



and for leave to renew and reargue the prior Motion Directing Disbursement of Assets, and staying the Decision and Order entered on April 22, 2003 during pendency of these proceedings pursuant to New York CPLR §2201 and;

SUFFICIENT REASON APPEARING THEREFOR,

~~IT IS ORDERED, that pending the hearing and determination of the within motion, the plaintiff Susan Charney and her attorney Steven Delibert and Receiver Paul Windels III and their respective officers, agents, servants and employees are restrained and enjoined from disposing any of the funds of close to \$700,000 now held in the account of Paul Windels III as the Receiver for North Jersey Trading Corporation and it is~~

DSC

FURTHER ORDERED, that service of a copy of this Order and the papers upon which it is granted shall be made:

1. Upon ~~Steven Delibert~~ Esq. counsel for plaintiff Susan Charney at the address noted on his papers heretofore served: 277 Broadway, New York, N.Y. 10007 by overnight mail and an *(next day delivery)* additional copy by ordinary first class mail.

2. Upon Paul Windels III Esq. Receiver at the address noted on his papers heretofore served; 150 Broadway, New York, N.Y. 10038 by overnight mail and an *(next day delivery)* additional copy by ordinary first class mail.

3. Upon the ~~settling~~ former defendants ~~██████~~ and ~~██████~~ Herskowitz by ordinary first *overnight mail next day delivery* class mail to each of said individuals at the addresses appearing upon the papers heretofore served by them from time to time in proper person

and the said service be made on or before June 3, 2004 and that such service shall be deemed good and sufficient service hereof.

Answering papers, if any, shall be served as as to be received in hand on or before the  
10<sup>th</sup> day of June 2004, and Reply Papers, if any, shall be served so as  
to be received in hand on or before the \_\_\_\_\_ day of \_\_\_\_\_ 2004.  
and that such service shall be deemed good and sufficient service.

ENTER:

S. K. H  
I.S.C.