

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA**

**Case No.: 07-22670 CIV-SEITZ/O'SULLIVAN**

**STOCKWIRE RESEARCH GROUP, INC.**  
**a Florida corporation, and**  
**ADRIAN JAMES, a Texas Resident.**

**Plaintiffs,**

**vs.**

**JONATHAN LEBED, a Florida resident,**  
**LEBED BIZ, L.L.C., a New Jersey Limited**  
**Liability Company, PIGASA, INC., a New**  
**Jersey Corporation, and CONSTANCE LEBED,**  
**a New Jersey Resident.**

**Defendants.**

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**NOTIFICATION OF NINETY DAYS EXPIRING**

Plaintiffs Stockwire Research Group, Inc. and Adrian James, by and through their undersigned counsel hereby file this Notification of Ninety Days Expiring pursuant to S.D. Fla. L.R. 7.1(B)(3), and state as follows:

(1) The Plaintiffs Stockwire Research Group, Inc's and Adrian James' Motion for Final Default Judgment Against Defendants Jonathan Lebed, Pigasa, Inc., and Lebed Biz, LLC (served and filed on March 25, 2008) [DE 53] (the "Motion for Final Default Judgment") has been pending and fully briefed with no hearing set thereon for a period of ninety days.

(2) There have not been any responses or opposing memoranda to the Motion for Final Default Judgment filed by any party.

(3) There have not been any reply memoranda or other papers filed in connection with the Motion for Final Default Judgment.

(4) There has been no hearing on the Motion for Final Default Judgment.

Dated: June 23, 2008

Respectfully submitted,

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*Attorneys for Plaintiffs  
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Adrian James*

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing was served via the methods referenced below this day June 23, 2008 on all counsel or parties of record on the service list indicated below:

**SERVICE LIST**

***Stockwire Research Group, Inc. v. Lebed, et. al.***  
**CASE NO.: 07-22670 CIV-SEITZ/MCALILEY**  
**United States District Court, Southern District of Florida**

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**Defendant Lebed Biz, LLC**

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**Defendant Pigasa, Inc.**

c/o Jonathan Lebed, Registered Agent  
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