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8	UNITED STATES DISTRICT COURT		
9	Northern District of California		
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11	NEW SENSATIONS, INC.,	No. C 11-2	770 MEJ
12	Plaintiff,		D ¹ ORDER DENYING
13	V.	WITHOU QUASH	T PREJUDICE MOTION TO
14	DOES 1-1,474,	Docket No	. 14
15	Defendants.		
16 17		/	
17 18	On June 7, 2011, Plaintiff New Sen	sations Inc. ("Plaintiff")	filed this lawsuit against 1 474
18 19	On June 7, 2011, Plaintiff New Sensations, Inc. ("Plaintiff") filed this lawsuit against 1,474 Doe Defendants, alleging that Defendants illegally reproduced and distributed a work subject to		
20	Plaintiff's exclusive license, (" <i>Big Bang Theory: A XXX Parody</i> "), using an internet peer-to-peer file		
20	sharing network known as BitTorrent, thereby violating the Copyright Act, 17 U.S.C. § 101-1322.		
22	Compl. ¶¶ 6-15, Dkt. No. 1. On September 22, 2011, the Court granted Plaintiff's Application for		
23	Leave to Take Limited Expedited Discovery. Dkt. No. 13. The Court permitted Plaintiff to serve		
24	subpoenas on Does 1-1,474's Internet Service Providers ("ISPs") by serving a Federal Rule of Civil		
25	Procedure 45 subpoena that seeks information sufficient to identify the Doe Defendants, including		
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	¹ Amended to correct the docket nun	nber of the motion to qua	ash in the caption above and the

 ¹Amended to correct the docket number of the motion to quash in the caption above and the number of Doe Defendants. No substantive changes have been made to the original order issued on October 26, 2011. Dkt. No. 15.

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the name, address, telephone number, and email address of Does 1-1,474. Id. at 11. Once the ISPs provided Does 1-2,590 with a copy of the subpoena, the Court permitted Does 1-1,474 30 days from the date of service to file any motions contesting the subpoena (including a motion to quash or modify the subpoena). Id. 4

5 Now before the Court is a Motion to Quash, filed by an individual Doe Defendant requesting that he be allowed to contest the subpoena without revealing his personal identifying information.² 6 7 Dkt. No. 14. In his motion, the Doe Defendant argues generally that joinder is improper in this case. 8 However, the Court considered the issue of joinder at length in its previous order and found that 9 Plaintiff presented a reasonable basis to argue that the Doe Defendants' actions in this case may fall within the definition of "same transaction, occurrence, or series of transactions or occurrences" for 10 11 purposes of joinder under Federal Rule of Civil Procedure 20(a). Dkt. No. 12 at 6-11. As the 12 present motion presents the same generalized arguments addressed in its previous order, the Court finds it is without merit. Further, the Doe Defendant does not present any information which might 13 allow the Court to make a determination as to whether joinder is improper as to him specifically, or 14 whether any other grounds for quashing the subpoena exist against him specifically. Accordingly, 15 16 the present motion is DENIED.

²Under 28 U.S.C. § 636(b)(1)(A), a magistrate judge has jurisdiction to hear and decide 18 nondispositive matters without the consent of the parties. A motion to quash is normally considered 19 a non-dispositive matter, Arista Records, LLC v. Doe 3, 604 F.3d 110, 116 (2d Cir. 2010), and therefore, the undersigned has jurisdiction to rule on the Defendant's motion(s) to the extent they 20 seek to quash Plaintiff's subpoena. In addition, a magistrate judge has jurisdiction to consider the question of whether joinder of unserved defendants is proper, including whether unserved 21 defendants should be severed and dismissed from the action, because defendants who have not been 22 served are not considered "parties" under 28 U.S.C. § 636(c). Neals v. Norwood, 59 F.3d 530, 532 (5th Cir. 1995) (holding that magistrate judge had jurisdiction to dismiss prison inmate's action 23 under 42 U.S.C. § 1983 as frivolous without consent of defendants because defendants had not been served yet and therefore were not parties); see also United States v. Real Property, 135 F.3d 1212, 24 1217 (9th Cir. 1998) (holding that magistrate judge had jurisdiction to enter default judgment in an 25 in rem forfeiture action even though property owner had not consented to it because 28 U.S.C. § 636(c)(1) only requires the consent of the parties and the property owner, having failed to comply 26 with the applicable filing requirements, was not a party). Here, Plaintiff has consented to magistrate 27 jurisdiction and the Doe Defendants have not yet been served. Therefore, the Court finds that it has jurisdiction under 28 U.S.C. § 636(c) to decide the issues raised in the instant motion(s). 28

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While the Doe Defendant has failed to show that the subpoena should be quashed based on generalized joinder arguments, he may be meritorious if he presents arguments specific to himself. Thus, denial of the present motion is WITHOUT PREJUDICE. Defendant may file a revised motion to quash that presents arguments specific to himself. In so doing, Defendant should be mindful that a general denial of engaging in copyright infringement is not a valid basis for a motion to quash. MCGIP, LLC v. Does 1-18, 2011 WL 2181620, at *1 (N.D. Cal. Jun. 02, 2011) (citation omitted). 6 Defendant should also be mindful that, while the Court is sympathetic to valid privacy arguments that may be raised, it is difficult to say that any Doe Defendant "had a strong expectation of privacy because he or she either opened his or her computer to others through file sharing or allowed another 10 person to do so." Id. (citation omitted).

11 Because the Court does not have contact information to notify the Doe Defendant of the 12 denial of his motion, the Court orders Plaintiff to provide a copy of this order to the relevant ISP(s), 13 with the instruction that the ISP should in turn provide a copy of the order to the Doe Defendants named in this action. Because there is no way to identify the Doe Defendants that filed the present 14 15 motion, the ISP should provide the order to all 1,474 Defendants. If any ISP that receives a subpoena elects to charge for the costs of providing the order, it shall provide a billing summary and 16 17 cost reports that serve as a basis for such billing summary and any costs claimed by the ISP.

IT IS SO ORDERED.

21 Dated: October 26, 2011

Maria-Elena James Chief United States Magistrate Judge

UNITED STATES DISTRICT COURT For the Northern District of California

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