

From: cacd_ecfmail@cacd.uscourts.gov
To: ecfnf@cacd.uscourts.gov
Subject: Activity in Case 2:18-cv-00923-SVW-RAO Grasshopper House, LLC v. Clean and Sober Media LLC et al Text Only Scheduling Notice
Date: Tuesday, July 30, 2019 4:12:13 PM

[External Email]

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

*****NOTE TO PUBLIC ACCESS USERS***** Judicial Conference of the United States policy permits attorneys of record and parties in a case (including pro se litigants) to receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. PACER access fees apply to all other users. To avoid later charges, download a copy of each document during this first viewing. However, if the referenced document is a transcript, the free copy and 30 page limit do not apply.

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

Notice of Electronic Filing

The following transaction was entered on 7/30/2019 at 4:10 PM PDT and filed on 7/30/2019

Case Name: Grasshopper House, LLC v. Clean and Sober Media LLC et al

Case Number: [2:18-cv-00923-SVW-RAO](#)

Filer:

WARNING: CASE CLOSED on 07/01/2019

Document Number: 442(No document attached)

Docket Text:

IN CHAMBERS ORDER-TEXT ONLY ENTRY by Judge Stephen V. Wilson - To address the parties' recent filings [434][435][439], the Court clarifies the findings of fact and conclusions of law [433] as follows: First, the Court's award of \$60,000 in its equitable discretion was meant to be hypothetical, in the event that Cliffside's Lanham Act violations were found to be willful. Because the Court held that Cliffside's violations were not willful, disgorgement is not an available remedy to Passages, and Passages is not entitled to any monetary relief on its Lanham Act claims. Second, the Court's reference to each party bearing its own "expenses" was intended to encompass both attorneys' fees and costs. Neither party is entitled to recover costs or attorneys' fees from the other. **THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY.** (pc)
TEXT ONLY ENTRY

2:18-cv-00923-SVW-RAO Notice has been electronically mailed to:

Bennett Evan Cooper bcooper@steptoe.com

Brendan Stephen Maher brendan.maher@strismaher.com

Dana Erin Berkowitz dana.berkowitz@strismaher.com

Elizabeth Rogers Brannen Elizabeth.brannen@strismaher.com, docket@strismaher.com

Jason Levin jlevin@steptoe.com, aromero@steptoe.com, ehernand@steptoe.com

Jennifer L Morrow jmorrow@steptoe.com, lalonso@steptoe.com

Kenneth J Halpern ken.halpern@strismaher.com

Laura J Edelstein ledelstein@steptoe.com

Libretta P Stennes lstennes@steptoe.com

Melanie Atswei Ayerh mayerh@steptoe.com, grobles@steptoe.com, lalonso@steptoe.com,
ncotton-sims@steptoe.com

Peter K Stris peter.stris@strismaher.com, docket@strismaher.com

Shaun P Martin smartin@sandiego.edu, shaunpatrickmartin@yahoo.com

Steven Barnett Stiglitz steven.stiglitz@strismaher.com, mramirez@ftllp.com

Victor A O'Connell victor.oconnell@strismaher.com

William R Andrichik wandrichik@steptoe.com

2:18-cv-00923-SVW-RAO Notice has been delivered by First Class U. S. Mail or by other means BY THE FILER to :