Charging Orders

TRENTON HOOD BROOKSHIRE GROCERY COMPANY, TYLER, TX

Charging Order History

- Origins in general partnership law
 - Designed to protect interests of other partners
 - ➤ Joint and several liability for partnership obligations
 - Partner's power to bind partnership
 - Replaced earlier law allowing creditors of partner to reach partnership property
 - Inherent application to multi-owner entities
 - o TBOC 152.308
- Carried over to limited partnership law
 - o TBOC 153.256
 - o By definition of partner, applies to general partners and limited partners
- Carried over to limited liability company law
 - o TBOC 101.112
- Focus on limited liability company law but applies to partnerships as well



Charging Order Framework

- Who can get a charging order? TBOC 101.112(a)
 - Judgment creditor of a member
 - Judgment creditor of owner of membership interest
 - Membership interest TBOC 1.002(54) includes a member's share of profits and losses or similar items and the right to receive distributions, but does not include a member's right to participate in management.
- Who grants a charging order? TBOC 101.112(a)
 - o Court authorized to charge membership interest of judgment debtor
- What is nature of charging order? TBOC 101.112(b)-(f)
 - o Right to receive distribution to which judgment debtor otherwise entitled
 - Lien on judgment debtor's membership interest
 - Lien not subject to foreclosure
 - Exclusive remedy to satisfy judgment out of judgment debtor's membership interest
 - No effect on exemption laws applicable to membership interest
 - No right to obtain possession of or exercise remedies against property of LLC



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Devoll v. Demonbreun et al San Antonio COA – 04-14-00331-CV

- Demonbreun and Dowds obtained judgment against Norris Devoll
- Demonbreun and Dowds sought turnover order against Norris Devoll's community property – including wife Paulette's undivided ½ interest in 206 Camelia Partnership
- 206 Camelia Partnership owned 50.1% by Gene Devoll and 49.9% by Paulette Devoll
- 206 Camelia Partnership's principal asset was real property valued at ~\$75,000
- Two days after request for turnover order, Gene Devoll notified Paulette Devoll of her default under partnership agreement and ultimately bought out her partnership interest for \$5,000
- Turnover order granted and Norris and Paulette Devoll ordered not to dispose of their community property
- Based on fraudulent transfer claim, Demonbreun and Dowds given temporary injunction ordering Gene Devoll not to "transfer, sell, encumber, or otherwise dispose of the property" owned by 206 Camelia Partnership



Devoll v. Demonbreun et al (cont.)

- Gene Devoll challenged temporary injunction against transfer of partnership property as violative of charging order statute
- Demonbreun and Dowds argued temporary injunction was proper under TUFTA to prevent fraudulent transfer of Paulette's partnership interest to Gene
- Court determined the charging order restrictions and the equitable remedies under fraudulent transfer laws could be harmonized and read to operate concurrently
 - TUFTA allows creditor to obtain injunction an equitable remedy against allegedly fraudulently transferred partnership asset
 - Charging order rules only prohibit equitable remedy against partnership property to satisfy the judgment
 - Therefore, charging order rules do not prohibit equitable remedy against partnership property in all circumstances
- Trial court may grant equitable relief to preserve partnership assets, but only the minimum reasonable restraint necessary to do so



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Devoll v. Demonbreun et al (cont.)

- Gene Devoll sought to encumber partnership asset with a lien on real property
- Court found temporary injunction protected value of Paulette Devoll's partnership interest, which was alleged to have been taken away fraudulently by Gene Devoll.
 - Temporary injunction minimized restraint on partnership business and management by not forcing sale of partnership property but rather maintaining status quo of income stream and use/operation of property while preventing Gene Devoll from encumbering property
 - Court found no partner not a part of the TUFTA suit was disadvantaged
- Court did not abuse its discretion in granting temporary injunction
- Dissent distinguished between injunction against transfer of partnership interest and partnership property – former is OK, latter is not. Noted transfer of real property to partnership not the alleged fraudulent transfer







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