	Case 2:22-cv-00612-CDS-EJY Docume	nt 249 Filed 08/10/22 Page 1 of 3
1 2 3 4 5 6 7 8	Nevada Bar No. 004574 COOK & KELESIS, LTD. 517 South Ninth Street Las Vegas, Nevada 89101 Phone: (702) 737-7702 Fax: (702) 737-7712a E-mail: <u>mcook@bckltd.com</u> <i>Attorneys for Mark A. Murphy</i> UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
9 10	SECURITIES AND EXCHANGE	Case No.: 2:22-cv-00612-CDS-EJY
10	COMMISSION, Plaintiff, v.	
 12 13 14 15 16 17 18 19 20 21 22 	MATTHEW WADE BEASLEY; BEASLEY LAW GROUP PC; JEFFREY J. JUDD; CHRISOPHER R. HUMPHRIES; J&J CONSULTING SERVICES, INC., an Alaska Corporation; J&J CONSULTING SERVICES, INC., a Nevada Corporation; J AND J PURCHASING LLC; SHANE M. JAGER; JASON M. JONGEWARD; DENNY SEYBERT; ROLAND TANNER; LARRY JEFFERY; JASON A. JENNE; SETH JOHNSON; CHRISTPHER M. MADSEN; RICHARD R. MADSEN; MARK A. MURPHY; CAMERON ROHNER; AND WARREN ROSEGREEN; Defendants,	STIPULATION AND [PROPOSED] ORDER THAT THE ORDER AMENDING PRELIMINARY INJUNCTION AND ASSET FREEZE ORDER (Doc. #206) and ORDER AMENDING RECEIVERSHIP ORDER (Doc. #207) DO NOT APPLY TO DEFENDANT, MARK A. MURPHY
 22 23 24 25 26 27 28 	THE JUDD IRREVOCABLE TRUST; PAJ CONSULTING INC; BJ HOLDINGS LLC; STIRLING CONSULTING, L.L.C.; CJ INVESTMENTS, LLC; JL2 INVESTMENTS, LLC; ROCKING HORSE PROPERTIES, LLC; TRIPLE THREAT BASKETBALL, LLC; ACAC LLC; ANTHONY MICHAEL ALBERTO, JR.; and MONTY CREW LLC; Relief Defendants.	

COMES NOW, Defendant, Mark A. Murphy, by and through his counsel of record, 1 2 Marc P. Cook, Esq., of the law firm of Cook & Kelesis, Ltd. and Plaintiff, Securities and 3 Exchange Commission, by and through its counsel of record, Tracy S. Combs, Esq. and Casey 4 R. Fronk, Esq., hereby stipulate and agree that the Order Amending Preliminary Injunction and 5 Asset Freeze Order (Doc. #206) and the Order Amending Recivership Order (Doc. #207) do 6 7 not, and did not, apply to Defendant, Mark A. Murphy, as the hearing and motions as to Mr. 8 Murphy have been continued. 9 DATED this 10th day of August, 2022. DATED this 10th day of August, 2022. 10 COOK & KELESIS, LTD. **SECURITIES & EXCHANGE** 11 COMMISSION 12 /s/ Marc P. Cook /s/ Casey R. Fronk 13 MARC P. COOK, ESQ. CASEY R. FRONK, ESQ. 14 Nevada Bar No. 4574 Illinois Bar No. 6296535 517 S. Ninth Street 351 South West Temple, Ste. 6.100 15 Las Vegas, Nevada 89101 Salt Lake City, Utah 84101 16 Counsel for Defendant, Mark A. Murphy *Counsel for Plaintiff* 17 18 19 20 21 22 23 24 25 26 27 2 28

<u>ORDER</u>

IT IS HEREBY ORDERED that Order Amending Preliminary Injunction and Asset Freeze Order (Doc. #206) and the Order Amending Recivership Order (Doc. #207) do not, and did not, apply to Defendant, Mark A. Murphy, as the hearing and motions as to Mr. Murphy have been continued.

UNITED STATES JUDGE

Case 2:22-cv-00612-CDS-EJY Document 249-1 Filed 08/10/22 Page 1 of 1

COOK & KELESIS

LTD LAWYERS 517 South 9th Street Las Vegas, Nevada 89101

Telephone: (702) 737-7702 • (702) 385-3788 Facsimile: (702) 737-7712 E-mail: law@bckltd.com

August 10, 2022

Via Electronic Filing Only CM/ECF Filing System

The Honorable Cristina D. Silva United States District Court District of Nevada 333 Las Vegas Blvd. South Las Vegas, Nevada 89101

Re: Securities and Exchange Commission vs. Matthew Beasley, et al. Case No. 2:22-cv-00612-CDS-EJY

Judge Silva,

The attached stipulation has been submitted via electronic filing for your consideration based on Counsel Marc Cook and George Kelesis' representation, as agreed to by SEC Counsel Casey Fronk at the July 25, 2022 hearing, and as appears in the transcript, that the Motion to Amend the Preliminary Injunction and Asset Freeze (Doc. #206) and the Order Amending Receivership Order (Doc. #207) were continued as to Mr. Murphy. The current Orders do not identify that they do not apply at this time to Mr. Murphy. This has created some obvious issues for Mr. Murphy we are seeking to correct. However, we are also trying to avoid the SEC and/or the Receiver from having to re-serve whomever they have served with the issuance of a fully Amended Order. Thus, we are submitting this Stipulation in hopes that it addresses issues related to Mr. Murphy without creating different issues for the SEC. However, in the event that after consideration you decline to allow the continuance as to Mr. Murphy and his inclusion was intentional, we understand that this Stipulation would be rejected by the Court.

Thank you,

COOK & KELESIS, LTD.

SECURITIES & EXCHANGE COMMISSION

/s/ Marc P. Cook

/s/ Casey Fronk

Marc P. Cook, Esq. George P. Kelesis, Esq. *Counsel for Defendant, Mark A. Murphy* Casey Fronk, Esq. Counsel for Plaintiff