

FILED
LOS ANGELES SUPERIOR COURT

JUN 22 2007

JOHN A. CLARKE, EXECUTIVE OFFICER

C. Wright
BY CAROL WRIGHT, DEPUTY

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IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES

THE PEOPLE OF THE STATE OF CALIFORNIA ex
rel. EDMUND G. BROWN JR., Attorney General of
the State of California,

Case No. BC356213

Plaintiff,

v.

[REDACTED] AMENDED ORDER
RE: PRELIMINARY INJUNCTION

SENSORY INTERGRATION INTERNATIONAL,
ET AL.

Defendants.

This matter came on calendar on June 22, 2007, in Department 56 of the above-entitled court located at 111 N. Hill Street, Los Angeles, California, before the Honorable Jane Johnson, Judge Presiding. Plaintiff, People of the State of California ex rel. Edmund G. Brown Jr., as Attorney General of the State of California, was represented by and through Sonja K. Berndt, Deputy Attorney General. Defendants were represented as follows:

- Sensory Intergration International ("Sensory"): Ted Khalaf, Esq.
- S.I., International, Incorporated ("S.I., Inc."): no appearance
- Anthony Wells ("Wells"): Ted Khalaf, Esq.
- Nilza Wells (aka Nilza Garcia) ("Nilza"): no appearance
- Margaret Bledsoe ("Bledsoe"): Jeffery P. Boykin, Esq.

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Steven Cool ("Cool"): Jeffery P. Boykin, Esq.

Patricia Oetter ("Oetter"): Jeffery P. Boykin, Esq.

Eileen Richter ("Richter"): Jeffery P. Boykin, Esq.

Byron Tyler ("Tyler"): Jeffery P. Boykin, Esq.

The Court having read and considered all papers, pleadings, and documents on file, having considered the oral arguments of counsel and parties, and having taken the matter under submission, makes the following order amending the Preliminary Injunction Order entered on June 4, 2007:

1. Pending trial or until further order of the Court, pursuant to Business and Professions Code section 17200 et seq. and Code of Civil Procedure section 526, defendants Wells, Nilzu, Bledsoe, Cool, Oetter, Richter, and Tyler, their employees, agents, servants, representatives, successors, and assigns, any and all persons acting in concert or participation with them, and all other persons, corporations, or other entities acting under, by, through, or on their behalf, are enjoined from engaging in or performing any of the following acts:

(a) soliciting any charitable contributions in this State, borrowing, or conducting business of any kind in the United States, on behalf of or in the name of, Sensory, Sensory dba the Ayres Clinic, the Ayres Clinic, and/or S.I., Inc. except that they may assist Sensory in complying with court orders and discovery in this action (other than providing legal representation unless they are retained as counsel for Sensory); and

(b) expending, disbursing, transferring, conveying, assigning, pledging encumbering, withdrawing, authorizing expenditures, or otherwise exercising control over any funds, monies or assets presently held (or acquired during the pendency of this action) by or on behalf of Sensory and/or Sensory dba the Ayres Clinic and/or the Ayres Clinic and/or S.I., Inc., except that defendants may deposit funds to Sensory and S.I., Inc. accounts.

2. Pending trial or until further order of the Court, pursuant to Business and Professions Code section 17200 et seq. and Code of Civil Procedure section 526, defendant Sensory and its

1 employees, agents, servants, representatives, successors, and assigns, any and all persons acting
 2 in concert or participation with them, and all other persons, corporations, or other entities acting
 3 under, by, through, or on their behalf, are enjoined from engaging in or performing any of the
 4 following acts:

5 (a) soliciting any charitable contributions in this State, borrowing, or conducting
 6 business of any kind in the United States, on behalf of or in the name of, Sensory,
 7 Sensory dba the Ayres Clinic, the Ayres Clinic, and/or S.I., Inc. except that Sensory may
 8 defend this action if represented by counsel and comply with orders and discovery in this
 9 action; and

10 (b) expending, disbursing, transferring, conveying, assigning, pledging
 11 encumbering, withdrawing, authorizing expenditures, or otherwise exercising control
 12 over any funds, monies or assets presently held (or acquired during the pendency of this
 13 action) by or on behalf of Sensory and/or Sensory dba the Ayres Clinic and/or the Ayres
 14 Clinic and/or S.I., Inc., except that defendant Sensory may deposit funds to Sensory and
 15 S.I., Inc. accounts.

16 3. Pending trial or until further order of the Court, pursuant to Business and Professions
 17 Code section 17200 et seq. and Code of Civil Procedure section 526, defendant S.I., Inc. and its
 18 employees, agents, servants, representatives, successors, and assigns, any and all persons acting
 19 in concert or participation with them, and all other persons, corporations, or other entities acting
 20 under, by, through, or on their behalf, are enjoined from engaging in or performing any of the
 21 following acts:

22 (a) soliciting any charitable contributions in this State, borrowing, or conducting
 23 business of any kind in the United States, on behalf of or in the name of, Sensory,
 24 Sensory dba the Ayres Clinic, the Ayres Clinic, and/or S.I., Inc.; and

25 (b) expending, disbursing, transferring, conveying, assigning, pledging
 26 encumbering, withdrawing, authorizing expenditures, or otherwise exercising control
 27 over any funds, monies or assets presently held (or acquired during the pendency of this
 28 action) by or on behalf of Sensory and/or Sensory dba the Ayres Clinic and/or the Ayres

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Clinic and/or S.I., Inc., except that defendant S.I., Inc. may deposit funds to Sensory and S.I., Inc. accounts.
4. No bond is required of plaintiff.
5. The Court reserves jurisdiction to modify this order as the ends of justice may require.

DATED: June 22, 2007



JANE L. JOHNSON
JUDGE OF THE SUPERIOR COURT

4.

[REDACTED] AMENDED ORDER RE: PRELIMINARY INJUNCTION