

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ALABAMA
SOUTHERN DIVISION**

GRAND SLAM CLUB/OVIS, an)	
Alabama corporation,)	
)	
Plaintiff,)	
)	Case No.: 2:06-CV-4643-VEH
v.)	
)	
INTERNATIONAL SHEEP)	
HUNTERS ASSOCIATION)	
FOUNDATION, INC., a former)	
California corporation sometimes)	
doing business as ISHA; and)	
FOUNDATION FOR NORTH)	
AMERICAN WILD SHEEP, an)	
Iowa corporation sometimes doing)	
business as FNAWS,)	
)	
Defendants.)	

**ORDER ON SECOND MOTION TO HOLD
DEFENDANTS IN CONTEMPT**

Plaintiff has filed a second Motion to Hold Defendants in Contempt. (Doc. 173). The motion has attached to it affidavits and documents which, if unrebutted, show that Defendants are in violation of this court’s Amended Preliminary Injunction. (Doc. 144). However, the court accessed the FNAWS website this morning and found that the link was connected to this court’s Amended Preliminary Injunction

Order. When the court visited the ISHA web site, it found that both the Amended Preliminary Injunction Order were posted on the web site, but that the names of the links were reversed. That is, the link to the Preliminary Injunction Order took a visitor to the letter, and a link to the Status of the Lawsuit took a visitor to the Amended Preliminary Injunction Order.

Regarding the Plaintiff's complaint that the letter does not adequately display the required disclaimer, the court notes that the letter is one document. However, the court **HEREBY ORDERS** the Defendants to drop a footnote on each page of each document they distribute in the future (other than in pleadings filed with this court) that contains the required disclaimer. Further, the style and size of font used for such disclaimer shall be at least as large as the style and font used for any of the prohibited terms.

The court finds that the Plaintiff's other complaints do not merit comment.

Therefore, **the court finds the Defendants¹ are in contempt as to the ISHA website.** The Defendants will correct the ISHA website no later than noon Central daylight savings time tomorrow, or the court will impose sanctions. The court will determine whether or not Defendants have has complied by accessing the ISHA website.

¹ Although they have separate websites, the Defendants apparently are the same entity as they stated that they "merged" in 2005.

Further, **the court will hold the Defendants in contempt and impose sanctions** unless they revise their letter(s), as ordered previously in this Order, no later than noon Central daylight savings time tomorrow. The court will determine whether or not Defendants have complied by accessing their websites.

The court does not impose sanctions at this time, but **DEFERS RULING** as to that portion of Plaintiff's pending Motion.

DONE and ORDERED this the 7th day of January, 2008.



VIRGINIA EMERSON HOPKINS
United States District Judge