

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

X

Case No.: 11-CIV-0201 (AKH)

DEBORAH R. COOKE and CHRISTINA M.  
RODINO,

Plaintiffs,

**RULE 7.1 STATEMENT**

-against-

DB 85 GYM CORP. d/b/a DAVID BARTON  
GYM, CV II GYM, LLC d/b/a DAVID BARTON  
GYM, CV VI, LLC d/b/a DAVID BARTON GYM,  
DB BROADWAY GYM CORP. d/b/a DAVID  
BARTON GYM, KEVIN KAVANAUGH, and  
CARL HELMLE III,

Defendants.

X

Pursuant to Rule 7.1(a) of the Federal Rules of Civil Procedure, Defendant CV VI,  
LLC certifies that it is wholly owned by Club Ventures Investment, LLC, and that no publicly  
held corporation owns more than 10% of its stock.

Dated: New York, New York  
February 17, 2011

Respectfully submitted,

GORDON & REES LLP

By: /s/

---

Mercedes Colwin (MC 3862)  
Sarir Zandi (SZ 0094)  
Attorneys for Defendants  
DB 85 Gym Corp. d/b/a David Barton  
Gym, CV II Gym, LLC d/b/a David Barton  
Gym, CV VI, LLC d/b/a David Barton  
Gym, DB Broadway Gym Corp. d/b/a  
David Barton Gym, Kevin Kavanaugh,  
and Carl Helmle, III  
90 Broad Street  
23<sup>rd</sup> Floor

New York, NY 10004  
(212) 269-5500 (Phone)  
(212) 269-5505 (Fax)

TO: H.P. Sean Dweck, Esq.  
Corey Stark, Esq.  
Attorneys for Plaintiff  
Deborah R. Cooke and  
Christina M. Rodino  
75 Rockefeller Plaza  
New York, New York 10019  
(212) 687-8200