

IN THE CIRCUIT COURT OF THE  
11<sup>TH</sup> JUDICIAL CIRCUIT IN AND FOR  
MIAMI-DADE COUNTY, FLORIDA

GENERAL JURISDICTION DIVISION  
CASE NO:

Case No. 07-43672 CA(09)

State of Florida

Plaintiff(s),

vs.

DB Atlanta, LLC

Defendant(s).

**ORDER**  
**GRANTING/DENYING**  
**PLAINTIFF'S/DEFENDANT'S** Receiver's

Motion for Order  
Determining Recv Standing  
and authorizing Recv  
TO BRING CLASS ACTION on  
Behalf OF LEADERS \*

THIS CAUSE having come on to be heard on Receiver's  
on Plaintiff's/Defendant's Motion (5117109), and Dana Beraman +  
Mitchell Morgan opposed the motion in part, arguing that ~~the~~ B,  
while the Receiver should be permitted to bring the action, ~~the~~  
and the Court having heard argument of counsel, and being otherwise advised in the premises, it is  
hereupon

ORDERED AND ADJUDGED that said Motion be, and the same is hereby

granted. The Receiver has standing, and the  
Court has jurisdiction over the Receiver to make  
the decision that Receiver has standing.

DONE AND ORDERED in Chambers at Miami-Dade County, Florida this 17 day of

July, 2009.

\* B Messrs. Morgan + Beraman wanted  
to reserve their right to oppose the  
standing in the class action,

Copies furnished to: Counsel of Record

Thomas S. Wilson, Jr.  
CIRCUIT COURT JUDGE

Thomas S. Wilson, Jr.  
Circuit Court Judge

\* Against Dana Beraman + Mitchell Morgan Nunc Pro Tunc to 5/29/09