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NYSCEF DOC. NO. 57

NYSCEF DOC. NO. 58

SUPREME COURT OF THE STATE OF NEW YORK 2 COUNTY OF NEW YORK - CIVIL TERM - PART 53 3 ILYA YUROV, 4 Plaintiff, 5 -against-6 OTKRITIE HOLDING JSC, VADUM BELYAEV and RUBEN AGANBEGYAN, 7 Defendants. 8 60 Centre Street Index No. 656788/2016 9 New York, New York August 24, 2017 10 11 BEFORE: 12 HONORABLE CHARLES E. RAMOS, Supreme Court Justice 13 14 APPEARANCES: 15 DEWEY PEGNO & KRAMARSKY LLP 16 Attorneys for the Plaintiff 777 Third Avenue 17 New York, N.Y. 10017 BY: KEARA A. BERGIN, ESQ. 18 CHRISTOPHER DENICOLA, ESQ. 19 20 STEPTOE & JOHNSON LLP Attorneys for the Defendant 1114 Avenue of the Americas 21 New York, N.Y. 10036 BY: CHARLES A. MICHAEL, ESQ. 22 23 24 Angela Bonello, RPR Senior Court Reporter 25 26

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THE COURT: Before we get started, I know

Defendants' motion. Plaintiff, why are we bringing this
action in New York?

MS. BERGIN: Your Honor, I understand the Court's question. My opponent suggested Russia and London for an alternative forum. When my client's related entity MBT chose to sue my client, their choice of forum was observed in London. We believe there's enough of a connection to New York, specifically that Defendants hailed my client here to discuss their agreement, to talk about it, to further their relationship. They are founded here, they are based here. We think that New York is an appropriate forum.

THE COURT: But all the documents that I have seen relate to the Defendants being here relate to subsidiary entities that are apparently owned by the holding company. That doesn't put the holding company here.

MS. BERGIN: Well, Your Honor we think --we've argued in the briefs, which Your Honor may have read. I can explain the theory under general jurisdiction as well as--actually Teitler has changed the law a little bit about what the subject act can be in order to haul them into Court. We set forth all the facts here, where the Defendants themselves have described this office as a New York business. They have held themselves out on financial statements and the website, the majority shareholder of the

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bank holds the position and comes to New York for business and held that out as his office to my client during their meeting in New York. There are disclosures that --

THE COURT: Where was the agreement made?

MS. BERGIN: The agreement was made in Russia. And Russia -- well, according to, obviously, Defendants --

THE COURT: Doesn't Russian law apply to it, too?

MS. BERGIN: So there's a question, I think --

THE COURT: In terms of you haven't made proper service, number one. You've got serious questions about having jurisdiction, personal jurisdiction. You've got what sounds like a breach of contract case and the cause of action in a \$50 million oral promise to pay a fee.

Fifty million bucks oral promise? Holy moly. I mean, really, why should I bother myself with this case?

MS. BERGIN: Yes, Your Honor. There's no question that the parties discussed this agreement. There is no question that --

THE COURT: That doesn't establish jurisdiction.

The agreement was made in Russia because they said don't worry, I'll pay you. It was a breach of contract. The contract was made in Moscow.

MS. BERGIN: There was significant discussion in New York about the terms of that contract. And also, there were misrepresentations made during the New York visit that

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the Defendants hailed my client here to discuss, namely, that the \$10 million which was the first tranche of the payment would be made by another minority shareholder of the bank, so there is that. And at that time, they induced my client into not taking further action so that they could continue their effort to --

THE COURT: I think I know why the action is being brought here, but that's besides the point. What kind of jurisdiction --you mail papers to a foreign entity and say you have jurisdiction?

MS. BERGIN: So we made service in a couple of ways; one, there was a mailing to Russia, but more so, the New York office, which the Russian entity held out as its own --

THE COURT: How does the Russian entity holding hold out the New York office as its office?

MS. BERGIN: Okay. In its financial statements, Exhibit 5 and Exhibit 18. Exhibit 5, page 11, so it's Plaintiff's Exhibit 5, the Dewey Affirmation.

THE COURT: This is Mr. Dewey's Affirmation?

MS. BERGIN: Yes. If you turn to that, it was certified by Aganbegyan. Page 5, Exhibit 5 is one of the individual Defendants, the director of the bank certified the financial statements, page 5, and if you turn to page 11 --

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2	THE COURT: This is Holding; right?		
3	MS. BERGIN: Yes, this is Holding.		
4	THE COURT: All right, page 5.		
,5	MS. BERGIN: Page 5 at the bottom you will see		
6	Mr. Aganbegyan's cert page.		
7	THE COURT: Am I on the correct page?		
:8:	MR. MICHAEL: Yes.		
9	MS. BERGIN: Yes.		
1.0	THE COURT: This is		
1.1	MS. BERGIN: Ruben Aganbegyan is the general		
12	director who's certified these financial statements, one of		
13	the defendants here, the director of the company.		
1.4	THE COURT: This is done where, in Russia?		
15	MS. BERGIN: These are Russian financial		
16	statements.		
17	And then if Your Honor turns to page 11.		
18	THE COURT: Okay.		
1 9	MS. BERGIN: And there's note one, Principal		
20	Activities Continued, at the top of the page, Your Honor.		
21	THE COURT: Principal Activities.		
22	MS. BERGIN: Yes. And the second paragraph there,		
23	"The group", which is Holding, and "The group has a large		
24	network of offices in the Russian federation which comprises		
25	more than 600 offices"		
26	THE COURT: What's "the group"?		

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1 Proceedings 2 MS. BERGIN: "The group" is defined as Holding, the 3 Defendant here, as well as all its subsidiaries and 4 affiliates. 5 THE COURT: You're not suing the group, you're suing 6 Holding. 7 MS. BERGIN: This entity, JSC, is the same entity, 8 Holding is the parent entity. 9 THE COURT: Yes, I know, but where is the definition of "the group" in this document? 10 MS. BERGIN: Page 3, E & Y. 11 THE COURT: Ernst & Young. 12 13 MS. BERGIN: The Ernst & Young report. THE COURT: Condensed consolidated financial 14 1.5 statements. 16 MS. BERGIN: Yes, of the Holding company together with its subsidiaries, defined by Ernst & Young as "the 17 18 group". 19 THE COURT: So you're saying wherever "the group" 20 is, the Holding is. That doesn't work. 21 MS. BERGIN: Well --THE COURT: It doesn't. 22 23 MS. BERGIN: So Holding, JSC, this is unified financial statements, Your Honor, they disclose that the 24 group's also represented an international --25

THE COURT: The motion to dismiss on the basis of

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improper service is granted. The complaint is dismissed.

Thank you very much.

MR. MICHAEL: Thank you, Your Honor.

MS. BERGIN: Thank you.

CERTIFICATE

It is hereby certified that the foregoing is a true and accurate transcript of the proceedings.

ANGELA BONELLO

SENIOR COURT REPORTER

SUPREME COURT-NEW YORK COUNTY

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SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

ILYA YUROV,

Plaintiff,

-against-

OTKRITIE HOLDING JSC, VADIM BELYAEV, and RUBEN AGANBEGYAN,

Defendants.

Index No.: 656788/2016

Motion Seq.: 001

Part 53

Justice Ramos

STIPULATION TO ERRATA AND TO "SO ORDER" TRANSCRIPT

IT IS HEREBY STIPULATED AND AGREED by and between undersigned counsel that the transcript attached as Exhibit A shall be amended to reflect the following errata changes, and, pursuant to the Court's Order (NYSCEF Doc. No. 55), the parties hereby respectfully request the Court "So Order" the transcript:

Page/Line	Existing Text	Change
1 (Caption)	Vadum	Vadim
2:7	MBT	NBT
2:10	hailed	haled
2:21	Teitler	Daimler
4:2	hailed	haled
5:6	cert page	certification
5:23 (twice), 26	group	Group
6: 3, 5 10, 18, 19, 25	group	Group

Dated: New York, New York

November , 2017

DEWEY PEGNO & KRAMARSKY LLP

Thomas E.L. Dewey

Keara A. Bergin

777 Third Avenue New York, New York 10017 (212) 943-9000

Attorneys for Plaintiff

STEPTOE & JOHNSON LLP

Charles A. Michale

1114 Avenue of the Americas New York, NY 10036

(212) 378-7604

Attorneys for Defendants