

Magistrate Judge Kathleen M. Tafoya
Byron G. Rogers United States Courthouse C251 / Courtroom C201

I'm writing this letter to inform you of a possible violation of your 19 Oct 12, Order (Doc 94) in case 1:12-cv-00656-CMA-KMT, Sunlust Pictures, LLC v. Cisa). I'm sorry that I'm unable to present this information in a more formal way and disclose my identity, but I fear retaliation from Prenda Law Inc., the firm who represents Sunlust Pictures LLC.

On page 16-17 of Doc 94, the following was ordered.

1. The Motions (Doc. Nos. 15, 19, and 32) are DENIED to the extent that they seek (1) to dismiss Plaintiff's claims of civil conspiracy and/or all causes of actions pursuant to Fed. R. Civ. P. 12, and (2) a protective order pursuant to Fed. R. Civ. P. 26 and/or 30(d).

2. The Motions (Doc. Nos. 15, 19, and 32) are GRANTED to the extent that they seek reconsideration of the court's Order Granting Early Discovery (Doc. No. 10). The Order Granting Early Discovery (Doc. No. 10) is VACATED to the extent it grants Plaintiff leave to conduct expedited discovery as to Defendant's "joint tortfeasors." All outstanding subpoenas seeking discovery as to the nonparty "joint tortfeasors" are hereby QUASHED. Plaintiff is directed to serve a copy of this order on all ISPs named in Exhibit A of the Original Complaint (Doc. No. 1-1). The ISPs may then serve a copy of this order upon its relevant subscribers. **Insofar as any personal identifying information of the non-party "joint tortfeasors" has already been provided to Plaintiff from the "joint tortfeasors" ISPs, Plaintiff is prohibited from further communicating with these subscribers.** [my emphasis]

Dated this 19th day of October, 2012.

In December 2012, Plaintiff/Prenda Law/Timothy Anderson made attempts to contact nine of the 1:12-cv-00656 (Cisa) joint tortfeasors located in VA. Please see the attached subpoena that was left at one of the residences of the nine VA John Does. Timothy Anderson may in fact have already deposed some of the nine VA John Does in violation of your order. I do not have the permission of this Doe to release personal information. That is why the various portions are blacked out. Please note the Fax marking on the first page - (703) 383-3246. A Google search returns the ALIASS - The America Legal Investigations & Support Services, with their corporate office in Fairfax, VA. The fax was a total of 62 pages, so I assume the all nine of the VA deposition subpoenas were attached.

A comparison of the VA complaint for case 1:12-cv-01280 (Filed 7 Nov 12), Sunlust Pictures, LLC v John Doe IP address 68.98.135.78) and 1:12-cv-00656 (Cisa) shows the same IP address and date/time of alleged infringement. IP address is found on Page 16 (of 32) for 1:12-cv-00656 & on the title page of the VA Sunlust case.

As Plaintiff has already made one attempt to contact one of the joint tortfeasors in 1:12-cv-00656 (Cisa), I would assume there is at least 8 more in VA joint tortfeasors that have been contacted (and many more outside of the VA court jurisdiction).

Thank you for indulging this John Doe, AKA: DieTrollDie :) <http://dietrolldie.com>
doerayme2011@hotmail.com

John Doe