UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT
Thurgood Marshall U.S. Courthouse 40 Foley Square, New York, NY 10007 Telephone: 212-857-8500

### MOTION INFORMATION STATEMENT

Yes   No (explain):	Docket Number(s): <u>10-3342</u>	Caption [use short title]
Jacqueline C. Charlesworth seeks to withdraw as counsel for Alley Music Corp., Edward B. Marks Music Corp., Freddy Bienstock Music Co., NMPA, Rodgers & Hammerstein Org. and Stage Three Music (US) Inc.  MOVING PARTY: Alley Music Corp. et al. (listed above) Plaintif Appellant/Petitioner Appelled Respondent  MOVING ATTORNEY: Jacquelina C. Onatiesveemin. Essa.  OPPOSING ATTORNEY: Andrew Schapiro, Esq.  OPPOSING ATTORNEY: Andrew Schapiro, Esq.  MOVING ATTORNEY: Andrew Schapiro, Esq.  OPPOSING ATTORNEY: Andrew Schapiro, Esq.  Maver Brown LLP 7 Times Square 1678 Broadway New York, NY 10019 (212) 421-4100 / jcharlesworth@pryorcashman.com (212) 506-2500 / aschapiro@mayerbrown.com  Court-Judge/Agency appealed from: U.S. District Court, S.D.N.Y., Hon. Louis L. Stanton  Please check appropriate boxes:  Has movant notified opposing counsel (required by Local Rulc 27.1): Has movant notified opposing counsel (required by Local Rulc 27.1): Has movant notified opposing counsel (required by Local Rulc 27.1): Has movant notified opposing counsel (required by Local Rulc 27.1): Has movant notified opposing counsel (required by Local Rulc 27.1): Has requested return date and explanation of emergency:  Opposing counsel's position on motion: Discopposing counsel intent of lie a response: Per EMERGENCY MOTIONS, MOTIONS FOR STAYS AND INJUNCTIONS PENDING APPEAL. Has requested return date and explanation of emergency: Has service been previously sought in this Court? Requested return date and explanation of emergency: Per Discounsel intent of lie a response: Per Discounsel intent of lie a respons		
Freddy Bienstock Music Co., NMPA, Rodgers & Hammerstein Org. and Stage Three Music (US) Inc.		_
Hammerstein Org. and Stage Three Music (US) Inc.  MOVING PARTY: Alley Music Corp. et al. (listed above)  Plaintiff Appellear/Petitioner   Defendant Appellear/Petitioner   Appellear/Pe	for Alley Music Corp., Edward B. Marks Music Corp.,	
MOVING PARTY: Alley Music Corp. et al. (listed above)    Plaintiff	Freddy Bienstock Music Co., NMPA, Rodgers &	
Plaintif	Hammerstein Org. and Stage Three Music (US) Inc.	
Iname of attorney, with firm, address, phone number and e-mail]   Mayer Brown LLP	✓ Plaintiff	OPPOSING PARTY: YouTube, et al.
Iname of attorney, with firm, address, phone number and e-mail	MOVING ATTORNEY: Jacqueline C. Charlesworth, Esq.	OPPOSING ATTORNEY: Andrew Schapiro, Esq.
1675 Broadway   New York, NY 10036   New York, NY 10019   (212) 421-4100 / icharlesworth@pryorcashman.com   (212) 506-2500 / aschapiro@mayerbrown.com	[name of attorney, with firm, a	
New York, NY 10036   (212) 421-4100 / jcharlesworth@pryorcashman.com   (212) 506-2500 / aschapiro@mayerbrown.com   (212) 421-4100 / jcharlesworth@pryorcashman.com   (212) 506-2500 / aschapiro@mayerbrown.com   (212) 506-2500 / aschapiro@maye		
Court-Judge/Agency appealed from: U.S. District Court, S.D.N.Y., Hon. Louis L. Stanton		
Please check appropriate boxes:    Has movant notified opposing counsel (required by Local Rule 27.1):   Has request for relief been made below?   Yes   No (explain):   No   Yes   No (explain):   No   No   No (explain):   No   No   No   No   No   No   No   N	(212) 421-4100 / icharlesworth@pryorcashman.com	
Signature of Moving Attorney: /S/Jacqueline Unariesworth Date: April 18, 2011  ORDER  IT IS HEREBY ORDERED THAT the motion is GRANTED DENIED.  FOR THE COURT: CATHERINE O'HAGAN WOLFE, Clerk of Court	Please check appropriate boxes:  Has movant notified opposing counsel (required by Local Rule 27.1):  Yes No (explain):  Opposing counsel's position on motion:  Unopposed Opposed Don't Know  Does opposing counsel intend to file a response:  Yes No Don't Know  Is oral argument on motion requested?	FOR EMERGENCY MOTIONS, MOTIONS FOR STAYS AND INJUNCTIONS PENDING APPEAL:  Has request for relief been made below?  Has this relief been previously sought in this Court?  Requested return date and explanation of emergency:  Or oral argument will not necessarily be granted)
IT IS HEREBY ORDERED THAT the motion is GRANTED DENIED.  FOR THE COURT:  CATHERINE O'HAGAN WOLFE, Clerk of Court		
FOR THE COURT: CATHERINE O'HAGAN WOLFE, Clerk of Court	OR	RDER
CATHERINE O'HAGAN WOLFE, Clerk of Court	IT IS HEREBY ORDERED THAT the motion is GRANTED DENIED.	
Date:By:		
	Date:	Ву:

## UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT

THE FOOTBALL ASSOCIATION PREMIER LEAGUE LIMITED, et al.,

Plaintiffs-Appellants,

No. 10-3342

ν.

YOUTUBE, INC., et al.,

Defendants-Appellees.

# DECLARATION OF JACQUELINE C. CHARLESWORTH IN SUPPORT OF MOTION TO WITHDRAW

- 1. I, JACQUELINE C. CHARLESWORTH, pursuant to 28 U.S.C. §1746, hereby declare as follows:
- 2. I am a partner with the law firm Pryor Cashman LLP. I submit this declaration in support of my motion to withdraw as counsel of record for Plaintiffs-Appellants Alley Music Corporation, Edward B. Marks Music Corporation, Freddy Bienstock Music Company, National Music Publishers' Association, Rodgers & Hammerstein Organization and Stage Three Music (US), Inc.
- 3. The above-referenced Plaintiffs-Appellants will continue to be represented in this appeal by the law firms Proskauer Rose LLP, Lieff Cabraser

Heimann & Bernstein LLP and Bernstein Litowitz Berger & Grossmann LLP.

Accordingly, my withdrawal will not cause or result in any delay or prejudice.

4. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 18<sup>th</sup> day of April, 2011.

By: /s/ Jacqueline C. Charlesworth
Jacqueline C. Charlesworth

PRYOR CASHMAN LLP 7 Times Square New York, NY 10036-6569 (212) 421-4100

Attorneys for Plaintiffs-Appellants
Alley Music Corporation, Edward B. Marks
Music Corporation, Freddy Bienstock Music
Company, National Music Publishers'
Association, Rodgers & Hammerstein
Organization and Stage Three Music (US),
Inc.

### **CERTIFICATE OF SERVICE**

I hereby certify that on this 18<sup>th</sup> day of April, 2011, I caused true and correct copies of the foregoing Motion for Leave to Withdraw as Counsel and Declaration of Jacqueline C. Charlesworth in Support of Motion to Withdraw to be served on all counsel of record in this appeal via CM/ECF, pursuant to Local Rule 25.1 (h)(1) & (2).

By: /s/ Jacqueline C. Charlesworth

Jacqueline C. Charlesworth