

2024-78605 / Court: 165

CAUSE NO. _____

ERICK DELARUE

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IN THE DISTRICT COURT OF

v.

HARRIS COUNTY, TEXAS

**ERIC ROBERTS and
REWAYA SOLUTIONS**

_____ **JUDICIAL DISTRICT**

EX-PARTE TEMPORARY RESTRAINING ORDER

ON THIS DATE the Plaintiff's Application for Temporary Restraining Order that was incorporated into and pled in Plaintiff's Original Petition, Application for Injunctive Relief, and Request for Disclosures ("Petition") in this cause, was heard and considered before this Court.

Based upon the pleadings, exhibits, records, and documents filed by Plaintiff and presented to the Court, as well as the arguments of legal counsel at the hearing, IT CLEARLY APPEARS THAT:

- A. Unless Eric Roberts and Rewaya Solutions ("Defendant"), their agents, employees, directors, shareholders, and legal counsel is/are immediately enjoined and restrained, Defendants may sell and/or transfer assets due to their knowledge of finance, thereby protecting those assets from judgments, before the court has an opportunity to rule on Plaintiff's claims. Plaintiff has no adequate remedy at law because Defendant could make himself judgment proof leaving Plaintiff no other means of recovering his losses and any legal remedy of which Plaintiff may avail himself will not give him as complete, equal, adequate, and final a remedy as the injunctive relief sought in this Application. Plaintiff will suffer an immediate and irreparable harm and will have no adequate remedies under the law and Defendant

may commit the foregoing before notice and hearing on Plaintiff's Application for Temporary Injunction.

- B. Plaintiff will suffer an irreparable harm if Defendant, their agents, employees, directors, shareholders, and legal counsel are not restrained immediately because Defendant has the knowledge and ability to make himself and his company judgment proof, thus leaving Plaintiff with no means of recovering his money, and there is no adequate remedy at law to grant Plaintiff complete, final, and equitable relief.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that Defendant, their agents, employees, directors, shareholders, and legal counsel are hereby ORDERED to immediately cease and desist from transferring ANY assets, including, but not limited to, any real property as well as the transfer, spending, withdrawal, or paying of bills/expenses with monies from personal and business bank accounts for any amount over \$4,000 without court approval. Defendant, their agents, employees, directors, shareholders, and legal counsel are hereby immediately enjoined and restrained from the date of entry of this Order until fourteen (14) days hereafter, or until further ordered by this Court.

IT IS FURTHER THEREFORE ORDERED, ADJUDGED, AND DECREED that Plaintiff's Application for Temporary Injunction be heard on the 21 day of November, 2024 starting at 10:00 a.m./~~p.m.~~ in the courtroom of the 165th District Court of Harris County located at in the Harris County Courthouse, 201 Caroline Street, Houston, Texas 77002 and that

Defendant is commanded to appear at that time and show cause, if any, why a temporary injunction should not be issued against Defendant.

The Clerk of the above-entitled court shall issue a notice of entry of a temporary restraining order in conformity with the law and the terms of this Order, to include a copy of this Order, upon the filing by Plaintiff of the bond hereinafter set.

This Order shall not be effective until Plaintiff deposits with the Harris County District Clerk, a bond in the amount of \$ 250, in due conformity with applicable law. The bond may be in the form of cash, cashier's check, or a check drawn from operating account of Plaintiff's attorney's law firm.

SIGNED and ENTERED this the _____ day of November, 2024 at _____ a.m./p.m.

Signed: 
11/13/2024 10:34 am

JUDGE PRESIDING

Unofficial Copy Office of Merilyn Burgess District Clerk