

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE NO. 14-CV-80468-MIDDLEBROOKS/BRANNON

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

vs.

JCS ENTREPRISES, INC. d/b/a JCS
ENTERPRISES SERVICES, INC., T.B.T.I., INC.,
JOSEPH SIGNORE, and PAUL L. SCHUMACK, II,

Defendants.

ORDER ON MOTION TO STAY CIVIL PROCEEDINGS

THIS CAUSE comes before the Court upon the United States of America's Motion to Stay Civil Proceedings Pending Final Resolution of Parallel Criminal Proceedings (DE 75) ("Motion"), filed on May 20, 2014. On June 6, 2014, Defendant Joseph Signore filed a Response (DE 93) in which he asks the Court to grant the Government's Motion to Stay subject to Defendant Signore's retaining the right to seek relief from this Court upon an appropriate application regarding the TRO, the Receivership Orders, or the Preliminary Injunction Orders. On June 12, 2014, Defendant Paul Schumack II filed a Motion to Join (DE 95) in which he joins in the Government's motion for a stay. Additionally, neither the SEC nor the Receiver has any objection to the instant Motion. (*See* DE 80).

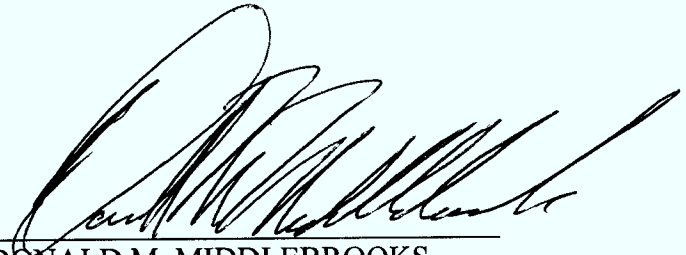
After considering the Motion, and being otherwise fully advised in the premises, the Court finds good cause to grant the instant Motion and stay these proceedings. However, as to Defendant Signore's request, the Court declines to add any specific proviso to the stay, since he can move the Court at any time to lift the stay for the purposes of obtaining any relief that he may seek.

Accordingly, it is hereby

ORDERED AND ADJUDGED that the United States of America's Motion (DE 75) and Defendant Schumack's Motion (DE 95) are **GRANTED** as follows:

1. This case is **STAYED** pending the resolution of the ongoing and related criminal matter in this District (Case No. 14-80081-CR-HURLEY).
2. The Clerk of Court shall **CLOSE** this case for administrative purposes only.
3. The Parties shall not seek discovery in this matter from each other or from third parties until further order of this Court.
4. The Parties shall apprise the Court of the status of the criminal matter **every three months**.
5. The Parties shall immediately notify the Court upon the resolution of the criminal matter.
6. In light of the strong public interest for the need to pursue and recover assets, nothing in this Order stays or prohibits the court-appointed receiver, James D. Sallah, Esq., (the "Receiver") from fulfilling any of his duties and authority set forth in the Court's Amended Receivership Order dated April 7, 2014 (D.E. 19) or in the Court's Order Granting Receiver's Emergency Motion to Expand Receivership to Include My Gee Bo, Inc. dated April 14, 2014 (D.E. 26) (collectively, the "Receivership Order"). The Receiver shall continue to carry out the Receivership Order.
7. Unless otherwise ordered pursuant to a request by the parties, the Court's Preliminary Injunction Order of January 11, 2005, shall remain in full effect throughout the pendency of this stay, and until a final resolution of the Permanent Injunction.

DONE AND ORDERED in Chambers at West Palm Beach, Florida this 16 day of
June, 2014.



DONALD M. MIDDLEBROOKS
UNITED STATES DISTRICT JUDGE

Copies furnished to:

Counsel of Record