IN THE SUPERIOR COURT OF THE VIRGIN ISLANDS

DIVISION OF ST. CROIX

YUSUF YUSUF, ON BEHALF OF PLESSEN ENT., INC.	Plaintiff)	CASE NO. SX-13-CV-0000120
	j	ACTION FOR: DAMAGES - CIVIL
	vs)	
WALEED HAMED WAHEED HAMED MUFEED MOHAMMAD HAMED)))	

Defendant

NOTICE OF ENTRY OF ORDERS

TO: MARK ECKARD, ESQ.

JEFFREY B.C.MOORHEAD, ESQ.

NIZAR DEWOOD, ESQ.

Please take notice that on August 25, 2016 a(n) ORDERS dated August 19, 2016 was entered by the Clerk in the above-entitled matter.

Dated: August 25, 2016

AUG 2 6 2016

Estrella H. George Acting Clerk of the Court

JANEEN MARANDA COURT CLERK II

IN THE SUPERIOR COURT OF THE VIRGIN ISLANDS DIVISION OF ST. CROIX

YUSUF YUSUF, derivatively on behalf of PLESSEN ENTERPRISES, INC.,

Plaintiff,

WALEED HAMED, WAHEED HAMED, MUFEED HAMED, HISHAM HAMED and FIVE-H HOLDINGS, INC.,

Defendants,

and

 \mathbf{v} .

PLESSEN ENTERPRISES, INC.,

Nominal Defendant.

SX-13-CV-120

CIVIL ACTION FOR DAMAGES AND INJUNCTIVE RELIEF

JURY TRIAL DEMANDED

ORDER

THIS MATTER is before the Court on Defendant Waleed Hamed, Defendant Waheed Hamed, Defendant Mufeed Hamed, Defendant Hisham Hamed, and Five-H Holdings, Inc. and Nominal Defendant Plessen Enterprises, Inc.'s (hereinafter, "Plessen") motion to stay, filed on January 16, 2015. Plaintiff Yusuf Yusuf filed an opposition and Plessen filed a reply thereafter. On April 1, 2015, Defendants and Plessen filed a supplemental memorandum.¹

In their Motion, Defendants and Plessen argued that discovery should be stayed for two reasons: (1) pending the outcome of an appeal before the Supreme Court of the Virgin Islands (hereinafter, "Supreme Court") regarding a July 22, 2014 opinion and order denying Fathi Yusuf's motion to nullify various resolutions passed by Plessen's Board of Directors and denying his request to appoint a receiver for Plessen in *Muhammad Hamed v. Fathi Yusuf and United Corporation*, SX-12-CV-370 (hereinafter, "2012 Lawsuit"); and (2) pending the Court's ruling on Defendant Waleed's

¹ The Court will not consider the supplemental memorandum filed without leave from the Court.

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motion to dismiss in this instant case. (Motion, p. 2, 7) Given that the Supreme Court has since issued

an opinion and judgment dismissing the appeal for lack of jurisdiction, and this Court has also since

issued an opinion and order denying Defendant Waleed's motion to dismiss, Defendants and Plessen's

Motion is rendered moot. Accordingly, it is hereby:

ORDERED that Defendants and Plessen's Motion to Stay is DENIED AS MOOT. And it is

further:

ORDERED that, within three (3) weeks from the entry of this Order, the parties shall submit

a proposed joint scheduling order.

DONE and so ORDERED this _

day of August, 2016.

ATTEST:

Estrella H. Geørge

Acting Clerk of the Court

HAROLD W.L. WILLOCKS

Administrative Judge of the Superior Court

By:

Court Chrl Supervisor

Dated

CERTIFIED A TRUE COPY

DATE:

FSTRELLA H. GEORGE

ACTING CLERK OF THE COURT

BY:

COURT CLERK