

At Part Com. 1 of the Supreme Court of the State of New York, held in and for the County of Kings, at 360 Adams St., Brooklyn, New York 11201, on May _____, 2015.

PRESENT: Honorable Carolyn E. Demarest, Justice

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF KINGS

WESTPAW FILMS INC., directly and
derivatively on behalf of the D&D Production,

Plaintiff,

-against-

JAMES SPRATTLEY, MICHAEL ANDREW
PASCAL, and FANTASY GAME FILMS
LLC,

Defendants,

and

the D&D Production,

Nominal Defendant

Index No. 505665/2014

ORDER TO SHOW CAUSE

Upon the affirmation of Joshua G. Graubart, Esq., of counsel to Winslett Studnicky McCormick and Bomser LLP, attorney of record for the defendants James Sprattley, Michael Andrew Pascal, and Fantasy Game Films LLC (collectively, the "FGF Defendants") in the above entitled action, affirmed on the 18th day of May, 2015 and upon all the papers and proceedings heretofore had herein,

Let Westpaw Films, Inc. and/or any other interested parties show cause at a term of this Court to be held at the Courthouse thereof, located at 360 Adams St., Brooklyn, NY on the ____ day of _____, 2015 at 9:30 A.M., or as soon thereafter as counsel can be heard, why an Order

should not be made (1) pursuant to CPLR § 321(b)(2), allowing Winslett Studnicky McCormick & Bomser LLP to withdraw as attorney of record for the FGF Defendants; (2) staying the action herein for thirty (30) days to permit the FGF Defendants to obtain new counsel, and (3) such other and further relief as may be just and proper.

The above-entitled action alleges breaches of fiduciary duty, conversion, unfair competition, unjust enrichment and fraud by the defendants in connection with their separation from the plaintiff and its documentary film project.

ORDERED that, sufficient cause having been shown, service of a copy of this Order, together with all of the papers upon which it is granted, be made by email by Winslett Studnicky McCormick & Bomser LLP upon James Sprattley, Michael Andrew Pascal, and Fantasy Game Films, LLC and upon Mavronicolas & Dee LLP, attorneys for the plaintiff herein, with offices at 415 Madison Avenue, 18th Floor, New York, New York 10017, on or before this ____ day of _____, 2015, and be deemed good and sufficient service hereof.

ENTERED.

, JSC