

FILED
Marilyn Burgess
District Clerk
DEC 18 2019
3:54 PM
Harris County, Texas
By: [Signature]

CAUSE NO. 2019-79857

PATRICK A.P. DE MAN,

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IN THE DISTRICT COURT OF

v.

HARRIS COUNTY, TEXAS

RAIDEN COMMODITIES, L.P., and
ASPIRE COMMODITIES, L.P.,

61ST JUDICIAL DISTRICT

TEMPORARY RESTRAINING ORDER

On this day came before the Court Patrick A.P. De Man's ("Movant") Application for Temporary Restraining Order, Temporary Injunction, and for Turnover After Judgment and Appointment of Receiver. After hearing the arguments of counsel and reviewing the briefing and the law, the Court is of the opinion that the Application for Turnover After Judgment and Appointment of Receiver should be **DENIED** and that the Application for Temporary Restraining Order is **GRANTED** as follows:

The Court finds that Movant has shown that he will suffer immediate and irreparable injury without the issuance of a temporary restraining order because:

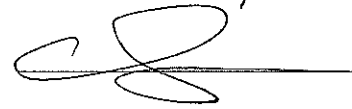
1. Movant has obtained ^{an order} ~~a partial summary judgment order~~ in the total amount of \$794,474.05 ("Judgment Amount"), including attorneys' fees, ~~that Movant is currently seeking to domesticate in Texas;~~ ^{this finding does not resolve the issue of finality of judgment;}
2. The temporary restraining order is required to prevent Raiden Commodities, L.P. and Aspire Commodities, L.P. from taking any actions that would squander or otherwise prevent Movant from collecting the Judgment Amount if the Judgment Amount is determined to be valid and enforceable in Texas;

Accordingly, the Court restrains Raiden Commodities, L.P. and Aspire Commodities, L.P. as follows:

Raiden Commodities, L.P. and Aspire Commodities, L.P. shall deposit in a segregated bank account of their choosing, the Judgment Amount of \$794,474.05 for the pendency of this Order. Neither Raiden Commodities, L.P., Aspire Commodities, L.P., nor any affiliated individual or entity shall cause any portion of the Judgment Amount to be removed for any reason during the pendency of this order.

This Order is valid for fourteen days and shall expire on January 1, 2020. A hearing on a Temporary Injunction is set for January 30, 2020 at 1:30 PM. Bond is set at \$1,000,000.

Date:



JUDGE PRESIDING

Signed December 18, 2019 3:52

*Pror TAO is vacated as nullid.
This order expires January 1, 2020.*