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FW: here is the declaration as you stated same to me, please make sure it is accurate before signing it. Tuesday, June 28, 2011 9:16 PM

I, Frank Sorrentino declare, under penalty of perjury, that the following matters are true and correct and of matters of my personal knowledge:

My name is Frank Sorrentino. I am a defendant in the case known as MPS Entertainment LLC versus Robert Fletcher and Frank Sorrentino

I am the father of Michael Sorrentino, and Marc Sorrentino. Earlier this year I was approached by Robert Fletcher to create a website to capitalize on the trademark, notoriety, name and image of my son, Michael including the trademark "the situation" which I understood was owned and registered by Michael and Marc's corporation MPS Entertainment LLC. At the time I was upset with my sons and I agreed to go along with their plan. However I soon realized that their intent was to capitalize for themselves, to create a commercial website at "theconfrontationsite.com" and a proposed book which would be marketed, exploiting my son's trademark, his name and commercial image which they used for advertising purposes. I quickly realized that what these gentlemen were doing, was illegal and in essence, a theft of my son's intellectual property rights. I asked them to take down the website and to stop exploiting my son's trademark, his name and his likeness but they refused to do so.

I do not believe that Robert Fletcher is a legitimate businessman but rather a con artist. I did not learn about the 300 plus consumer complaints against him until after I went along with his plan. I believe he has taken advantage of me and intends to continue to exploit my son's trademark, name and likeness by diverting web surfers from my son's website to his own commercial ventures, until he is stopped by an order of a court. He stated to me that he would create confusion in the marketplace and that he would use it to his benefit for his website.

At no time did I agree that Keith Haymes would be my legal representative.

I regret getting involved with Robert Fletcher and I am sorry that I participated, to the detriment of my son Michael and my son Mark.

I acknowledge that I have consulted with my own legal counsel prior to signing this declaration.

If called upon to testify I would testify consistent herewith

Frank Sorrentino [Signature] 6/29/2011

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EXHIBIT C



IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF FLORIDA

MPS ENTERTAINMENT, LLC
A New Jersey Limited Liability Company

Plaintiff,

CASE NO.: 1:11-CV-21765

vs.

ROBERT M. FLETCHER and
FRANK SORRENTINO

Defendants,

STIPULATION FOR SETTLEMENT

Plaintiff, MPS ENTERTAINMENT, LLC., ("MPS" or "Plaintiff"), and Defendants, and FRANK SORRENTINO ("Frank" and collectively "Defendants"), agree and stipulate as follows:

Background

1. Plaintiff filed a Complaint for Trademark Infringement, Unfair Competition and False Description arising under §§ 32 and 43 of the Lanham Act, 15 U.S.C. §§1114(1) (Trademark Infringement) and 1125(a) (Unfair Competition and False Description), for Unfair Business Practices arising under Florida Statutes §§ 495.131, 495.151 and 540.08 and for injury to business reputation under common law.

2. The parties stipulate that this Court has original subject matter jurisdiction over this action pursuant to 28 U.S.C. §1338(a) and 15 U.S.C. §1121. This Court has related claim jurisdiction over the state law claims pursuant to 28 U.S.C. §1338(b) and 28 U.S.C. §1367.

that Venue is proper in this district pursuant to 28 U.S.C. §1391 in as much as a substantial part of the events or omissions giving rise to the claims for relief occurred in this judicial district.

3. Plaintiff, MPS, is a limited liability company, having a principal place of business in Miami, Florida. Plaintiff, MPS, has been engaged in the business of developing, marketing and distributing goods and services under the trademark "The Situation". MPS is a limited liability company controlled and owned by Michael Sorrentino ("Michael") and his brother Marc Sorrentino. MPS was established as the exclusive entity to license the name, image and likeness of Michael. MPS owns 6 validly registered trademarks, giving it the exclusive use the mark: THE SITUATION in commerce.(the "Mark")

4. Plaintiff alleged that Defendant, Fletcher, conducted business in Boca Raton, Florida under the trade name "Strategic Book Publishing and Rights Agency", and that he, together with Frank, who is Michael's father, distributed on the internet, a website at www.TheConfrontationSite.com (the "Website") which prominently used the Mark and Michael's name, image and likeness to attract and draw visitors to the Website where the Defendants purport to conduct commerce, including advertising for a proposed book that Frank intended to write about Michael's life.

5. Plaintiff alleged that the Website damaged the business reputation of MPS, improperly capitalized upon the goodwill of Plaintiff's Mark, used the name, image and likeness of Michael in commerce in violation of Fla. Stat. § 540.08.

6. Defendants deny the allegations of the complaint, but they acknowledge that given the uncertainty of litigation, they agree and stipulate to the entry of a permanent injunction pursuant to which they agree that will not use the Mark in commerce in any manner and they will

not use Michael's name, image or likeness for advertising purposes in connection with the Website, a book or otherwise.

8. Future use of the Mark by Defendants

Defendants agree that (hereafter) they shall:

- A. Not use the words "The Situation" in any website or in print in any manner and they shall not use the Mark in any meta-tags.
- B. Remove the Mark from the Website and agree that they shall not use the Mark in any website.
- C. Not use the words "The Situation" in commerce in any manner.
- D. Not use the name, image or likeness of Michael for any advertising purpose, in commerce including not limited in the Website or in connection for the promotion or advertising or sale of a book about Michael.

The parties agree that the foregoing restrictive covenants shall have the same effect as though this was an order granting Plaintiff a permanent injunction, and a violation of this clause shall be enforced with an order of contempt. In the event of an action to enforce this agreement, the court shall award attorneys fees in favor of the prevailing party.

Severability

In the event that any portion of this Agreement shall be deemed invalid by a Court of Law, then the remainder of this Agreement shall remain in full force and effect unless the Court deems that the portion deemed invalid voids the entire Agreement between the Parties.

Complete Agreement

This Agreement between the Parties incorporates the entire settlement of all claims that have or could have been raised between the parties in the Litigation, and all prior agreements, understandings, or statements, oral or in writing, are merged herein.

Stipulation for Dismissal

The Parties agree to submit this Agreement for an Order from the Court approving the Stipulation and dismissing the Litigation with prejudice. The Court shall reserve jurisdiction over the parties to enforce a violation of the restrictions contained in clause 8.

Binding Parties

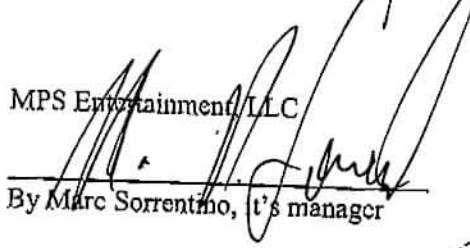
This Agreement shall be binding upon the Parties, and their respective heirs, trustees, executives, insurers, as well as their successors, licensees, assignees and attorneys.

Interpretation


Neither party shall be deemed to have drafted this Agreement, and the Plaintiff and the Defendants, acknowledge by their signatures below that they entered into this Agreement of their own free will, and having had the benefit of independent counsel and that they did not rely upon any statement or representation of all third parties.


Entered and made effective this 30 of June, 2011

MPS Entertainment, LLC


By Marc Sorrentino, it's manager

Frank Sorrentino

 6/29/11


Richard C. Wolfe, Esq, counsel for
Plaintiff, MPS Entertainment, LLC

TMZ