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8 UNITED STATES DISTRICT COURT
9 CENTRAL DISTRICT OF CALIFORNIA
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11 ROB KOLSON CREATIVE
12 PRODUCTIONS, INC.,

13 Plaintiff

14 v.

15 SCOTT STANDER,

16 Defendant.
17

Case No. 2:18-cv-6789-VAP (GJS)

**ORDER ACCEPTING
CERTIFIED FACTS, FINDINGS,
AND RECOMMENDATIONS OF
UNITED STATES MAGISTRATE
JUDGE FOR A FINDING OF
CIVIL CONTEMPT**

18 Pursuant to 28 U.S.C. § 636, the Court has reviewed the Registration of
19 Judgment from Another District [Dkt. 1], all pleadings and other documents filed in
20 this judgment debtor action, the Report and Recommendation of United States
21 Magistrate Judge (“Report”), and Non-Party The Stander Group’s (“TSG”)
22 Objections to the Report (including the declaration of counsel for both Defendant
23 and The Stander Group, Peter J. Babos) [Dkt. 84]. Pursuant to 28 U.S.C. §
24 636(b)(1)(C) and Fed. R. Civ. P. 72(b), the Court has conducted a *de novo* review of
25 those portions of the Report to which objections have been stated.

26 Nothing in the Objections affects or alters the analysis and conclusions set
27 forth in the Report. Nearly all of TSG’s Memorandum of Points and Authorities in
28 Support of its objections is a “Recap of Prior Legal Argument” [Dkt. 84 at 5], *i.e.*, a

1 re-argument of the very same position and cases presented to the Magistrate Judge
2 concerning the issue of whether Defendant Scott Stander's filing of personal
3 bankruptcy stays discovery or other proceedings involving third party TSG. No new
4 facts or case law are included. In fact, the "recap" appears to be a cut-and-paste
5 from TSG's prior briefing.

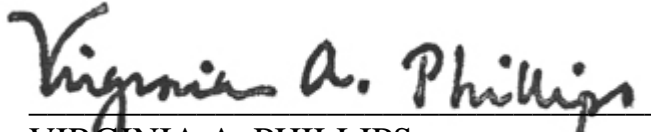
6 Having completed its review, the Court accepts the certified facts, findings
7 and recommendations set forth in the Report. Accordingly, **IT IS ORDERED** that
8 the Contempt Motion with respect to both TSG and Babos is GRANTED as follows:

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- 10 (1) TSG and Babos are held in contempt for failing to comply with
11 the Court's October 23, 2019 discovery and sanctions order;
 - 12 (2) TSG must immediately produce all of the documents requested
13 by Plaintiff and must file, within two weeks of the entry of this
14 Order, a declaration stating that TSG has complied with the
15 order or explaining any non-compliance;
 - 16 (3) TSG and Babos (jointly and severally) must pay to Plaintiff
17 \$4,227.50 in attorney's fees, minus any payments previously
18 made, as required by the initial order;
 - 19 (4) TSG and Babos must pay an additional \$6,012.50 (\$2,112.50 for
20 Plaintiff's opening brief and \$3,900.00 for the Court-ordered
21 supplemental briefing) payable to Plaintiff for further fees
22 incurred litigating the contempt motion;
 - 23 (5) Attorney Babos' is hereby referred to the Central District of
24 California's Attorney Disciplinary Committee for investigation;
25 and

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28 //

1 (6) that the Clerk of the Court forward a copy of the Magistrate
2 Judge's Report and Recommendation [Dkt. 83] and this Order to
3 the State Bar of California, Intake, 845 South Figueroa Street,
4 Los Angeles, CA 90017.
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7 DATE: August 19, 2020
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VIRGINIA A. PHILLIPS
UNITED STATES DISTRICT JUDGE
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