

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE DISTRICT OF SOUTH CAROLINA
GREENVILLE DIVISION

Jane Doe 1, Jane Doe 2, Jane Doe 3, Jane
Doe 4, Jane Doe 5, Jane Doe 6, Jane Doe 7,
John Doe 1, John Doe 2, and John and Jane
Does 1-100,
Plaintiffs,

vs.

Varsity Brands, LLC; Varsity Spirit, LLC;
Varsity Brands Holding Company, Inc.;
U.S. All Star Federation; USA Federation
of Sport Cheering d/b/a USA Cheer; Jeff
Webb; Charlesbank Capital Partners, LP;
Bain Capital, LP; Rockstar Cheer & Dance,
Inc.; Katherine Anne Foster, as the personal
representative of the Estate of Scott Foster;
Kathy Foster, individually; Kenny Feeley;
Josh Guyton; Nathan Allan Plank;
Christopher Hinton; Tracy a/k/a or f/k/a
Traevon Black; Peter Holley; and other
Unknown Defendants,
Defendants.

C.A. No. 6:22-2957-HMH

ORDER OF DISMISSAL

Jane Doe 8,
Plaintiff,

vs.

Varsity Brands, LLC; Varsity Spirit, LLC;
Varsity Brands Holding Company, Inc.;
U.S. All Star Federation, Inc. d/b/a U.S. All
Star Federation; USA Federation for Sport
Cheering d/b/a USA Cheer; Charlesbank
Capital Partners, LP; Bain Capital, LP;
Jeff Webb, individually; Rockstar Cheer &
Dance, Inc.; Katherine Anne Foster, as the
personal representative of the Estate of
Scott Foster; Kathy Foster, individually;
Josh Guyton; Christopher Hinton; Traevon
Black a/k/a Trey Black n/k/a Tracey Black;
and other unknown defendants,
Defendants.

C.A. No. 6:22-3508-HMH

Jane Doe 9,)	
)	
Plaintiffs,)	C.A. No. 6:22-3509-HMH
)	
vs.)	
)	
Varsity Brands, LLC; Varsity Spirit, LLC;)	
Varsity Brands Holding Company, Inc.;)	
U.S. All Star Federation, Inc. d/b/a U.S. All)	
Star Federation; USA Federation for Sport)	
Cheering d/b/a USA Cheer; Charlesbank)	
Capital Partners, LP; Bain Capital, LP;)	
Jeff Webb, individually; Rockstar Cheer &)	
Dance, Inc.; Katherine Anne Foster, as)	
the personal representative of the Estate of)	
Scott Foster; Kathy Foster, individually;)	
Josh Guyton; Traevon Black a/k/a Trey)	
Black n/k/a Tracey Black; and other)	
unknown defendants,)	
)	
Defendants.)	

John Doe 3,)	
)	
Plaintiffs,)	C.A. No. 6:22-3510-HMH
)	
vs.)	
)	
Varsity Brands, LLC; Varsity Spirit, LLC;)	
Varsity Brands Holding Company, Inc.;)	
U.S. All Star Federation, Inc. d/b/a U.S. All)	
Star Federation; USA Federation for Sport)	
Cheering d/b/a USA Cheer; Charlesbank)	
Capital Partners, LP; Bain Capital, LP; Jeff)	
Webb, individually; Rockstar Cheer &)	
Dance, Inc.; Katherine Anne Foster, as the)	
personal representative of the Estate of)	
Scott Foster; Kathy Foster; Traevon Black)	
a/k/a Trey Black n/k/a Tracey Black; Jarred)	
Carruba; and other unknown defendants,)	
)	
Defendants.)	

The Court having been advised by counsel for the parties that the above actions have been settled,

IT IS ORDERED that these actions are hereby dismissed without costs and without prejudice. If settlement is not consummated within sixty (60) days, any party may petition the Court to reopen these actions and restore them to the calendar. Rule 60(b)(6), F.R.Civ.P. In the alternative, to the extent permitted by law, any party may within sixty (60) days petition the Court to enforce the settlement. Fairfax Countywide Citizens v. Fairfax County, 571 F.2d 1299 (4th Cir. 1978). By agreement of the parties, the court retains jurisdiction to enforce the settlement agreements. Kokkonen v. Guardian Life Ins. Co., 511 U.S. 375, 381-82 (1994).

The dismissals hereunder shall be with prejudice if no action is taken under either alternative within sixty (60) days from the filing date of this order.

IT IS SO ORDERED.

s/Henry M. Herlong, Jr.
Senior United States District Judge

April 9, 2024
Greenville, South Carolina