

26 Difference swalling and a reave was granted for Franking to subling a declaration to remedy the
27 deficiency. Plaintiff then filed its Supplemental Declaration of Peter Hansmeier, confirming that all
28 the Doe Defendants participated in a common swarm because the torrent file shared among the
swarm was identified by a unique file hash. Hansmeier Supp. Decl., ¶ 5.

Case3:11-cv-02330-EDL Document14 Filed08/03/11 Page2 of 3

Having considered Plaintiff's Supplemental Declaration of Peter Hansmeier as well as Plaintiff's prior submissions, the Court hereby GRANTS Plaintiff's Revised *Ex Parte* Application on the grounds that Plaintiff has demonstrated good cause to take early discovery. Plaintiff has met the burden of showing that the information requested by the discovery was necessary to effect service on the Doe Defendants, as well as demonstrating a basis for joining the Doe Defendants in this action.

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

1

2

3

4

5

6

Accordingly, IT IS HERE BY ORDERED, that:

 Plaintiff may immediately serve Rule 45 subpoenas on the ISPs listed in Exhibit A to the Complaint: Verizon Online, Cox Communications, Comcast Cable Communications, AT & T Internet Services, Charter Communications, and Road Runner to obtain the following information about the subscribers corresponding to the IP addresses: the names, addresses, telephone numbers, email addresses, and Media Access Control information. Each subpoena shall have a copy of this Order attached.

2. Each ISP will have thirty (30) days from the date a copy of this Order and a copy of the subpoena are served to respond, so that it may have sufficient time to provide notice to the subscribers whose information Plaintiff seeks to obtain.

3. Subscribers will have thirty (30) days from the date of notice of the subpoena upon them to file any motions in this Court to contest the subpoena. If the thirty-day period lapses without a contest, the ISPs will have ten (10) days thereafter to produce the information responsive to the subpoena to Plaintiff.

4. The subpoenaed entity shall preserve any subpoenaed information pending the resolution of any timely-filed motion to quash.

5. Any ISP that receives a subpoena pursuant to this Order shall confer with Plaintiff before assessing any charge in advance of providing the information requested in the subpoena. Any ISP that elects to charge for the costs of production shall provide Plaintiff with a billing summary and cost reports.

6. Plaintiff shall serve a copy of this Order along with any subpoenas issued pursuant to thisOrder to the necessary entities.

7. Any information disclosed to Plaintiff in response to a Rule 45 subpoena may not be used for any improper purpose and may only be used for protecting its rights as set forth in the Complaint.

IT IS SO ORDERED.

Elizah R. D. Laporte

Dated: August 2,2011

ELIZABETH D. LAPORTE United States Magistrate Judge