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Attorney for: Putative John Doe in 2:12-cv-8333-DMG-PJW

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

AF HOLDINGS, LLC, a Limited
Liability Company Organized
Under the Laws of the Federation of
Saint Kitts and Nevis,

Plaintiff,

v.

JOHN DOE,

Defendant.

2:12-cv-05709-ODW-JC

Assigned to: Judge Otis D Wright, II
Referred to: Magistrate Judge Jacqueline Chooljian

Complaint Filed July 2, 2012

JOHN DOE'S NOTICE OF RELATED CASES

INGENUITY 13, LLC, a Limited
Liability Company Organized
Under the Laws of the Federation of
Saint Kitts and Nevis,

Plaintiff,

v.

JOHN DOE,

Defendant.

2:2012-cv-06635-GHK-RZ

Assigned to: Judge George H. King
Referred to: Magistrate Judge Ralph Zarefsky

Complaint Filed August 2, 2012

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INGENUITY 13, LLC, a Limited
Liability Company Organized
Under the Laws of the Federation of
Saint Kitts and Nevis,

Plaintiff,

v.

JOHN DOE,

Defendant.

2:2012-cv-06660-GAF-AGR
Assigned to: Judge Gary A. Feess
Referred to: Magistrate Judge Alicia G. Rosenberg

Complaint Filed August 2, 2012

INGENUITY 13, LLC, a Limited
Liability Company Organized
Under the Laws of the Federation of
Saint Kitts and Nevis,

Plaintiff,

v.

JOHN DOE,

Defendant.

2:2012-cv-07385-DSF-FFM
Assigned to: Judge Dale S. Fischer
Referred to: Magistrate Judge Frederick F. Mumm

Complaint Filed August 28, 2012

INGENUITY 13, LLC, a Limited
Liability Company Organized
Under the Laws of the Federation of
Saint Kitts and Nevis,

Plaintiff,

v.

JOHN DOE,

Defendant.

2:2012-cv-07386-DMG-JEM
Assigned to: Judge Dolly M. Gee
Referred to: Magistrate Judge John E. McDermott

Complaint Filed August 28, 2012

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INGENUITY 13, LLC, a Limited
Liability Company Organized
Under the Laws of the Federation of
Saint Kitts and Nevis,

Plaintiff,

v.

JOHN DOE,

Defendant.

2:2012-cv-08322-DMG-PJW
Assigned to: Judge Dolly M. Gee
Referred to: Magistrate Judge Patrick J. Walsh

Complaint Filed September 27, 2012

INGENUITY 13, LLC, a Limited
Liability Company Organized
Under the Laws of the Federation of
Saint Kitts and Nevis,

Plaintiff,

v.

JOHN DOE,

Defendant.

2:2012-cv-08333-DMG-PJW
Assigned to: Judge Dolly M. Gee
Referred to: Magistrate Judge Patrick J. Walsh

Complaint Filed September 27, 2012

1 **NOTICE OF RELATED CASES**

2 Plaintiffs AF Holdings, LLC and Ingenuity 13, LLC are both shell entities organized
3 under the laws of the Federation of Saint Kitts and Nevis. Both entities have filed a
4 tsunami of John Doe pornographic copyright infringement actions in United States District
5 Courts, including 49 total cases currently pending in this judicial district. Both entities are
6 represented by the same plaintiffs law firm: Prenda Law, Inc. (f/k/a Steele Hansemeier
7 PLLC). Both entities have filed substantially identical cookie cutter complaints and *ex*
8 *parte* applications seeking leave of Court to issue subpoenas to ISPs prior to a Rule 26(f)
9 conference. In support of their applications for early discovery, both entities have offered a
10 declaration from “Peter Hansemeier”¹ who purports to be a computer expert. Generally
11 speaking, the pleadings in all the AF Holdings cases and Ingenuity 13 cases in this district
12 track paragraph by paragraph, word for word. The only real difference between the two
13 groups of cases appears to be the particular pornographic works at issue and, of course, the
14 varying IP addresses identified in the complaints.

15 Consistent with the practice of similar plaintiffs, Prenda Law generally neglects to
16 file Notices of Related cases when filing its multiple actions, even though many of the
17 cases involve the same copyrights as one another. The undersigned believes that judicial
18 economy would be served, and a duplication of judicial labor would be avoided, by
19 transferring all of the Ingenuity 13 and AF Holdings cases to a single Judicial Officer.

20 In particular, there are material, ***common issues of law and fact relating to the***
21 ***propriety of pre-service discovery*** in these cases that could best be handled in a
22 consolidated proceeding before a single Judicial Officer. Further, as demonstrated in the
23 Exhibits to this Notice, there is now ***credible evidence of another deeply troubling***
24 ***connection between both groups of cases***: it appears both entities may be engaged in the
25 same widespread fraud, which involves misappropriation of the identity of one Mr. Alan
26 Cooper of Minnesota.

27 ¹ On information and belief, Peter Hansemeier is the brother of John Steele’s former law partner
28 Paul Hansemeier. Peter Hansemeier routinely provided the same kind of ‘technical expert’ services
for Steele Hansemeier, PLLC that he now provides for Prenda Law, Inc.

1 **(a) Common Issues of Law and Fact Between the Related Cases: (1) Is There a**
 2 **Widespread Fraud With Respect to the Use of the Identity of One Mr. Alan**
 3 **Cooper by AF Holdings and Ingenuity 13; (2) Do These Entities Have Proper**
 4 **Standing; (3) Are John Steele and/or Prenda Law the Undisclosed, Real Parties**
 5 **in Interest in These Cases; (4) Do These Cases Involve Improper Fee Splitting?**

6 Both AF Holdings, LLC and Ingenuity 13, LLC have, in other actions, identified a
 7 Mr. Alan Cooper as their sole principal. In 2011, plaintiff's counsel in the Ingenuity 13
 8 and AF Holdings actions here, Mr. Brett Gibbs, filed a miscellaneous action styled as a
 9 "Verified Petition to Perpetuate Testimony" on behalf of Ingenuity 13, LLC. *In the Matter*
 10 *of a Petition by Ingenuity 13, LLC*, E.D. Cal. Case No. 2:11-mc-JAM-DAD, ECF No. 1,
 11 10/28/11.² The petition, which was filed and e-signed by Mr. Gibbs, also contained a
 12 verification electronically signed with the "/s/" by "Alan Cooper, Manager of Ingenuity 13,
 13 LLC".³

14 As demonstrated in a letter recently e-filed in two AF Holdings cases pending in
 15 federal courts in Minnesota, (Appendix 1) a very troubling series of as-yet unexplained
 16 circumstances have recently come to light with respect to this Alan Cooper, purported
 17 principal of both AF Holdings, LLC and Ingenuity 13, LLC. There *is* a man named Alan
 18 Cooper who lives in Minnesota and who, according to his newly-retained attorney,

19 "had for several years acted as a caretaker for a Minnesota property owned by
 20 an attorney by the name of *John Steele*. When visiting his property, Steele
 21 had on numerous occasions bragged to my client about a plan involving
 22 massive copyright litigation in multiple jurisdictions. *He also specifically*

23
 24 ² A copy of Ingenuity 13's verified petition executed by "Alan Cooper" is attached as "Exhibit E"
 25 to the Letter Mr. Cooper's attorney filed with the Minnesota courts (the complete ECF letter filing
 from Cooper's attorney is attached hereto as Appendix 1).

26 ³ Verifications of such petitions are generally supposed to be notarized with an original paper
 27 signature. However, instead of a notarized signature, the verification of the petition in question
 28 instead stated the following below Mr. Cooper's signature "I, Brett L. Gibbs, Esq., hereby confirm
 per Eastern District of California Local Rule 131(f) that counsel for Plaintiff has a signed original
 notarized version of the above Verified Petition." "Exhibit E" to Appendix 1.

1 *instructed my client to contact him if anyone asked about various*
 2 *corporations*, that Cooper was to call him. When Cooper confronted Steele
 3 about that, Steele told him not to worry about it.” Appendix 1, p. 1.

4 John Steele was the founding partner of Steele Hansemeier, PLLC, which was the
 5 predecessor to Prenda Law, Inc. (current plaintiff’s counsel in the AF Holdings and
 6 Ingenuity 13 cases in this district). According to Mr. Steele, he sold his client book to
 7 Prenda Law, and depending on who is asking him, he now variously describes himself as
 8 both “of counsel,” to Prenda Law (“Exhibit A” to Appendix 1), or “not an attorney with
 9 any law firm” (Appendix 2, pp. 11:25–12:7).⁴ As noted above, Peter Hansemeier, the
 10 brother of John Steele’s former law partner, Paul Hansemeier is now involved in the
 11 actions pending before this Court as the technical expert for both Ingenuity 13 and AF
 12 Holdings.

13 Perhaps this is all a coincidence and there really is another Alan Cooper who is the
 14 true principal both AF Holdings, LLC and Ingenuity 13, LLC, both of which were
 15 established in Saint Kitts and Nevis (which, incidentally, has very strict laws prohibiting
 16 disclosure of corporate information).⁵ Concerned that AF Holdings and Ingenuity 13 may
 17 have usurped his identity without his knowledge or authorization, and that he could end up
 18 being liable for litigation awards in connection with AF Holdings’ and Ingenuity 13’s
 19 many court cases nationwide, Mr. Cooper hired an attorney to seek clarification and make
 20 inquiries on this matter. *The responses Prenda Law and John Steele have made to these*
 21 *inquiries have not been reassuring*. Immediately after Mr. Cooper’s lawyer filed a notice
 22 of appearance on his behalf in one of the Minnesota cases, John Steele attempted to call the
 23 Minnesota Mr. Cooper directly, multiple times, notwithstanding the fact that Mr. Cooper

24 _____
 25 ⁴ Appendix 2 is a copy of a transcript from a recent federal court hearing in the Middle District of
 26 Florida, wherein Judge Scriven attempted to make inquiries about the identity of the real party in
 interest in Prenda cases, among other questions.

27 ⁵ “Managers and final beneficiaries are not registered anywhere, this way they have total
 28 anonymity.” <http://www.offshorebankshop.com/en/11-saint-kitts-and-nevis-offshore-company-form-tax-haven-limited-liability.html>

1 was represented by counsel. Appendix 1, p. 2. Since then, Prenda Law’s principal Paul
2 Duffy has apparently disavowed Mr. Steele, and directed Mr. Cooper’s attorney that this
3 should be considered solely a matter between Mr. Cooper and John Steele. Appendix 1, p.
4 2. Prenda Law, which still represents both AF Holdings and Ingenuity 13, has so far
5 refused to clarify whether there really is another Alan Cooper who is the true principal of
6 these entities.

7 All of these facts regarding Alan Cooper are highly relevant to both the AF
8 Holdings and Ingenuity 13 cases pending in this District. For some time, undersigned
9 counsel has suspected that John Steele and/or Prenda Law, Inc. may hold an undisclosed
10 pecuniary interest in the outcome of this litigation, in contravention of Fed. R. Civ. Proc.
11 7.1, and L.R. 7.1-1. This concern is particularly acute given that there are suggestions that
12 in these kinds of cases the lawyers are paid on a contingent fee basis, but the split between
13 the lawyers and the clients may be 70/30 or even 90/10 in favor of the lawyers, which may
14 constitute improper fee splitting.⁶

15 Undersigned counsel is not the only one curious about these details. On November
16 27, 2012 Judge Scriven of the Middle District of Florida attempted to investigate these
17 issues in a Prenda Law case pending in her Court, after defense counsel suggested that
18 Prenda Law may be engaged in improper fee splitting. *Sunlust Pictures, Inc. v. Tuan*
19 *Nguyen*, M.D. Fl. Case No. 8:12-CV-1685-T-35MAP. Judge Scriven ordered a principal
20 of Prenda Law, Inc. to attend a hearing on John Doe motion, and also ordered a principal of
21 Sunlust Pictures, the plaintiff in that action, to attend the hearing as well. According to the
22 transcript from this hearing (attached hereto as Appendix 2) Prenda’s “sole principal” Paul
23 Duffy, belatedly notified the Court that he could not attend due to a health issue. After two
24 prior local counsel sought to withdraw from the matter, Prenda placed an advertisement in
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26 ⁶ 70/30 split: James DeBriyn, *Shedding Light on Copyright Trolls: An Analysis of Mass Copyright*
27 *Litigation in the Age of Statutory Damages*, 19 UCLA Ent. L. Rev. 79, 86 (2012) fn 85.

28 90/10 split: <http://fightcopyrighttrolls.com/2012/05/27/no-agenda-show-about-copyright-trolling-its-a-complete-mafioso-operation/>

1 a local newspaper and obtained a new, third local counsel, who, after filing a notice of
2 appearance and conferring with defense counsel, almost immediately sought to withdraw.
3 Sunlust also did not send a principal to the hearing; rather, it sent John Steele’s former
4 paralegal as its “corporate representative” for hire, despite the fact that this person had no
5 authority to bind the company, and that he did not know who owned or managed it.
6 Accordingly, despite a Court order requiring them to do so, neither Prenda Law nor its
7 client Sunlust Pictures sent a principal to the hearing.⁷ Judge Scriven nevertheless
8 attempted to inquire about the ownership of Sunlust and about the financial interest of
9 Prenda Law and its local counsel in the litigation. However, neither the belatedly-hired
10 local counsel nor the “corporate representative”—i.e., John Steele’s former paralegal—had
11 satisfactory answers to these questions, so Judge Scriven dismissed the case and invited a
12 motion for sanctions. Appendix 2.

13 In short, it appears the plaintiffs’ lawyers may truly be the real parties in interest in
14 these cases, there are undisclosed financial interests in the outcome, improper fee splitting
15 may be occurring, and if the Minnesota Alan Cooper truly is the real principal of Ingenuity
16 13 and AF Holdings entities (but without knowing it until now) there is a major question
17 about the validity of the standing of these entities to sue for copyright infringement, not to
18 mention more serious questions of perjury, and systemic fraud on the Court.

19 The undersigned respectfully suggests that these very troubling issues—which are
20 equally applicable in all of the Ingenuity 13 and AF Holdings cases in this district—could
21 best be addressed in a unified proceeding before a single Judicial Officer.

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26 ⁷ Coincidentally, one person who did attend the hearing: John Steele. Mr. Steele started out in the
27 gallery and purported not to be involved in the case, but after the Court noticed the “corporate
28 representative” constantly trying to confer with Mr. Steele, the Judge asked Mr. Steele who he
was, and then asked him for answers to some of her questions about Sunlust Pictures, which Mr.
Steele provided. Appendix 2, p. 18:12-24.

1 **(b) The Ingenuity 13 Cases and the AF Holdings Cases Call for Determination of**
 2 **Several Other Identical Questions of Law and Fact**

3 Aside from the Alan Cooper issues noted above, there are several other, more run of
 4 the mill reasons supporting the relation of the Ingenuity 13 cases to the AF Holdings cases.

5 As noted above, in each case there will be the exact same *identical* question
 6 regarding the propriety of the pre-Rule 26 subpoenas. Specifically, multiple courts in this
 7 district are now being asked to consider whether the subpoenas, by themselves, are “very
 8 likely” to result in the identification of actual defendants. *See Gillespie v. Civiletti*, 629
 9 F.2d 637, 642–43 (9th Cir. 1980) (discovery seeking to identify John Does should only be
 10 allowed when it is “very likely” to identify actual defendant). Further, based on exactly the
 11 same facts, multiple courts will be asked to consider whether the AF Holdings and
 12 Ingenuity 13 complaints can withstand a hypothetical motion to dismiss for lack of
 13 standing under the Copyright Act. Further, there is also a question about whether the
 14 complaint can withstand a hypothetical motion to dismiss for failure to join an
 15 indispensable party (namely, the “initial seeder). *See Semitool, Inc. v. Tokyo Electron*
 16 *America, Inc.*, 208 F.R.D. 273, 276 (N.D. Cal. 2002) (in evaluating the propriety of ISP
 17 subpoenas seeking to identify anonymous individuals, Courts must consider hypothetical
 18 motions to dismiss the complaint).

19 At a minimum, short of complete transfer, the Court might consider consolidating⁸
 20 all of these actions for pre-service litigation issues, which will undoubtedly include hearing
 21 multiple motions to quash, as well as perhaps additional motion practice related to the
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24 ⁸ Since the undersigned’s client is not yet a named party, merely an ISP subscriber the plaintiff has
 25 *accused* of being a defendant, without yet naming or serving him, the undersigned is not able to
 26 make a motion for consolidation. Such motions may only be made by parties. However, the Court
 27 has authority to consolidate actions, or parts of actions, *sua sponte*. *Yousefi v. Lockheed Martin*
 28 *Corp.* 70 F Supp2d 1061, 1065 (C.D. Cal 1999) (“Only a party to an action may move for
 consolidation of its action with another; alternatively, a district court presiding over the matters
 may order consolidation *sua sponte*) *citing In re Air Crash Disaster at Florida Everglades*, 549
 F.2d 1006, 1012-21 (5th Cir. 1977) (explaining who may assert a motion to consolidate).

1 discovery process used to go from identifying ISP subscribers to identifying actual Doe
2 defendants who can be named and served in a manner consistent with Rule 11.

3 **(c) Transfer of the Ingenuity 13 and AF Holdings Cases to Single Judicial Officer**
4 **Would Entail Substantial Savings of Judicial Effort**

5 As noted above, there are a number of issues that are going to be absolutely
6 identical in each and every one of the AF Holdings and Ingenuity 13 cases. The reason the
7 issues are identical is because all of the cases were filed by the same attorney, Mr. Brett
8 Gibbs, who identifies himself as “of counsel” to Prenda Law, and all the cases use the
9 exact same cookie-cutter pleadings. While it is undoubtedly true that if any of these cases
10 actually proceed to the service of a complaint, the different factual circumstances and
11 different defenses available to each of the John Does will predominate, there are multiple
12 *pre-service* issues Courts are typically asked to consider in these kinds of cases.
13 Particularly given that most of Prenda’s cases do not typically result in service of process,
14 but they almost always result in motions to quash being filed by ISP subscribers, and
15 related motion practice regarding pre-service discovery. Further, particularly in light of the
16 common questions of law and fact relating to Mr. Alan Cooper of Minnesota, the
17 undersigned respectfully suggests that transfer is appropriate.

18 A complete list of the AF Holdings and Ingenuity 13 cases pending in this district is
19 attached as Appendix 3.

20
21 Respectfully submitted,

22 DATED: December 3, 2012

THE PIETZ LAW FIRM

/s/ Morgan E. Pietz

24 Morgan E. Pietz
25 THE PIETZ LAW FIRM
26 Attorney for Putative John Doe(s)
27 Appearing on Caption
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CERTIFICATE OF SERVICE

I hereby certify that on this day, the above document was submitted to the CM/ECF system, which sent notification of such filing(s) to the plaintiff Malibu Media, LLC, which is registered for electronic service.

Check if Applicable:

Copies of these documents were also served via U.S. Mail, on this date, to the following parties, who are not registered for electronic service:

N/A

Respectfully submitted: December 3, 2012

THE PIETZ LAW FIRM

/s/ Morgan E. Pietz

Morgan E. Pietz

THE PIETZ LAW FIRM

Attorney for Putative John Doe(s)

Appearing on Caption