## UNPUBLISHED

## UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

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	No. 17-1618	
CONTINENTAL CASUALTY CO	OMPANY,	
Plaintiff - App	pellee,	
v.		
GARGOYLES, INC.; JOHN F. CU	JRRAN, III,	
Defendants - A	Appellants.	
-		
Appeal from the United States Dis J. Frederick Motz, Senior District J		•
Submitted: October 25, 2017		Decided: November 2, 2017
Before KING, SHEDD, and HARR	RIS, Circuit Judges.	
Dismissed in part and affirmed in p	part by unpublished p	er curiam opinion.
John F. Curran, III, Appellant Pro E. Smith, WILEY REIN, LLP, Was	•	
Unpublished oninions are not hindi	no precedent in this	circuit

## PER CURIAM:

Proceeding pro se, John F. Curran, III, seeks to appeal on behalf of himself and Gargoyles, Inc., the district court's order denying his post-judgment motion to vacate judgment and stay proceedings against Gargoyles, Inc. Curran has also moved on appeal to stay proceedings and represent Gargoyles, Inc. However, Gargoyles, Inc., may only proceed in federal court through licensed counsel. *See Rowland v. Cal. Men's Colony, Unit II Men's Advisory Council*, 506 U.S. 194, 201-03 (1993); *In re Under Seal*, 749 F.3d 276, 290 n.17 (4th Cir. 2014). We therefore dismiss the appeal as to Gargoyles, Inc. As to Curran, we have reviewed the record and find no reversible error. Accordingly, we deny his pending motions and affirm the district court's order. *See Continental Cas. Co. v. Gargoyles, Inc.*, No. 1:14-cv-01183-JFM (D. Md. May 2, 2017). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

DISMISSED IN PART; AFFIRMED IN PART