

TEALWOOD PROPERTIES, L.L.C.

DOCKET NO. 522,235 -B

VS.

FIRST JUDICIAL DISTRICT COURT

THE SUCCESSION OF GLEN D.
GRAVES, ET AL

CADDO PARISH LOUISIANA

JUDGMENT ON THE SUCCESSION OF GLEN D. GRAVES, MARY MARICELLI
GRAVES, AND DALE OIL COMPANY, INC., AKA DALE OIL CORPORATION'S
PEREMPTORY EXCEPTION OF PRESCRIPTION

This matter came before the Court on September 21, 2009, pursuant to a Peremptory Exception of Prescription filed by Defendants, The Succession Of Glen D. Graves, Mary Maricelli Graves, and Dale Oil Company, Inc., aka Dale Oil Corporation (collectively "Defendants"). Present in court was the Plaintiff, Tealwood Properties, L.L.C., represented by Kenneth R. Antee, Jr., and Defendants represented by David R. Taggart and Brad E. Wilkerson with the law firm of Bradley Murchison Kelly & Shea LLC.

Upon consideration of the pleadings, evidence, and argument of counsel, and for the reasons set forth in the "Reasons For Judgment" issued by the Court on October 20, 2009:


IT IS HEREBY ORDERED, ADJUDGED AND DECREED, that Defendants' Peremptory Exception of Prescription be and it is hereby granted. Accordingly, because all Plaintiff's delictual claims, including fraud, asserted against the Succession of Glen D. Graves and Mary Maricelli Graves have prescribed, all delictual claims of Plaintiff, Tealwood Properties, L.L.C., against The Succession Of Glen D. Graves and Mary Maricelli Graves are hereby dismissed with prejudice at Plaintiff's cost. Further, as all Plaintiff's claims against Dale Oil Company, Inc., aka Dale Oil Corporation have prescribed, any and all claims of Plaintiff against Dale Oil Company, Inc., aka Dale Oil Corporation are hereby dismissed with prejudice at Plaintiff's cost.

Thus done this 26th day of October 2009 in Shreveport, Caddo Parish, Louisiana.



Scott J. Crichton, Judge

[SIGNATURES CONTINUE ON NEXT PAGE]

52.00 FILED
OCT 26 2009

E. G. BRUMLEY
DEPUTY CLERK OF COURT

TEALWOOD PROPERTIES, L.L.C.

DOCKET NO. 522,235 -B

VS.

FIRST JUDICIAL DISTRICT COURT

THE SUCCESSION OF GLEN D.
GRAVES, ET AL

CADDO PARISH LOUISIANA

**JUDGMENT ON TEALWOOD PROPERTIES, L.L.C.'S
MOTION FOR PARTIAL SUMMARY JUDGMENT**

This matter came before the Court on September 21, 2009, pursuant to a Motion for Partial Summary Judgment filed by Plaintiff, Tealwood Properties, L.L.C. Present in court was the Plaintiff, Tealwood Properties, L.L.C, represented by Kenneth R. Antee, Jr., and Defendants, The Succession Of Glen D. Graves, Mary Maricelli Graves, and Dale Oil Company, Inc., aka Dale Oil Corporation (collectively "Defendants") represented by David R. Taggart and Brad E. Wilkerson with the law firm of Bradley Murchison Kelly & Shea LLC.

Upon consideration of the pleadings, evidence, and argument of counsel, and for the reasons set forth in the "Reasons For Judgment" issued by the Court on October 20, 2009:

IT IS HEREBY ORDERED, ADJUDGED AND DECREED, that Tealwood Properties, L.L.C.'s Motion for Partial Summary Judgment as it relates to Dale Oil Company, Inc., aka Dale Oil Corporation be and it is hereby denied as moot. Further, Tealwood Properties, L.L.C.'s Motion for Partial Summary Judgment as it relates to The Succession Of Glen D. Graves and Mary Maricelli Graves be and it is hereby denied. All costs associated with Tealwood Properties, L.L.C.'s Motion for Partial Summary Judgment shall be borne by the Plaintiff.

Thus done this 26th day of October, 2009 in Shreveport, Caddo Parish, Louisiana.




Scott J. Crichton, Judge

Judgment prepared by:

BRADLEY MURCHISON KELLY & SHEA LLC

By:


David R. Taggart
Louisiana Bar Roll No. 12626
Brad E. Wilkerson
Louisiana Bar Roll No. 30120



TEALWOOD PROPERTIES, L.L.C.

DOCKET NO. 522,235 -B

VS.

FIRST JUDICIAL DISTRICT COURT

THE SUCCESSION OF GLEN D.
GRAVES, ET AL

CADDO PARISH LOUISIANA

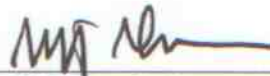
**JUDGMENT ON JONES ENERGY COMPANY, L.L.C.'S
PEREMPTORY EXCEPTION OF PRESCRIPTION**

This matter came before the Court on September 21, 2009, pursuant to a Peremptory Exception of Prescription filed by Defendant, Jones Energy Company, L.L.C. Present in court was the Plaintiff, Tealwood Properties, L.L.C, represented by Kenneth R. Antee, Jr., and the Defendant represented by David R. Taggart and Brad E. Wilkerson with the law firm of Bradley Murchison Kelly & Shea LLC.

Upon consideration of the pleadings, evidence, and argument of counsel, and for the reasons set forth in the "Reasons For Judgment" issued by the Court on October 20, 2009:

IT IS HEREBY ORDERED, ADJUDGED AND DECREED, that Jones Energy Company, L.L.C.'s Peremptory Exception of Prescription be and it is hereby granted and all claims of Plaintiff, Tealwood Properties, L.L.C., against Jones Energy Company, L.L.C. are hereby dismissed with prejudice at Plaintiff's cost.

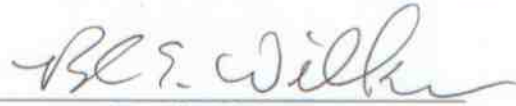
Thus done this 26th day of October 2009 in Shreveport, Caddo Parish, Louisiana.



Scott J. Crichton, Judge


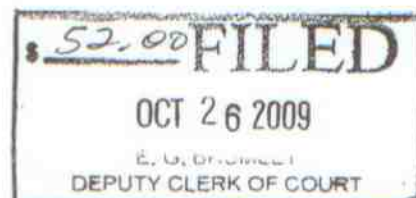
Judgment prepared by:

BRADLEY MURCHISON KELLY & SHEA LLC

By: 

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Louisiana Bar Roll No. 12626
Brad E. Wilkerson
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[SIGNATURES CONTINUE ON NEXT PAGE]