

IN THE CIRCUIT COURT OF THE
ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA

CASE NO: 2021-026520-CA-01 CA44

STEPHEN EZEKIEL JOSEPH *et. al.*,

Plaintiffs,

v.

Daily Bread, LLC,

Defendant.

CBL Division

RECEIVER'S NOTICE OF FILING OF NINTH STATUS REPORT AND INVENTORY

Scott M. Dimond, as Receiver of Daily Bread, LLC, pursuant to the Court's December 14, 2021 Order Granting Plaintiffs' Emergency Motion for Appointment of Receiver, hereby files the Receiver's Ninth Status Report and Inventory.

Respectfully submitted,

By: s/ Lorenz Michel Prüss

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CERTIFICATE OF SERVICE

WE HEREBY CERTIFY that on January 9, 2023, a true and correct copy of the foregoing document titled: NOTICE OF FILING OF RECEIVER'S NINTH STATUS REPORT AND INVENTORY was filed with the Clerk of Court and served via e-mail upon counsel of record.

By: /s Lorenz Michel Prüss
Lorenz Michel Prüss

Receiver's Ninth Status Report and Inventory

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RECEIVER'S NINTH STATUS REPORT AND INVENTORY

Scott M. Dimond, as Receiver of Daily Bread, LLC (the "Receiver"), pursuant to the Court's December 14, 2021 Order Granting Plaintiffs' Emergency Motion for Appointment of Receiver (the "Receivership Order"), hereby files his Ninth Status Report.

INTRODUCTION

On December 14, 2021, this Court appointed the undersigned as Receiver to "manage the wind down and dissolution of the Defendant [Daily Bread, LLC] with all powers and duties of a Receiver, as set forth below and pursuant to §605.0704, Fla. Stat., and of all real and personal property of the Defendant."¹ Daily Bread presented itself to customers as an investment firm operated by John Stanbridge ("Mr. Stanbridge"), but is alleged by Plaintiffs to have been run as a Ponzi scheme that resulted in the loss of millions of investor dollars (the "Scheme"). This Ninth Status Report and Inventory details the ongoing efforts of the Receiver and his counsel to comply with the Receiver's obligations under the Receivership Order and an inventory of assets held by the Receiver.

¹December 14, 2021 Order Granting Plaintiffs' Emergency Motion for Appointment of Receiver at p. 2. Hereinafter, Daily Bread LLC is referred to as "Daily Bread" or the "Receivership Estate."

RECEIVER'S ACTIVITIES SINCE THE EIGHTH STATUS REPORT

Since the filing of the Eighth Status Report on October 11, 2022, the undersigned has engaged in the following activities on behalf of the Receivership Estate:

1. Completed a settlement agreement with third party Timothy Kirkwood (“Mr. Kirkwood”), Mr. Stanbridge’s partner in the Daily Bread enterprises. As part of the settlement agreement with Mr. Kirkwood, on January 3, 2023, the Receiver filed a Motion for Entry of an Order Barring, Restraining, and Enjoining Claims Against Timothy Kirkwood (the “Bar Order Motion”). The Bar Order Motion is scheduled for a special-set hearing on February 24, 2023.

2. Served demand letters upon and/or filed suit against investors that profited based upon the Scheme (each, “Profiteer”). As part of that process, the Receiver engaged in negotiations and has completed settlements of claims against two Profiteers, and at the same time, is in the process of proceeding with litigation against the other Profiteers.

3. In anticipation of a forthcoming initial distribution plan, preparing a Motion to expand the scope of the receivership to capture investor withdrawals and deposits that occurred prior to the formation of Daily Bread in order to calculate investor losses from Mr. Stanbridge’s Scheme. The allocation of individual payments to investors would be impacted by a contemplated expansion of the receivership. Within 90 days of the Court deciding whether to approve the expanded scope of the receivership, the Receiver will seek Court approval to effectuate a distribution plan.

INVENTORY

The following is a complete list of all the Daily Bread property of which the Receiver has taken possession by virtue of the appointment.

To date, the Receiver has taken possession of the available books and records of Daily Bread, including, but not limited to, Daily Bread's investor records, financial records, bank records, brokerage records, and insurer records, and communications.

The undersigned has also taken possession of Daily Bread's electronic data. The Receiver and his counsel are utilizing that data to support forensic tracing and other fact finding.

The Receiver has taken ownership of certain Daily Bread equity investments pursuant to an assignment by counsel for Mr. Kirkwood, which was previously provided to the Court. The Receiver continues to determine whether those investments can be monetized.

On February 17, 2022, the Receiver took possession of \$161,392.00 in cash, which was the balance of the Daily Bread investment account held at Merrill Lynch.

On May 11, 2022, the Receiver took possession of \$14,884.50 based upon the liquidation of a Daily Bread equity investment in hedge fund Fox Capital.

On May 16, 2022, the Receiver took possession of \$5,054,556.21 based upon the disbursement by MassMutual of the life insurance proceeds related to the \$5 million life insurance policy.

On May 31, 2022, the Receiver took possession of \$1,012,389.99 based upon the disbursement by MassMutual of the life insurance proceeds related to the \$1 million life insurance policy.

On June 2, 2022, the Receiver took possession of \$2,013,208.71 based upon the sale of the former residence of Mr. Stanbridge and Ms. Hitti.

On July 9, 2022, the Receiver took possession of \$8,500 based upon the sale of a Rolex timepiece former owned by Mr. Stanbridge.

On July 21, 2022, the Receiver took possession of an additional \$137,023.90 in conjunction with the settlement agreement with Ms. Hitti.

On December 19, 2022, the Receiver took possession of \$22,500 as part of a settlement with Profiteer Joe Meier.

On December 29, 2022, the Receiver took possession of \$22,500 as part of a settlement with Profiteer Lilco Trust.

As of January 9, 2023, the current balance of the Receivership Estate bank account is \$8,134,484.88.

By: /s Scott M. Dimond

Scott M. Dimond, as Receiver of Daily Bread, LLC,
pursuant to the Court's December 14, 2021 Order
Granting Plaintiffs' Emergency Motion for
Appointment of Receiver