



CEASE AND DECEST (NOTICE SENT TO LA BUBU)

RECALL YOUR LA BUBU

This Product is in violation of a Federal Court Order; this Court Order allows Alberto Colt-Sarmiento the complete Rights to file an Agricultural lien; inter alia; and allows him to create and not be bootlegged by LA BUBU. Please reach Alberto Colt-Sarmiento directly or reach the JCK LEGACY CO and turn over your data in where you and your corporates modified LA BUBU. And Recall your Product off the Market. This is a cease and decest WARNING; Exh. A is a Court order you shall comply with. You and your corporates will be served with a Lawsuit in the next following weeks.

*****Alberto Colt-Sarmiento owns the record to the Laura Sophie Gehrke Washington Corrections Photoshoot in where this breach stems for Civil investigation; for worldwide bootlegs; also subject to code 1007; and class 8 Liens.

ALBERTO COLT-S "Without prejudice"
X *[Signature]*
PRINT: "ALL RIGHTS RESERVED"
Date:

Aug 21, 2025



(EXH. A)



UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re:

JCK LEGACY COMPANY, *et al.*

Debtors.

Chapter 11

Case No. 20-10418 (MEW)

ORDER OVERRULING OBJECTION FILED BY MR. COLT-SARMIENTO

On June 2, 2023, a motion seeking entry of an order appointing a successor trustee as trustee of the JCK Legacy GUC Recovery Trust was filed in this case with a presentment date of June 21, 2023 and an objection deadline of June 16, 2023. [ECF No. 1541] No objections to the relief requested were filed by the objection deadline, and an order granting the relief was entered on June 23, 2023. [ECF No. 1543] On July 5, 2023, the Clerk of the Court received an Objection to June 16 deadline that was filed by Mr. Alberto Colt-Sarmiento [ECF No. 1547]

Although Mr. Colt-Sarmiento's objection was received after the deadline and after an order had been entered, given Mr. Colt-Sarmiento's circumstances, the Court will consider the merits of the objection. In that regard, the appointment of a new trustee will not affect Mr. Colt-Sarmiento's rights or claims in any way. Mr. Colt-Sarmiento made reference to agricultural liens, but his claims are tort claims that have been disallowed by prior order and that in any event are not secured by any agricultural liens. Based upon the foregoing, it is hereby

ORDERED, that Mr. Colt-Sarmiento's objection is overruled.

Dated: New York, New York
July 7, 2023

/s/ Michael E. Wiles.

UNITED STATES BANKRUPTCY JUDGE