

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

COMMODITY FUTURES TRADING
COMMISSION,
Plaintiff,
v.

Case No. 8:19-CV-886-T-33SPF

OASIS INTERNATIONAL GROUP,
LIMITED; OASIS MANAGEMENT, LLC;
SATELLITE HOLDINGS COMPANY;
MICHAEL J. DACORTA; JOSEPH S.
ANILE, II.; RAYMOND P MONTIE III;
FRANCISCO "FRANK" L. DURAN; and
JOHN J. HAAS,

Defendants,

and
FUND AMDINISTRATION, INC.;
BOWLING GREEN CAPITAL
MANAGEMENT LLC; LAGOON
INVESTMENTS, INC.; ROAR OF THE
LION FITNESS, LLC; 444 GULF OF
MEXICO DRIVE, LLC; 4064
FOUNDERS CLUB DRIVE, LLC; 6922
LACANTERA CIRCLE, LLC; 13318
LOST KEY PLACE, LLC; and 4 OAKS
LLC,

Relief Defendants.

MOTINO FOR LEAVE TO FILE A SUR-REPLY IN FURTHER OPPOSITION
TO RECEIVER'S MOTION FOR AN ORDER TO SHOW CAUSE

On April 3, 2026, Burton Wiand moved this Court for an order to show cause as to why certain individuals should be held in civil contempt for violating this Court's consolidated receivership order. (Doc. 177). The undersigned attorney responded to that motion on May 1, 2026. (Doc. 911). Mr. Wiand sought leave to file a Reply and that was granted by this Court. The undersigned now seeks leave to file a sur-reply to Mr. Wiand's reply. The instant motion is unopposed as I consulted with Mr. Wiand's office on this.

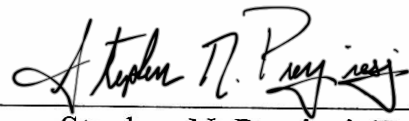
The proposed sur-reply will address 1) the false statements of Mr. Wiand concerning who hired the undersigned counsel to do the appeal to the Eleventh Circuit; 2) the undersigned's lack of any concerted connection to the Oasis Helper group; 3) the false statement by Mr. Wiand that the persons funding the litigation are not making informed choices and are being fed misrepresentation and acting under duress or threat; 4) the lack of any connection of the funds used in Mr. DaCorta's legal representation to Receivership assets; 5) the complete invention by Mr. Wiand of the notion that "after-acquired" assets exist in this case at all; 6) the Receiver's lack of any interest in the funds used for Mr. DaCorta's legal representation; 7) the completely false statement by Mr. Wiand that the undersigned acted in concert with the Oasis Helper group; 8) the completely new and false allegation that the undersigned "stole" money from the lender/investors.

The sur-reply will not exceed ten (10) pages in length and will be filed within two weeks of this Court's directive.

LOCAL RULE 3.01(g) CERTIFICATION

Mr. Wiand's office does not oppose the relief requested in this motion. The undersigned did not consult with the parties who failed to respond to the motion.

DATED: May 19, 2026
New York, New York



Stephen N. Preziosi, Esq.
Appellate Counsel for
Michael DaCorta
48 Wall Street, 11th Floor
New York, New York 10005

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on May 18, 2026, I electronically yfiled the foregoing with the Clerk of the Court by using the CM/ECF system. I also served the respondents by email.

Jason McKee
P.O. Box 611
Elkville, IL 62932
Email: jmckee573@gmail.com treasurer@oasisreplevin.net

Brent Allen Winters
5105 S. Hwy. 41, #218
Terre Haute, IN 47802

Email: winterslaw@nym.hush.com swinters77@nym.hush.com
brentwinters@nym.hush.com

Greg Melick
P.O. Box 165
Intervale, NH 03845-0165 Email: entheos@startmail.com
tradinggraces@use.startmail.com oasishelpers@oasisreplevin.net

Maya Lockwood, FBN 0175481 maya@burtonwwiandpa.com
BURTON W. WIAND PA
114 Turner Street Clearwater, FL 33756-5211