETTE ENTRIEN, individually, (hereinafter "ENTRIEN"):

1. Present at the commencement of the above trial were GEORGE T. REEVES,
Esq., counsel for the SHERIFF; DAVID COLLINS, Esq., counsel for CABOODLE and
GRANT; and, GARY E. BROWN, Esq., counsel for ENTRIEN.
2. At the commencement of the above trial, the above listed counsel announced that

the parties had stipulated to the following:

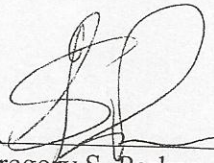
- A. CABOODLE RANCH is the OWNER (as that term is used in § 828.073, Fla.Stat.) of the CABOODLE RANCH ANIMALS (as that term is defined in the VERIFIED PETITION FOR CUSTODY, CONTROL AND DISPOSITION OF ANIMALS PURSUANT TO § 828.073, FLA.STAT.) and therefore CABOODLE RANCH is properly the sole respondent with respect to the CABOODLE RANCH ANIMALS.
- B. ENTRIEN is the OWNER (as that term is used in § 828.073, Fla.Stat.) of 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.) and therefore ENTRIEN is properly the sole respondent with respect to the ENTRIEN ANIMALS.
- C. GRANT owns none of the animals referenced in the VERIFIED PETITION FOR CUSTODY, CONTROL AND DISPOSITION OF ANIMALS PURSUANT TO § 828.073, FLA.STAT.

THEREFORE it is hereby ORDERED and ADJUDGED as follows:

1. The above stipulation is approved and adopted by the court and the parties are bound thereby.
2. After the above stipulation was announced and approved by the court, the SHERIFF, pursuant to Fla.R.Civ.P. 1.250(b) and 1.420(a)(1), dropped GRANT as a party from
(The remainder of this page was intentionally left blank.)

this action, and as a result GRANT shall not be hereafter shown as a respondent in the style of this action.

DONE and ORDERED in chambers on May 8, 2012, 2012, *nunc pro tunc*, May 3, 2012.



Gregory S. Parker
Acting County Judge

Copies to:

George T. Reeves
Post Office Drawer 652
Madison, Florida 32341

David W. Collins
Post Office Box 541
Monticello, Florida 32345

Gary E. Brown
8855 141st Lane
Live Oak, Florida 32060-6357