IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 15-cv-01921-JLK

ARETHA FRANKLIN,

Plaintiff,

٧.

ALLAN ELLIOTT, D/B/A/ AL'S RECORDS AND TAPES

Defendant.

STIPULATED TEMPORARY ORDER ENJOINING ALAN ELLIOTT FROM SCREENING OR SHOWING FILM FOOTAGE

WHEREAS Plaintiff Aretha Franklin has previously sought and obtained emergency relief from this Court against prior defendant National Film Preserve, Ltd a/k/a Telluride Film Festival to protect her claimed contractual, statutory, and common law rights to control her name and likeness and to prevent the unauthorized release or screening of film footage from a 1972 gospel concert; and

WHEREAS the Parties are in dispute regarding their individual rights and obligations with reference to the footage of Ms. Franklin's 1972 gospel concert, and a film entitled "Amazing Grace" made from that footage; and

WHEREAS the Parties wish to avoid the cost and disruption of a hearing on Temporary Restraining Order or Preliminary Injunction; and

AW AF/OR

WHEREAS the Parties desire to maintain the status quo pending discussions that may resolve this dispute;

IT IS HEREBY AGREED AND THE COURT ORDERS AS FOLLOWS:

- 1. Absent further order of the Court or specific written authorization from Ms. Franklin, Defendant Alan Elliott, his agents, employees and all working in concert with the Defendant, shall not publicly show, screen, project, display or otherwise release the film *Amazing Grace*, or the 1972 concert footage.
- 2. Absent further order of the Court or specific written authorization from Ms. Franklin, Defendant Alan Elliott his agents, employees and all working in concert with the Defendant, will not show, screen, project, display or otherwise release the film Amazing Grace, or the 1972 concert footage for any commercial purposes. "Commercial purposes" includes any screenings (whether public or private) of the film for potential distributors or film executives with the intention to obtain a distribution or sales agreement for the Film.
- 3. Defendant Elliott shall have thirty (30) days from entry of this Order, to respond to the Complaint.
- 4. This Order shall remain in force for thirty days from the date of entry unless, within that thirty (30) day time period, either party, with at least fourteen (14) days' notice, moves the Court for a hearing on Plaintiff's request for preliminary injunctive relief.

M AFRE

- 5. If, within thirty (30) days from the date of entry of this Order, no hearing is sought by either Party, this Order shall expire and have no further effect.
- 6. If, within thirty (30) days from the entry of this Order, either Party seeks a hearing on Plaintiff's request for preliminary injunctive relief, then this Order shall remain in force until the conclusion of any such hearing, or further Order of the Court.
- 7. The Parties agree that this stipulation can be signed in counterparts, and both signatures shall be counted as one document.

Agreed: Onethat	Isombolis Date:	9.15.2015
Aretha Franklin	CONSENT Z	gal Barrel
Agreed:	Date:	
Alan Elliott		
So ORDERED at this	Lth Day of Septemb	per, 2015.
John E. La	ine	
United States District N	idge	***************************************

Approved as to form:

Wheeler Trigg O'Donnell LLP

N. Reid Neureiter

370 17th Street, Suite 4500 Denver, CO 80202-5647

303-244-1800

(Attorney for Ms. Franklin)

FOX ROTHSCHILD LLP

5 9/15/20

Neal S. Cohen 1225 17th Street, Suite 2200

Denver, CO 80202

Telephone:

303-292-1200

Fax:

303-292-1300

E-mail:

ncohen@foxrothschild.com

Lincoln D. Bandlow (admission pending) 1800 Century Park East, Suite 300 Los Angeles, CA 90067-1506

Telephone: (310) 598-4150

Fax:

(310) 556-9828

E-mail: lbandlow@foxrothschild.com

(Attorneys for Mr. Elliott)

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 15-cv-01921-JLK

ARETHA FRANKLIN,

Plaintiff,

٧.

ALLAN ELLIOTT, D/B/A/ AL'S RECORDS AND TAPES
Defendant.

STIPULATED TEMPORARY ORDER ENJOINING ALAN ELLIOTT FROM SCREENING OR SHOWING FILM FOOTAGE

WHEREAS Plaintiff Aretha Franklin has previously sought and obtained emergency relief from this Court against prior defendant National Film Preserve, Ltd a/k/a Telluride Film Festival to protect her claimed contractual, statutory, and common law rights to control her name and likeness and to prevent the unauthorized release or screening of film footage from a 1972 gospel concert; and

WHEREAS the Parties are in dispute regarding their individual rights and obligations with reference to the footage of Ms. Franklin's 1972 gospel concert, and a film entitled "Amazing Grace" made from that footage; and

WHEREAS the Parties wish to avoid the cost and disruption of a hearing on Temporary Restraining Order or Preliminary Injunction; and



WHEREAS the Parties desire to maintain the status quo pending discussions that may resolve this dispute;

IT IS HEREBY AGREED AND THE COURT ORDERS AS FOLLOWS:

- 1. Absent further order of the Court or specific written authorization from Ms. Franklin, Defendant Alan Elliott, his agents, employees and all working in concert with the Defendant, shall not publicly show, screen, project, display or otherwise release the film Amazing Grace, or the 1972 concert footage.
- 2. Absent further order of the Court or specific written authorization from Ms. Franklin, Defendant Alan Elliott his agents, employees and all working in concert with the Defendant, will not show, screen, project, display or otherwise release the film Amazing Grace, or the 1972 concert footage for any commercial purposes. "Commercial purposes" includes any screenings (whether public or private) of the film for potential distributors or film executives with the intention to obtain a distribution or sales agreement for the Film.
- 3. Defendant Elliott shall have thirty (30) days from entry of this Order, to respond to the Complaint.
- 4. This Order shall remain in force for thirty days from the date of entry unless, within that thirty (30) day time period, either party, with at least fourteen (14) days' notice, moves the Court for a hearing on Plaintiff's request for preliminary injunctive relief.



- 5. If, within thirty (30) days from the date of entry of this Order, no hearing is sought by either Party, this Order shall expire and have no further effect.
- 6. If, within thirty (30) days from the entry of this Order, either Party seeks a hearing on Plaintiff's request for preliminary injunctive relief, then this Order shall remain in force until the conclusion of any such hearing, or further Order of the Court.
- 7. The Parties agree that this stipulation can be signed in counterparts, and both signatures shall be counted as one document.

Agreed:	Date:	, a particular and acceptance of the control of the
Aretha Franklin		
Agree it	Date:	The second secon
So ORDERED at this 16 th Day	of Santamba	r 2015
lo La C Lan	or septembe	1, 2015.
United States District Judge	and the second s	oralloners .

Ag Hove I have been

Wheeler Trigg O'Donnell LLP

N. Reid Neuraiter 370 17th Street, Suite 4500 Denver, GO 80202-5647 303-244-1800 (Attorney for Ms. Franklin)

Fox Rornseques LLP

Neal S. Cohen

1225 17th Street, Suite 2200

Denver, CO 80202

Telephone:

303-292-1200

tas:

303-292-1300

E-mail:

ncohen@faxrothschild.com

Lincoln D. Bandlow (admission pending)

1800 Century Park East, Suite 300 Los Angelos, CA 90067-1506

Telephone: (310) 598-4150

Pax:

(310) 556-9828

E-mail: tbandlow@foxrothschild.com

(Attorneys for Mr. Ellion)