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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91164582
Party	Defendant Pocekovic, Jovan Pocekovic, Jovan 3815 West 11th. Avenue CAX Vancouver, V6R 2K8
Correspondence Address	JOVAN POCEKOVIC 3815 WEST 11TH AVENUE VANCOUVER, CANADA V6R 2K8 , DA
Submission	Other Motions/Papers
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Signature	/LanceJohnson/
Date	10/13/2006
Attachments	Dismissal order- Stealth Vodka.pdf (1 page)(7767 bytes) Order converting case and appointing trustee.pdf (1 page)(42831 bytes) Trustee letter of appointment.pdf (1 page)(30533 bytes) Trustee acts for corps.pdf (1 page)(25169 bytes)

IN THE U.S. PATENT AND TRADEMARK OFFICE
TRADEMARK TRIAL AND APPEALS BOARD

Leo Stoller]	
Central Mfg. Co.,]	
Opposers]	Opposition No. 91164582
v.]	
]	
Jovan Pocekovic,]	
Applicant]	

AGREED MOTION TO DISMISS

October 12, 2006

Applicant and the trustee in bankruptcy for Opposers Leo Stoller and Central Mfg. Co. (see attached) hereby agree to dismiss the above-identified opposition without prejudice. All pending motions are hereby withdrawn and deemed moot.

On Behalf of Applicant:

Authorized Representative for Opposers:

/LanceJohnson/

Lance G. Johnson
*Roynance, Abrams, Berdo & Goodman,
LLP
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/Richard Fogel/

Richard M. Fogel
(Not individually, but as chapter 7 trustee for the
bankruptcy estate of Leo Stoller)
*Shaw, Gussis, Fishman, Glantz & Towbin, LLC
321 North Clark Street, Suite 800
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**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

In re:) Case No. 05 B 64075
LEO STOLLER,) Chapter 13
Debtor.) Honorable Jack B. Schmetterer
)
)
)

**ORDER CONVERTING CHAPTER 13
CASE TO A CASE UNDER CHAPTER 7**

This matter having been presented to the Court upon the Motion (the "Motion") to Convert Chapter 13 Case to Chapter 7 and for Immediate Appointment of Trustee filed on March 15, 2006, by Pure Fishing, Inc. ("PFI"), and the Court having conducted a hearing on the Motion and having concluded at the end of that hearing, pursuant to comments which shall be amplified by further findings of fact and conclusions of law, that sufficient cause exists to grant the relief requested in the Motion;

NOW THEREFORE, the Court does hereby ORDER that:

1. Pursuant to 11 U.S.C. § 1307(c), the Motion is granted and the captioned case hereby is converted from a proceeding under Chapter 13 of the Bankruptcy Code to a proceeding under Chapter 7 of the Bankruptcy Code, *nunc pro tunc* August 31, 2006;
2. Pursuant to 11 U.S.C. § 701, the United States Trustee shall appoint an interim trustee in this case.

3. This order is effective immediately

ENTERED

SEP 01 2006

JACK B. SCHMETTERER BANKRUPTCY JUDGE
Honorable Jack B. Schmetterer BANKRUPTCY COURT



U. S. Department of Justice

United States Trustee

Northern District of Illinois

227 West Monroe Street

Suite 3350

Chicago, Illinois 60606

312-886-5785

FAX / 312-886-5794

September 5, 2006

Richard M. Fogel, Esq.
Shaw, Gussis et al
321 North Clark Street
Suite 800
Chicago, IL 60610

Re: Leo Stoller
Case number 05 B 64075

Dear Mr. Fogel:

The above captioned case converted from Chapter 13 to Chapter 7 of the Bankruptcy Code on September 1, 2006 and you are appointed to serve as trustee in this matter. Bond is fixed and approved as the blanket bond.

If you reject this appointment you must notify the court and this office within five (5) days of the receipt of this letter. Otherwise you will be deemed to have accepted the appointment.

Sincerely,

WILLIAM T. NEARY
United States Trustee

Rejected:

Signature

Date

UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

In re

LEO STOLLER,

Debtor.

Chapter 7

Case No. 05-64075

Hon. Jack B. Schmetterer

Hearing Date: October 5, 2006

Hearing Time: 10:30 a.m.

**ORDER AUTHORIZING THE TRUSTEE TO ACT ON BEHALF OF DEBTOR'S
WHOLLY-OWNED CORPORATIONS AND RELATED RELIEF**

Upon consideration of the application (the "Motion") of Richard M. Fogel, not individually, but as chapter 7 trustee (the "Trustee") for the bankruptcy estate of Leo Stoller (the "Debtor"), for the entry of an order authorizing the Trustee to act on behalf of the Debtor's Wholly-Owned Corporations (as defined in the Motion) solely in the Trustee's capacity as the sole shareholder of such corporations; due and proper notice of the Motion having been given; and the Court being otherwise fully advised in the premises; its is hereby

ORDERED:

1. Notice of the Motion as provided for therein is sufficient and further notice is waived.
2. The Trustee is authorized to act on behalf of each of the Wholly-Owned Corporations in the capacity of sole shareholder of each respective corporation as set forth in the Motion.

Dated: _____

10/15/06

ENTER:

Bankruptcy Judge

OCT 05 2006