

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
JACKSONVILLE DIVISION

LOUISIANA FISH FRY PRODUCTS, LTD.,

Plaintiff,

v.

Case No. 3:07-cv-1224-J-33TEM

CHARLES O. CORRY,

Defendant.

CONSENT JUDGMENT

This matter comes before the Court pursuant to the parties' Joint Motion for Entry of Consent Judgment (Doc. # 19), which was filed on July 8, 2008. The Joint Motion, signed by counsel for Plaintiff as well as by counsel for Defendant, advises that the parties have reached a settlement and requests that this Court enter a consent judgment. The Court **GRANTS** this request and enters the following stipulated judgment:

Whereas Plaintiff, Louisiana Fish Fry Products, Ltd., filed suit in this Court alleging infringement of its LOUISIANA FISH FRY PRODUCTS trademarks against Defendant, Charles O. Corry; and

Whereas jurisdiction and venue are proper in this Court; and

Whereas, the parties have settled their dispute and jointly requested this Court to enter judgment.

Accordingly, it is

ORDERED, ADJUDGED AND DECREED:

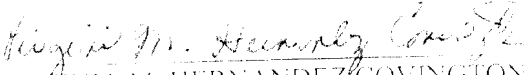
1. Defendant Corry will, pursuant to 37 C.F.R. §2.172, expressly surrender for cancellation U.S. Trademark Registration No. 3,263,627 for the mark FLORIDA FISH FRY PRODUCTS, as well as any other state or federal trademark registrations or applications which he may hold for the mark FLORIDA FISH FRY PRODUCTS, within thirty (30) days of the execution of this ORDER;
2. Upon the execution of this ORDER, Defendant Corry, and all those working at his direction, will cease the production of any and all product packaging, labeling, shipping containers, product display items, advertising or other materials of any sort, whether electronic or physical, that bear or include the mark FLORIDA FISH FRY PRODUCTS;
3. By May 1, 2009, or upon the sale of all products bearing the mark FLORIDA FISH FRY PRODUCTS in Defendant Corry's inventory as of the execution of this ORDER, whichever comes first, Defendant Corry and all those working under his control, shall cease all use of the mark FLORIDA FISH FRY

PRODUCTS, whether in advertising, in connection with the sale of his products, in product labeling, on product displays, on product packaging, on the Internet, or in metadata or otherwise;

4. After May 1, 2009, Defendant Corry shall make no use of the mark LOUISIANA FISH FRY PRODUCTS or any confusingly similar variant thereof, except in connection with or reference to the genuine goods of Plaintiff Louisiana Fish Fry Products, Ltd.;
5. Plaintiff Louisiana Fish Fry Products, Ltd. shall not interfere with any efforts of Defendant Corry to obtain state or federal trademark registrations for the word mark FLORIDA SEAFOOD SEASONINGS in connection with any goods in class 30 of the International Classification of Goods and Services (Nice Agreement);
6. The Court will retain jurisdiction to enforce the terms of this ORDER. Otherwise, this matter is hereby **DISMISSED WITH PREJUDICE**, each party to bear its own costs and attorneys' fees.
7. The Clerk is directed to terminate all pending

motions, to enter this judgment, and to close
this case.

DONE and **ORDERED** in Chambers in Jacksonville, Florida, this
8th day of July, 2008.


VIRGINIA M. HERNANDEZ COVINGTON
UNITED STATES DISTRICT JUDGE

copies to:

All parties of Record