| 1 | UNITED STATES DISTRICT COURT | |
|----|---|----------------------------------|
| 2 | DISTRICT OF NEVADA | |
| 3 | | |
| 4 | Rock n' Roll Foods, LLC; Richard "Rocky" Parks, | 2:15-cv-00988-JAD-CWH |
| 5 | Plaintiffs, | |
| 6 | V. | Order Granting Motion to Dismiss |
| 7 | Stephen Frazer et al., | [#4] |
| 8 | Defendants. | |
| 9 | | |
| 10 | In this removed action, plaintiffs Rock n' Roll Foods, LLC and Richard "Rocky" Parks allege | |
| 11 | nine claims ranging from breach of contract to securities fraud, all without any facts to support them. | |
| 12 | Doc. 1 at 6–18. Defendants Stephen Frazer and Emerging Technology Corporation move to dismiss | |
| 13 | this action for failure to state a plausible claim. Doc. 4. By their response, plaintiffs do not deny the | |
| 14 | insufficiency of their initial pleading; they argue instead that their proposed first amended complaint | |
| 15 | cures any deficiency and survives dismissal. Unfortunately, they've neither attached that new | |
| 16 | pleading nor moved for leave to file it. See Doc. 7 | |
| 17 | As plaintiffs tacitly concede the merits of the defendants' motion to dismiss, IT IS HEREBY | |
| 18 | ORDERED that the Motion to Dismiss [Doc. 4] is GRANTED; all of plaintiffs' claims are | |
| 19 | dismissed without prejudice, but this case will not yet be closed. Plaintiffs have 10 days to file | |
| 20 | a proper motion for leave to amend in compliance with the local rules and with the proposed draft | |
| 21 | amended complaint attached. The briefing on the motion for leave to amend will proceed in the | |
| 22 | normal course. If plaintiffs fail to file a timely motion for leave to amend, or if they fail to | |
| 23 | demonstrate that leave is proper, this case may be closed. | |
| 24 | Dated this 29th day of June, 2015. | |
| 25 | (DEC | |
| 26 | Jennifer A. Dorsey United States District Judge | |
| 27 | | |
| 28 | | |
| | | |