NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

JS IP, LLC, FONTAINEBLEAU FLORIDA HOTEL, LLC, AND SFX NIGHTLIFE OPERATING, LLC, Plaintiffs-Appellees,

v.

MARK DANIEL ADAMCZYK,

Defendant-Appellant.

2014-1811

Appeal from the United States District Court for the Southern District of Florida in No. 1:14-cv-21977-UU, Judge Ursula Ungaro-Benages.

ON MOTION

Before LOURIE, MOORE, and REYNA, *Circuit Judges*. PER CURIAM.

ORDER

Appellees move to dismiss this appeal for lack of jurisdiction. Mark Daniel Adamczyk does not respond.

Adamczyk appeals from a decision of the United States District Court of the Southern District of Florida JS IP, LLC v. ADAMCZYK

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granting appellees' motion for default judgment and permanent injunction relating to use of appellees' trademarks. This court is a court of limited jurisdiction, which does not include authority over this trademark infringement dispute. See 28 U.S.C. § 1295.

While appellees seek dismissal, we deem it the better course to transfer the case pursuant to 28 U.S.C. § 1631 to the United States Court of Appeals for the Eleventh Circuit.

Accordingly,

IT IS ORDERED THAT:

- (1) The motion to dismiss is denied.
- (2) This appeal is transferred to the United States Court of Appeals for the Eleventh Circuit pursuant to 28 U.S.C. § 1631.

FOR THE COURT

/s/ Daniel E. O'Toole Daniel E. O'Toole Clerk of Court

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ISSUED AS A MANDATE: October 21, 2014