Docket number: 23-CCB-0070

September 18, 2023

		West Coast Soul LLC, Lavell N. Bynum, and Takela
Joe Hand Promotions, Inc.	_ V	Corbitt
CLAIMANT	- <i>v.</i>	RESPONDENT

FIRST DEFAULT NOTICE TO WEST COAST SOUL LLC, LAVELL N. BYNUM, AND TAKELA CORBITT

The Copyright Claims Board (Board) is issuing a First Default Notice in claim 23-CCB-0070 because you have not registered for eCCB (the Copyright Claims Board's electronic filing and case management system) or filed a response as ordered by the Board's deadlines. 37 C.F.R. § 227.1(a).

The Board issued an Order to Pay Second Filing Fee and Register for eCCB on July 25, 2023. The claimant paid the second filing fee on July 25, 2023. The order also directed you to register for eCCB by August 8, 2023 unless you were granted a waiver of that requirement. 37 C.F.R. § 222.7(a)(2); 37 C.F.R. § 222.5(f).

On August 9, 2023, the Board issued a Second Notice to Register for eCCB, which directed you to register for eCCB by September 1, 2023. On the same day, the Board issued a Scheduling Order ordering you to file a response to the claim by September 8, 2023. 37 C.F.R. § 222.7(b)(2). You have missed these deadlines and did not appear at the pre-discovery conference scheduled on September 14, 2023.

The Board hereby notifies you that failure to participate in the proceeding may result in the Board entering a default determination against you. 37 C.F.R. § 227.1(b)(1).

You have until October 18, 2023 to file a response to the claim and register for eCCB. You may ask for more time if you need it by completing a short request form on eCCB for the Board to consider. If you file a response and register for eCCB by this deadline, the Board will resume proceedings and issue a new scheduling order with revised dates for the pre-discovery conference, deadlines for exchanging answers to discovery, and the status conference. 37 C.F.R. § 227.1(c).

If you do not file a response and register for eCCB or contact the Board about this notice by October 18, 2023, the Board will ask the claimant to submit evidence in support of their claim. 37 C.F.R. § 227.2(a)-(b). The Board will then determine whether the evidence is sufficient to justify a determination in favor of the claimant, and if so, will issue a proposed default determination awarding damages or relief to the claimant. If the Board determines that the evidence is not sufficient to rule in favor of the claimant, it will prepare a proposed determination dismissing the proceeding without prejudice (without prejudice means the claim can be filed again in the future). 37 C.F.R. § 227.3(a)(1)-(2).

If the Board issues a proposed default determination in favor of the claimant, you will have 30 days to respond and submit any evidence or information opposing the default determination. If you do not respond to the

proposed default determination, the Board will issue the proposed default determination as a final determination against you. 37 C.F.R. § 227.4(a); 37 C.F.R. § 227.5(b).

If you do not pay the claimant any damages that are awarded in the final determination or if you otherwise fail to comply with any relief included in the determination, the claimant may apply to a United States District Court for an order confirming the relief awarded in the final determination and for a judgment for the damages and relief included in the determination.

The district court is required to grant the order and the judgment unless the determination has been vacated, corrected, or modified. The district court may also impose on you the reasonable expenses incurred by the claimant, including attorney's fees, in order to obtain the order and judgment.

For more information on procedures in cases of default, see the CCB Handbook chapter on <u>Missed</u>

<u>Deadlines</u>. For information on how to ask the Board to reconsider a final determination following a default, see the discussion in that chapter on "Challenging a Determination" at p. 7. You may also seek an order from a United States District Court vacating, modifying, or correcting the determination. *See* <u>17 U.S.C. § 1508(c)</u>.

If you would like to seek further guidance from a lawyer or a law student at reduced or no cost, please visit the **Pro Bono Assistance page** on ccb.gov.

The Board will mail this notice to the address we have on file for you. Any specific questions can be directed to asktheboard@ccb.gov.

Copyright Claims Board