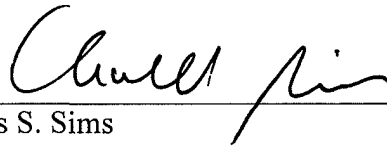


Company, Alley Music Corporation, X-Ray Dog Music, Inc., Fédération Française De Tennis, The Music Force Media Group LLC, The Music Force LLC, and Sin-Drome Records, Ltd. hereby appeal to the United States Court of Appeals for the Second Circuit from the final judgment entering judgment for defendants and against plaintiffs on all of plaintiffs' claims, dated August 9, 2010 and entered on August 10, 2010, and from each and every part of that judgment and from each order or paper subsumed within that judgment as well as all antecedent interlocutory orders entered in this case, including, but not limited to, the court's opinion and order dated June 23, 2010 granting defendants' motion for summary judgment that they qualify for the protection of 17 U.S.C. § 512(c) against all of plaintiffs' claims for direct and secondary copyright infringement, and denying plaintiffs' motion for partial summary judgment against defendants' defense under 17 U.S.C. § 512(c).

Dated: New York, New York
August 12, 2010

Respectfully submitted,



Charles S. Sims
William M. Hart
Noah Siskind Gitterman
PROSKAUER ROSE LLP
1585 Broadway
New York, NY 10036
Telephone: (212) 969-3000
Email: csims@proskauer.com

-and-

Max W. Berger
John C. Browne
BERNSTEIN LITOWITZ BERGER &
GROSSMANN LLP
1285 Avenue of the Americas
New York, NY 10019
Telephone: (212) 554-1400

Email: johnb@blbglaw.com
*Attorneys For The Football Association
Premier League Limited, Bourne Co., Murbo
Music Publishing, Inc., Cherry Lane Music
Publishing Company, Inc., X-Ray Dog Music,
Inc., and Fédération Française de Tennis and
Proposed Class Counsel For The Prospective
Class*

Louis M. Solomon
Hal S. Shaftel
CADWALADER, WICKERSHAM & TAFT,
LLP
One World Financial Center
New York, NY 10281
Telephone: (212) 504-6680
louis.solomon@cwt.com
*Attorneys For The Football Association
Premier League Limited*

Daniel Girard
Christina Connolly Sharp
GIRARD GIBBS LLP
601 California Street, 14th Floor
San Francisco, CA 94108

-and-

David Garrison
BARRETT JOHNSTON & PARSLEY
217 Second Avenue North
Nashville, TN 37201

-and-

Kevin Doherty
BURR & FORMAN LLP
700 Two American Center
3102 West End Avenue
Nashville, TN 37203
Attorneys for Cal IV Entertainment LLC

Jacqueline C. Charlesworth
James E. Hough
MORRISON & FOERSTER
1290 Avenue of the Americas
New York, New York 10104
Phone (212) 468-8158
Facsimile (212) 468-7900
-and-

David S. Stellings
Annika K. Martin
LIEFF CABRASER HEIMANN &
BERNSTEIN, LLP
250 Hudson Street, 8th Floor
New York, NY 10017-2024
Tel. (212) 355-9500
Fax. (212) 355-9592
*Attorneys for the National Music Publishers'
Association, Rodgers & Hammerstein
Organization, Stage Three Music (US), Inc.,
Edward B. Marks Music Company, Freddy
Bienstock Music Company d/b/a Bienstock
Publishing Company, and Alley Music
Corporation*

Christopher Lovell
Christopher M. McGrath
LOVELL STEWART HALEBIAN LLP
61 Broadway, Suite 501
New York, New York 10110
Telephone: (212) 608-1900
Facsimile: (212) 719-4677

-and-

Jeffrey L. Graubart
LAW OFFICES OF JEFFREY L.
GRAUBART
350 West Colorado Boulevard, Suite 200
Pasadena, California 91105-1855
Telephone: (626) 304-2800
Facsimile: (626) 304-2807

-and-

Steve D'Onofrio
5335 Wisconsin Avenue, N.W. Suite 950
Washington, D.C. 20015
Telephone: (202) 686-2872
Facsimile: (202) 686-2875
*Attorneys for The Music Force Media Group
LLC, The Music Force LLC, and Sin-Drome
Records, Ltd.*

TO:

Andrew H. Schapiro, Esq.
A. John P. Mancini, Esq.
Matthew D. Ingber, Esq.
MAYER BROWN LLP
1675 Broadway
New York, NY 10019-5820
Telephone (212) 506 2500
Facsimile (212) 262 1910

David H. Kramer, Esq.
Michael H Rubin, Esq.
Bart E. Volkmer, Esq.
WILSON SONSINI GOODRICH & ROSATI
650 Page Mill Road
Palo Alto, CA 94304
Telephone (650) 493 9300
Facsimile (650) 493-6811

Attorneys for Defendants

APPEAL, ECF, RELATED, REOPEN

U.S. District Court
United States District Court for the Southern District of New York (Foley Square)
CIVIL DOCKET FOR CASE #: 1:07-cv-03582-LLS

The Football Association Premier League Limited et al v.
Youtube, Inc. et al
Assigned to: Judge Louis L. Stanton
Related Case: [1:07-cv-02103-LLS](#)
Cause: 17:101 Copyright Infringement

Date Filed: 05/04/2007
Jury Demand: Both
Nature of Suit: 820 Copyright
Jurisdiction: Federal Question

Plaintiff

The Football Association Premier League Limited
on behalf of themselves and all others similarly situated

represented by **Charles S. Sims**
Proskauer Rose LLP (New York)
1585 Broadway
New York, NY 10036
212.969.3000
Fax: 212.969.2900
Email: csims@proskauer.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Gerald E. Martin
Barrett, Johnston & Parsley
217 Second Avenue North
Nashville, TN 37201
(615)-244-2202
Fax: (615)-252-3798
Email: jmartin@barrettjohnston.com
LEAD ATTORNEY
PRO HAC VICE
ATTORNEY TO BE NOTICED

Louis M. Solomon
Cadwalader, Wickersham & Taft LLP
(NYC)
One World Financial Center
New York, NY 10281
212-504-6600
Fax: 212-504-6666
Email: louis.solomon@cwt.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

William M. Hart
Proskauer Rose LLP
1585 Broadway
New York, NY 10036-8299
(212) 969-3000
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Colin A. Underwood
Cadwalader, Wickersham & Taft LLP
(NYC)
One World Financial Center
New York, NY 10281
212-504-6650
Fax: 212-504-6666
Email: colin.underwood@cwt.com
ATTORNEY TO BE NOTICED

Eric Todd Kanefsky
Bernstein Litowitz Berger &Grossmann
LLP
1285 Avenue of the Americas
38th Floor
New York, NY 10019
(212)-554-1400
Fax: (212)-554-1444
Email: erick@blbglaw.com
ATTORNEY TO BE NOTICED

Gerald Harlan Silk
Bernstein Litowitz Berger &Grossmann
LLP
1285 Avenue of the Americas
38th Floor
New York, NY 10019
(212) 554-1282
Fax: (212) 554-1444
Email: jerry@blbglaw.com
ATTORNEY TO BE NOTICED

Harold S. Shaftel
Cadwalader, Wickersham &Taft LLP
(NYC)
One World Financial Center
New York, NY 10281
212-504-6680
Fax: 212-504-6666
Email: hal.shaftel@cwt.com
ATTORNEY TO BE NOTICED

Jerry L. Dasti
Proskauer Rose LLP (New York)
1585 Broadway
New York, NY 10036
212.969.3100
Fax: 212.969.2900
Email: jdasti@proskauer.com
TERMINATED: 07/31/2007

John Christopher Browne
Bernstein Litowitz Berger &Grossmann
LLP
1285 Avenue of the Americas
38th Floor
New York, NY 10019
212-554-1400
Fax: 212-554-1444
Email: JohnB@blbglaw.com
ATTORNEY TO BE NOTICED

John Patrick Coffey
Bernstein Litowitz Berger &Grossmann
LLP
1285 Avenue of the Americas
38th Floor
New York, NY 10019
(212)-554-1400
Fax: (212)-554-1444
Email: sean@blbglaw.com
TERMINATED: 03/08/2010
ATTORNEY TO BE NOTICED

Lauren Amy McMillen

Bernstein Litowitz Berger &Grossmann
LLP
1285 Avenue of the Americas
38th Floor
New York, NY 10019
(212) 554-1400
Fax: (212) 554-1444
Email: laurenm@blbglaw.com
ATTORNEY TO BE NOTICED

Max Wallace Berger
Bernstein Litowitz Berger &Grossmann
LLP
1285 Avenue of the Americas
38th Floor
New York, NY 10019
212-554-1400
Fax: 212-554-1489
Email: MWB@blbglaw.com
ATTORNEY TO BE NOTICED

Plaintiff

Bourne Co.

represented by **Charles S. Sims**
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Louis M. Solomon
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

William M. Hart
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Eric Todd Kanefsky
(See above for address)
ATTORNEY TO BE NOTICED

Gerald Harlan Silk
(See above for address)
ATTORNEY TO BE NOTICED

Jerry L. Dasti
(See above for address)
TERMINATED: 07/31/2007

John Christopher Browne
(See above for address)
ATTORNEY TO BE NOTICED

John Patrick Coffey
(See above for address)
TERMINATED: 03/08/2010
ATTORNEY TO BE NOTICED

Lauren Amy McMillen
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
(See above for address)

ATTORNEY TO BE NOTICED

Plaintiff

The Music Force LLC

represented by **Christopher Lovell**
Lovell Stewart Halebian Jacobson LLP
61 Broadway
Suite 501
New York, NY 10006
(212) 608-1900
Fax: (212) 719-4677
Email: clovell@lshllp.com
LEAD ATTORNEY

Christopher Michael McGrath
Lovell Stewart Halebian Jacobson LLP
61 Broadway
Suite 501
New York, NY 10006
(212)-608-1900
Fax: (212)-719-4677
Email: cmcgrath@lshllp.com
ATTORNEY TO BE NOTICED

Jeffrey Lowell Graubart
350 West Colorado Boulevard
Suite 200
Pasadena, CA 91105
(626)304-2800
Fax: (626)-304-2807
Email: jlg@jlgraubart.com
ATTORNEY TO BE NOTICED

Lauren Amy McMillen
(See above for address)
ATTORNEY TO BE NOTICED

Louis M. Solomon
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
Bernstein Litowitz Berger & Grossmann
LLP
1285 Avenue of the Americas
38th Floor
New York, NY 10019
212-554-1403
Fax: 212-554-1489
Email: MWB@blbglaw.com
ATTORNEY TO BE NOTICED

Steven John D'Onofrio
Stephen J. D'Onofrio, Esq.,
5335 Wisconsin Avenue, N.W., Suite 950
Washington, DC 20015
(202)686-2872
Fax: (202)-686-2875
Email: sdonofrio@mindspring.com
ATTORNEY TO BE NOTICED

Plaintiff

Cal IV Entertainment, LLC

represented by **Jonathan K. Levine**
Girard Gibbs LLP
601 California Street, Suite 1400

San Francisco, CA 94108
415-981-4800
Fax: 415-981-4846
Email: jk1@girardgibbs.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Kevin Michael Doherty
Burr & Forman LLP
420 North 20th Street
Birmingham, AL 35203
(615) 724-3211
Fax: (615) 724-3311
Email: kdoherty@burr.com
LEAD ATTORNEY
PRO HAC VICE
ATTORNEY TO BE NOTICED

Christina H. Connolly
Girard Gibbs LLP
601 California Street
14th Floor
San Francisco, CA 94108
(415) 981-4800
Fax: (415) 981-4846

Christina H. C. Sharp
Girard Gibbs LLP
601 California Street, Suite 1400
San Francisco, CA 94108
(415)-981-4800
Fax: (415)-981-4846
Email: chc@girardgibbs.com
ATTORNEY TO BE NOTICED

Gerald E. Martin
(See above for address)
ATTORNEY TO BE NOTICED

Lauren Amy McMillen
(See above for address)
ATTORNEY TO BE NOTICED

Louis M. Solomon
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
(See above for address)
ATTORNEY TO BE NOTICED

Plaintiff

**Cherry Lane Music Publishing
Company, Inc.**

represented by **Charles S. Sims**
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Benjamin Galdston
Bernstein Litowitz Berger & Grossmann
LLP (San Diego)
12481 High Bluff Drive
Suite 300
San Diego, CA 92130
(858) 793-0070

Fax: (858) 793-0323
PRO HAC VICE
ATTORNEY TO BE NOTICED

Lauren Amy McMillen
(See above for address)
ATTORNEY TO BE NOTICED

Louis M. Solomon
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
(See above for address)
ATTORNEY TO BE NOTICED

William M. Hart
(See above for address)
ATTORNEY TO BE NOTICED

Plaintiff

Robert Tur
TERMINATED: 08/10/2010
doing business as
Los Angeles News Service
TERMINATED: 08/10/2010

represented by **Charles S. Sims**
(See above for address)
LEAD ATTORNEY

Benjamin Galdston
(See above for address)
PRO HAC VICE

Lauren Amy McMillen
(See above for address)

Louis M. Solomon
(See above for address)

Max Wallace Berger
(See above for address)

William M. Hart
(See above for address)
ATTORNEY TO BE NOTICED

Plaintiff

National Music Publishers' Association

represented by **James Edward Hough**
Morrison & Foerster LLP
1290 Avenue of the Americas
New York, NY 10104
(212) 468-8000
Fax: (212) 468-7900
Email: jhough@mfo.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

David S Stellings
Lief Cabraser Heimann & Bernstein, LLP
250 Hudson Street
8th Floor
New York, NY 10013-1413
(212)-355-9500
Fax: (212)-355-9592
Email: dstellings@lchb.com
ATTORNEY TO BE NOTICED

Jacqueline C. Charlesworth

Morrison & Foerster LLP (NYC)
1290 Avenue of the Americas
New York, NY 10104
(212) 315-3082
Fax: (212)-468-7900
Email: jcharlesworth@mofa.com
ATTORNEY TO BE NOTICED

Lauren Amy McMillen
(See above for address)
ATTORNEY TO BE NOTICED

Louis M. Solomon
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
(See above for address)
ATTORNEY TO BE NOTICED

Plaintiff

**The Rodgers & Hammerstein
Organization**

represented by **James Edward Hough**
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

David S Stellings
(See above for address)
ATTORNEY TO BE NOTICED

Jacqueline C. Charlesworth
(See above for address)
ATTORNEY TO BE NOTICED

Lauren Amy McMillen
(See above for address)
ATTORNEY TO BE NOTICED

Louis M. Solomon
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
(See above for address)
ATTORNEY TO BE NOTICED

Plaintiff

**The Rodgers & Hammerstein
Organization**

represented by **David S Stellings**
(See above for address)
ATTORNEY TO BE NOTICED

Jacqueline C. Charlesworth
(See above for address)
ATTORNEY TO BE NOTICED

Louis M. Solomon
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
(See above for address)
ATTORNEY TO BE NOTICED

Plaintiff

Edward B. Marks Music Company

represented by **James Edward Hough**
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

David S Stellings
(See above for address)
ATTORNEY TO BE NOTICED

Jacqueline C. Charlesworth
(See above for address)
ATTORNEY TO BE NOTICED

Lauren Amy McMillen
(See above for address)
ATTORNEY TO BE NOTICED

Louis M. Solomon
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
(See above for address)
ATTORNEY TO BE NOTICED

Plaintiff

Freddy Bienstock Music Company
doing business as
Bienstock Publishing Company

represented by **James Edward Hough**
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

David S Stellings
(See above for address)
ATTORNEY TO BE NOTICED

Jacqueline C. Charlesworth
(See above for address)
ATTORNEY TO BE NOTICED

Lauren Amy McMillen
(See above for address)
ATTORNEY TO BE NOTICED

Louis M. Solomon
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
(See above for address)
ATTORNEY TO BE NOTICED

Plaintiff

Alley Music Corporation

represented by **James Edward Hough**
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

David S Stellings
(See above for address)
ATTORNEY TO BE NOTICED

Jacqueline C. Charlesworth

(See above for address)
ATTORNEY TO BE NOTICED

Lauren Amy McMillen
(See above for address)
ATTORNEY TO BE NOTICED

Louis M. Solomon
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
(See above for address)
ATTORNEY TO BE NOTICED

Plaintiff

X-Ray Dog Music, Inc.

represented by **Charles S. Sims**
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Benjamin Galdston
(See above for address)
PRO HAC VICE
ATTORNEY TO BE NOTICED

Lauren Amy McMillen
(See above for address)
ATTORNEY TO BE NOTICED

Louis M. Solomon
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
(See above for address)
ATTORNEY TO BE NOTICED

William M. Hart
(See above for address)
ATTORNEY TO BE NOTICED

Plaintiff

Federation Francaise De Tennis

represented by **Charles S. Sims**
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Benjamin Galdston
(See above for address)
PRO HAC VICE
ATTORNEY TO BE NOTICED

Lauren Amy McMillen
(See above for address)
ATTORNEY TO BE NOTICED

Louis M. Solomon
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
(See above for address)
ATTORNEY TO BE NOTICED

William M. Hart
(See above for address)
ATTORNEY TO BE NOTICED

Plaintiff

The Scottish Premier League Limited
TERMINATED: 11/26/2008

represented by **Louis M. Solomon**
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
(See above for address)
ATTORNEY TO BE NOTICED

Plaintiff

The Music Force Media Group LLC

represented by **Lauren Amy McMillen**
(See above for address)
ATTORNEY TO BE NOTICED

Louis M. Solomon
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
(See above for address)
ATTORNEY TO BE NOTICED

Plaintiff

Sin-Drome Records, Ltd.
*on behalf of themselves and all others
similarly situated*

represented by **Lauren Amy McMillen**
(See above for address)
ATTORNEY TO BE NOTICED

Louis M. Solomon
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
(See above for address)
ATTORNEY TO BE NOTICED

Plaintiff

Murbo Music Publishing, Inc.

represented by **Charles S. Sims**
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Benjamin Galdston
(See above for address)
PRO HAC VICE
ATTORNEY TO BE NOTICED

Lauren Amy McMillen
(See above for address)
ATTORNEY TO BE NOTICED

Louis M. Solomon
(See above for address)
ATTORNEY TO BE NOTICED

Max Wallace Berger
(See above for address)
ATTORNEY TO BE NOTICED

William M. Hart
(See above for address)
ATTORNEY TO BE NOTICED

Plaintiff

Stage Three Music (US), Inc.

represented by **Hilary M. Williams**
Morrison & Foerster LLP
1290 Avenue of the Americas
New York, NY 10104-0050
212-468-8000
Fax: 212-468-7900
ATTORNEY TO BE NOTICED

Jacqueline C. Charlesworth
(See above for address)
ATTORNEY TO BE NOTICED

Lauren Amy McMillen
(See above for address)
ATTORNEY TO BE NOTICED

V.

Defendant

Youtube, Inc.

represented by **A. John P. Mancini**
Mayer Brown LLP
1675 Broadway
New York, NY 10019
(212)506-2500
Fax: (212)262-1910
Email: jmancini@mayerbrown.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Andrew H. Schapiro
Mayer Brown LLP(DC)
1999 "K" Street, N.W.
Washington, DC 20006
(212)506-2500
Fax: (212)262-1910
Email: aschapiro@mayerbrown.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Richard Ben-Veniste
Mayer Brown LLP
1909 K Street, N.W.
8th Floor, Suite 804
Washington, DC 20006-1101
(202) 263-3000
Fax: (202)-263-3300
Email: rben-veniste@mayerbrown.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Tonia Maria Ouellette Klausner
Wilson Sonsini Goodrich & Rosati(NYC)
1301 Avenue of the Americas
40th Floor
New York, NY 10019
(212)-497-7706
Fax: (212)-999-5899

Email: tklausner@wsgr.com
LEAD ATTORNEY

Carrie A. Jablonski

Bartlit Beck Herman Palenchar & Scott LLP
54 West Hubbard Street
Chicago, IL 60610
(312) 494-4400
Fax: (312) 494-4440
Email: carrie.jablonski@bartlit-beck.com
TERMINATED: 01/14/2008

David H. Kramer

Wilson, Sonsini, Goodrich & Rosati
650 Page Mill Road
Palo Alto, CA 94304
(650) 493 9300
Fax: (650) 565 5100
Email: dkramer@wsgr.com
ATTORNEY TO BE NOTICED

Dylan J. Liddiard

Wilson Sonsini Goodrich & Rosati, P.C.
650 Page Mill Road
Palo Alto, CA 94304
(650) 493-9300
Fax: (650) 493-6811

Emily Alice Smith

Wilson Sonsini Goodrich & Rosati (1301
Ave. of the Americas)
1301 Avenue of The Americas
New York, NY 10019
(212)-497-7722
Fax: (212)-999-5899
Email: essmith@wsgr.com
ATTORNEY TO BE NOTICED

James Joseph Hartnett , IV

Faegre & Benson LLP (MN)
2200 Wells Fargo Center
90 South Seventh Street
Minneapolis, MN 55402
(612) 766-6924
Fax: (612) 766-1600
Email: jhartnett@faegre.com
ATTORNEY TO BE NOTICED

John H. Hinderaker

Faegre & Benson LLP
2200 Wells Fargo Center
90 South Seventh Street
Minneapolis, MN 55402-3901
(612) 766-7000
Fax: (612) 766-1600
ATTORNEY TO BE NOTICED

Keith E. Eggleton

Wilson Sonsini Goodrich & Rosati, P.C.
650 Page Mill Road
Palo Alto, CA 94304
(650) 493-9300
Fax: (650) 493-6811
ATTORNEY TO BE NOTICED

Leo P Cunningham

Wilson Sonsini Goodrich & Rosati, P.C.
650 Page Mill Road
Palo Alto, CA 94304
(650) 493-9300
Fax: (650) 565-5100
Email: lcunningham@wsgr.com

Mark Shawn Ouweleen

Bartlit Beck Herman Palenchar & Scott
LLP
54 West Hubbard Street
Chicago, IL 60610
(312) 494-4400
Fax: (312) 494-4440
Email: mark.ouweleen@bartlit-beck.com
TERMINATED: 01/14/2008
ATTORNEY TO BE NOTICED

Michael Harrison Rubin

Wilson Sonsini Goodrich & Rosati, P.C.
650 Page Mill Road
Palo Alto, CA 94304
(650) 493-9300
Fax: (650) 493-6811

Philip S. Beck

Bartlit Beck Herman Palenchar & Scott
LLP (IL)
54 West Hubbard Street
Suite 300
Chicago, IL 60610-4697
(312) 494-4400
TERMINATED: 01/14/2008

Rebecca Weinstein Bacon

Bartlit Beck Herman Palenchar & Scott
LLP
54 West Hubbard Street
Chicago, IL 60610
(312) 494-4400
Fax: (312) 494-4440
TERMINATED: 01/14/2008

Shayna Susanne Cook

Bartlit Beck Herman Palenchar & Scott LLP
54 West Hubbard Street
Chicago, IL 60610
(312) 494-4400
Fax: (312) 494-4440
Email: shayna.cook@bartlit-beck.com
TERMINATED: 01/14/2008

Defendant

Youtube, LLC

represented by **A. John P. Mancini**
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Andrew H. Schapiro

(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Richard Ben–Veniste
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Tonia Maria Ouellette Klausner
(See above for address)
LEAD ATTORNEY

Carrie A. Jablonski
(See above for address)
TERMINATED: 01/14/2008

David H. Kramer
(See above for address)
ATTORNEY TO BE NOTICED

Dylan J. Liddiard
(See above for address)

Emily Alice Smith
(See above for address)
ATTORNEY TO BE NOTICED

James Joseph Hartnett , IV
(See above for address)
ATTORNEY TO BE NOTICED

John H. Hinderaker
(See above for address)
ATTORNEY TO BE NOTICED

Keith E. Eggleton
(See above for address)
ATTORNEY TO BE NOTICED

Leo P Cunningham
(See above for address)

Mark Shawn Ouweleen
(See above for address)
TERMINATED: 01/14/2008
ATTORNEY TO BE NOTICED

Michael Harrison Rubin
(See above for address)

Philip S. Beck
(See above for address)
TERMINATED: 01/14/2008

Rebecca Weinstein Bacon
(See above for address)
TERMINATED: 01/14/2008

Shayna Susanne Cook
(See above for address)
TERMINATED: 01/14/2008

Defendant

Google, Inc.

represented by **A. John P. Mancini**
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Andrew H. Schapiro
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Richard Ben-Veniste
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Tonia Maria Ouellette Klausner
(See above for address)
LEAD ATTORNEY

Carrie A. Jablonski
(See above for address)
TERMINATED: 01/14/2008

David H. Kramer
(See above for address)
ATTORNEY TO BE NOTICED

Dylan J. Liddiard
(See above for address)

Emily Alice Smith
(See above for address)
ATTORNEY TO BE NOTICED

James Joseph Hartnett , IV
(See above for address)
ATTORNEY TO BE NOTICED

John H. Hinderaker
(See above for address)
ATTORNEY TO BE NOTICED

Keith E. Eggleton
(See above for address)
ATTORNEY TO BE NOTICED

Leo P Cunningham
(See above for address)

Mark Shawn Ouweleen
(See above for address)
TERMINATED: 01/14/2008
ATTORNEY TO BE NOTICED

Michael Harrison Rubin
(See above for address)

Philip S. Beck
(See above for address)
TERMINATED: 01/14/2008

Rebecca Weinstein Bacon
(See above for address)
TERMINATED: 01/14/2008

Shayna Susanne Cook
(See above for address)
TERMINATED: 01/14/2008

ADR Provider

**American Society of Composers,
Authors And Publishers**

represented by **Thomas Clay Moore**
Proskauer Rose LLP (New York)
1585 Broadway
New York, NY 10036
(212) 969-3000
Fax: (212) 969-2900
Email: tmoore@hppllegal.com
LEAD ATTORNEY

ADR Provider

Broadcast Music, Inc.

represented by **Thomas Clay Moore**
(See above for address)
LEAD ATTORNEY

ADR Provider

SESAC, Inc.

represented by **Thomas Clay Moore**
(See above for address)
LEAD ATTORNEY

ADR Provider

Sports Rights Owners Coalition

represented by **Thomas Clay Moore**
(See above for address)
LEAD ATTORNEY

Amicus

American Library Association, et al.

represented by **Edward Hernstadt**
Hernstadt Atlas, LLP
11 Broadway
Suite 615
New York, NY 10004
(212) 809-2501
Fax: (212) 214-0307
Email: ed@heatlaw.com
ATTORNEY TO BE NOTICED

Amicus

eBay, Inc.

represented by **Asim M. Bhansali**
Keker & Van Nest LLP
710 Sansome Street
San Francisco, CA 94111
(415) 391-5400
Fax: (415) 397-7188
Email: amb@kvn.com
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Amicus

Facebook, Inc.

represented by **Asim M. Bhansali**
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Amicus

IAC/Interactivecorp

represented by **Asim M. Bhansali**
(See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Amicus**Yahoo! Inc.**

represented by **Asim M. Bhansali**
 (See above for address)
LEAD ATTORNEY
ATTORNEY TO BE NOTICED

Amicus**The Sideshow Coalition**

represented by **Eric Joseph Grannis**
 Law Offices of Eric J. Grannis
 620 Fifth Avenue
 New York, NY 10020
 212-903-1025
 Fax: 212-208-4597
 Email: egrannis@grannislaw.com
ATTORNEY TO BE NOTICED

Date Filed	#	Docket Text
05/04/2007	<u>1</u>	COMPLAINT against Google, Inc., Youtube, Inc., Youtube, LLC. (Filing Fee \$ 350.00, Receipt Number 614018) Document filed by The Football Association Premier League Limited, Bourne Co..(tro) (Entered: 05/07/2007)
05/04/2007		SUMMONS ISSUED as to Google, Inc., Youtube, Inc., Youtube, LLC. (tro) (Entered: 05/07/2007)
05/04/2007		CASE REFERRED TO Judge Louis L. Stanton as possibly related to 1:07-cv-2103. (tro) (Entered: 05/07/2007)
05/04/2007		Case Designated ECF. (tro) (Entered: 05/07/2007)
05/04/2007	<u>2</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Bourne Co..(tro) (Entered: 05/07/2007)
05/04/2007	<u>3</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by The Football Association Premier League Limited.(tro) Additional attachment(s) added on 5/9/2007 (Rodriguez, Tiffany). (Entered: 05/07/2007)
05/04/2007		Mailed notice to Register of Copyrights to report the filing of this action. (tro) (Entered: 05/07/2007)
05/14/2007	<u>4</u>	AFFIDAVIT OF SERVICE of Summons and Complaint. Youtube, Inc. served on 5/7/2007, answer due 5/28/2007. Service was accepted by Rhonda McCarty, Authorized Agent, CSC Lawyers, Inc.. Document filed by The Football Association Premier League Limited. (Solomon, Louis) (Entered: 05/14/2007)
05/14/2007	<u>5</u>	AFFIDAVIT OF SERVICE of Summons and Complaint. Youtube, LLC served on 5/7/2007, answer due 5/28/2007. Service was accepted by Magaret Wilson, Process Specialist, CT Corporation. Document filed by The Football Association Premier League Limited; Bourne Co.. (Solomon, Louis) (Entered: 05/14/2007)
05/14/2007	<u>6</u>	AFFIDAVIT OF SERVICE of Summons and Complaint. Google, Inc. served on 5/7/2007, answer due 5/28/2007. Service was accepted by Amy Lesch, Authorized Agent. Document filed by The Football Association Premier League Limited; Bourne Co.. (Solomon, Louis) (Entered: 05/14/2007)
05/15/2007	<u>7</u>	NOTICE OF APPEARANCE by Tonia Maria Ouellette Klausner on behalf of Google, Inc., Youtube, Inc., Youtube, LLC (Klausner, Tonia Maria) (Entered: 05/15/2007)
05/15/2007	<u>8</u>	STIPULATION AND ORDER: Defendants, having acknowledged service of process upon each of them, shall have until 7/5/2007, to move against or respond to the complaint. The parties agree that the extention shall not prejudice or be claimed to affect plts' stated intention to coordinat this action and the action Viacom Int'l Inc. v. YouTube, Inc. et al., 07cv2103(SDNY). SO ORDERED. (Signed by Judge Sidney H. Stein on 5/15/2007) (jar) (Entered: 05/16/2007)

05/15/2007		Set Answer Due Date purs. to <u>8</u> Stipulation and Order, as to Google, Inc. answer due on 7/5/2007; Youtube, Inc. answer due on 7/5/2007; Youtube, LLC answer due on 7/5/2007. (jar) (Entered: 05/16/2007)
05/16/2007		CASE ACCEPTED AS RELATED. Create association to 1:07-cv-02103-LLS. Notice of Assignment to follow. (laq) (Entered: 05/30/2007)
05/16/2007	<u>12</u>	NOTICE OF CASE ASSIGNMENT to Judge Louis L. Stanton. Judge Unassigned is no longer assigned to the case. (laq) (Entered: 05/30/2007)
05/16/2007		Magistrate Judge Frank Maas is so designated. (laq) (Entered: 05/30/2007)
05/18/2007	<u>9</u>	STIPULATION AND ORDER by and between the undersigned that Defendants, having acknowledged service of process upon each of them. shall have until July 5 2007, to move against or otherwise respond to the complaint. The parties agree that the foregoing extension shall not prejudice or be claimed to affect plaintiffs' stated intention to coordinate this action and the action styled Viacom Int'l Inc. V. YouTube, Inc., et al., 07 Civ. 02103 (S.D.N.Y.) (LLS) (the "Viacom Action") (Signed by Judge Louis L. Stanton on 5/14/2007) (Signed by Judge Louis L. Stanton on 5/14/2007) (jmi) Additional attachment(s) added on 5/21/2007 (Miles, Janeen). Modified on 6/4/2007 (Miles, Janeen). (Entered: 05/21/2007)
05/21/2007	<u>10</u>	NOTICE of Withdrawal of Jerry L. Dasti of Proskauer Rose LLP As Counsel of Record For Lead Plaintiffs The Football Association Premier League Limited And Bourne Co. And The Prospective Plaintiff Class. Document filed by The Football Association Premier League Limited, Bourne Co.. (Dasti, Jerry) (Entered: 05/21/2007)
05/21/2007	<u>11</u>	ORDER: Scheduling Conference set for 7/27/2007 11:30 AM before Judge Louis L. Stanton. SO ORDERED. (Signed by Judge Louis L. Stanton on 5/21/2007) (jar) (Entered: 05/22/2007)
05/31/2007	<u>13</u>	NOTICE OF APPEARANCE by Christopher Lovell on behalf of The Music Force LLC (Lovell, Christopher) (Entered: 05/31/2007)
07/02/2007	<u>14</u>	ENDORSED LETTER addressed to Judge Louis L. Stanton from John P. Coffey dated 6/29/07 re: We write to jointly as co-counsel in this action for PL/B Plaintiffs and the prospective Class. We seek to leave to file a motion to appoint Proskauer Rose LLP. and Bernstein Litowitz Berger & Grossman LLP. interim Class counsel in this action. FRCP 23(g)(2)(A) ("The Court may designate interim counsel to act on behalf of the putative Class before determining whether to certify the action as a class action). ENDORSEMENT: Leave to file the motion is GRANTED. So Ordered. (Signed by Judge Louis L. Stanton on 6/29/07) (js) (Entered: 07/03/2007)
07/03/2007	<u>15</u>	ORDER TO SHOW CAUSE; defendants You Tube, Inc., YouTube, LLC, and Google, Inc. and all other interested parties shall show cause as to why the Court should not enter an order approving the schedule requested in the letter submitted by plaintiffs to the Honorable Judge Louis L. Stanton on 6/29/2007, which requested leave to file a motion to designate Proskauer Rose LLP and Bernstein Litowitz Berger & Grossman LLP as Interim Class Counsel pursuant to FRCP 23(g)(2)(A). Show Cause Hearing set for 7/10/2007 at 3:00 PM in Courtroom 21C, 500 Pearl Street, New York, NY 10007 before Judge Louis L. Stanton. (Signed by Judge Louis L. Stanton on 7/3/07) (kco) (Entered: 07/05/2007)
07/05/2007	<u>16</u>	MEMORANDUM OF LAW <i>in support of Motion for Appointment of Interim Class Counsel Pursuant to FED.R.CIV.P.23(g)(2)(A)</i> . Document filed by The Football Association Premier League Limited, Bourne Co.. (Solomon, Louis) (Entered: 07/05/2007)
07/05/2007	<u>17</u>	DECLARATION of John P. Coffey and Louis Solomon <i>in Support of Motion for Appointment of Interim Class Counsel Pursuant to FED.R.CIV.P.23(G)(2)(A)</i> . Document filed by The Football Association Premier League Limited, Bourne Co.. (Attachments: # <u>1</u> Exhibit # <u>2</u> Exhibit # <u>3</u> Exhibit # <u>4</u> Exhibit # <u>5</u> Exhibit)(Solomon, Louis) (Entered: 07/05/2007)
07/05/2007	<u>18</u>	NOTICE OF APPEARANCE by Emily Alice Smith on behalf of Google, Inc., Youtube, Inc., Youtube, LLC (Smith, Emily) (Entered: 07/05/2007)

07/06/2007	<u>19</u>	STIPULATION AND ORDER; plaintiffs in this action and counsel for plaintiff Cal IV in the Tennessee action shall serve any supplemental papers on the motion by 7/11/2007; defendants shall serve any papers concerning said motion by 7/19/2007; and any replies from plaintiffs or other interested parties shall be served on or before 7/25/2007. Accordingly, the Court conference scheduled for 7/10/2007 is adjourned. (Signed by Judge Louis L. Stanton on 7/5/07) (kco) (Entered: 07/09/2007)
07/06/2007	26	DECLARATION of John Coffey and Louis Solomon in support of motion for appointment of Interim Class Counsel. Document filed by The Football Association Premier League Limited, Bourne Co. (cd) (Entered: 07/13/2007)
07/06/2007	27	MEMORANDUM OF LAW in Support of Motion for Appointment of Interim Class Counsel. Document filed by The Football Association Premier League Limited, Bourne Co. (cd) (Entered: 07/13/2007)
07/09/2007	<u>20</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC.(Klausner, Tonia Maria) (Entered: 07/09/2007)
07/09/2007	<u>21</u>	ANSWER to Complaint. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC.(Klausner, Tonia Maria) (Entered: 07/09/2007)
07/09/2007	<u>22</u>	ENDORSED LETTER addressed to Judge Louis L. Stanton from Tonia Klausner dated 7/5/07 re: defts YouTube and Google request for a pre motion conference. ENDORSEMENT: the complaint is sufficiently definitive to be readily susceptible to answer, without need for a more definite statement. Defts' time is extended to 7/9. (Signed by Judge Louis L. Stanton on 7/6/07) (cd). (Entered: 07/10/2007)
07/11/2007	<u>23</u>	NOTICE OF APPEARANCE by Jonathan K. Levine on behalf of Cal IV Entertainment, LLC (Levine, Jonathan) (Entered: 07/11/2007)
07/11/2007	<u>24</u>	MEMORANDUM OF LAW in Support re: <u>16</u> Memorandum of Law, <u>17</u> Declaration, <u>15</u> Order to Show Cause,, <u>19</u> Stipulation and Order, Terminate Hearings, Set Motion and RRDeadlines/Hearings, Set Deadlines/Hearings,,,, <i>Plaintiffs' Supplemental Memorandum of Law—Together With Four Additional Supporting Declarations—In Support of Motion for Appointment of Interim Class Counsel Pursuant to Fed. R. Civ. P. 23(g)(2)(A)</i> . Document filed by The Football Association Premier League Limited, Bourne Co.. (Attachments: # <u>1</u> Exhibit A—Declaration Of Robert Tur In Support# <u>2</u> Exhibit B Declaration of Daniel Hill in Support# <u>3</u> Exhibit C Declaration of David J. Grisman in Support# <u>4</u> Exhibit D Declaration of Henry Marx on Behalf of the The Music Force LLC in Support)(Solomon, Louis) (Entered: 07/11/2007)
07/11/2007	<u>25</u>	RESPONSE re: <u>16</u> Memorandum of Law <i>Response of Cal IV Entertainment, LLC In Support Of Plaintiffs' Motion For Appointment Of Interim Class Counsel Pursuant To Fed. R. Civ. P. 23(g)(2)(A)</i> . Document filed by Cal IV Entertainment, LLC. (Attachments: # <u>1</u> Affidavit Declaration Of Daniel Hill In Support)(Levine, Jonathan) (Entered: 07/11/2007)
07/19/2007	<u>28</u>	RESPONSE re: <u>16</u> Memorandum of Law <i>Defendants' Response to Plaintiffs' Motion for Appoinment of Interim Class Counsel</i> . Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Klausner, Tonia Maria) (Entered: 07/19/2007)
07/24/2007	<u>29</u>	MOTION for Mark S. Ouweleen to Appear Pro Hac Vice. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC.(jco) (Entered: 07/26/2007)
07/24/2007	<u>30</u>	MOTION for Shayna S. Cook to Appear Pro Hac Vice. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC.(jco) (Entered: 07/26/2007)
07/24/2007	<u>31</u>	MOTION for Rebecca Weinstein Bacon to Appear Pro Hac Vice. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC.(jco) Additional attachment(s) added on 7/27/2007 (Correa, Julie). (Entered: 07/26/2007)
07/24/2007	<u>32</u>	MOTION for Philip S. Beck to Appear Pro Hac Vice. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC.(jco) (Entered: 07/26/2007)

07/24/2007	<u>33</u>	MOTION for Carrie A. Jablonski to Appear Pro Hac Vice. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC.(jco) (Entered: 07/26/2007)
07/25/2007	<u>41</u>	MOTION for David H. Kramer to Appear Pro Hac Vice. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (jco) Additional attachment(s) added on 8/7/2007 (Correa, Julie). (Entered: 08/07/2007)
07/25/2007	<u>42</u>	MOTION for Keith E. Eggleton to Appear Pro Hac Vice. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC.(jco) (Entered: 08/07/2007)
07/27/2007	<u>34</u>	ORDER APPOINTING INTERIM CLASS COUNSEL; plaintiff's motion for appointment of interim class counsel pursuant to FRCP 23(g)(2)(A) is granted and Proskauer Rose LLP and Bernstein Litowitz Berger &Grossman LLP are designated interim counsel to act on behalf of the putative class. (Signed by Judge Louis L. Stanton on 7/27/07) (kco) (Entered: 07/30/2007)
07/27/2007		Minute Entry for proceedings held before Judge Louis L. Stanton : Initial Pretrial Conference held on 7/27/2007. Pretrial Conference set for 8/6/2007 at 03:00 PM in Courtroom 21C, 500 Pearl Street, New York, NY 10007 before Judge Louis L. Stanton. (db) (Entered: 08/02/2007)
07/30/2007		CASHIERS OFFICE REMARK on <u>33</u> Motion to Appear Pro Hac Vice, <u>32</u> Motion to Appear Pro Hac Vice, <u>29</u> Motion to Appear Pro Hac Vice, <u>31</u> Motion to Appear Pro Hac Vice, <u>30</u> Motion to Appear Pro Hac Vice in the amount of \$125.00, paid on 07/24/2007, Receipt Number 622076. (jd) (Entered: 07/30/2007)
07/31/2007	<u>35</u>	NOTICE OF WITHDRAWAL of Jerry L. Dasti of Proskauer Rose LLP as counsel of record for lead plaintiffs The Football Association Premier League Limited and Bourne Co. and the prospective plaintiff class. So ordered. (Signed by Judge Louis L. Stanton on 7/30/07) (cd) (Entered: 08/01/2007)
08/02/2007		CASHIERS OFFICE REMARK in the amount of \$50.00, paid on 07/25/2007, Receipt Number 622172. Paid Pro Hac Vice for David H. Kramer and Keith E. Eggleton. (jd) (Entered: 08/02/2007)
08/06/2007	<u>36</u>	ORDER FOR ADMISSION PRO HAC VICE ON WRITTEN MOTION. Attorney Shayna Susanne Cook for Google, Inc. and Youtube, Inc. admitted Pro Hac Vice. This action has been assigned to the Electronic Case Filing (ECF) system and as such, counsel shall immediately register for an ECF password. (Signed by Judge Louis L. Stanton on 8/6/07) (tro) (Entered: 08/07/2007)
08/06/2007	<u>37</u>	ORDER FOR ADMISSION PRO HAC VICE ON WRITTEN MOTION. Attorney Philip S. Beck for Google, Inc. and Youtube, Inc. admitted Pro Hac Vice. This action has been assigned to the Electronic Case Filing (ECF) system and as such, counsel shall immediately register for an ECF password. (Signed by Judge Louis L. Stanton on 8/6/07) (tro) (Entered: 08/07/2007)
08/06/2007	<u>38</u>	ORDER FOR ADMISSION PRO HAC VICE ON WRITTEN MOTION. Attorney Carrie A. Jablonski for Google, Inc. and Youtube, Inc. admitted Pro Hac Vice. This action has been assigned to the Electronic Case Filing (ECF) system and as such, counsel shall immediately register for an ECF password. (Signed by Judge Louis L. Stanton on 8/6/07) (tro) (Entered: 08/07/2007)
08/06/2007	<u>39</u>	ORDER FOR ADMISSION PRO HAC VICE ON WRITTEN MOTION. Attorney Rebecca Weinstein Bacon for Google, Inc. and Youtube, Inc. admitted Pro Hac Vice. This action has been assigned to the Electronic Case Filing (ECF) and as such, counsel shall immediately register for an ECF password. (Signed by Judge Louis L. Stanton on 8/6/07) (tro) (Entered: 08/07/2007)
08/06/2007	<u>40</u>	MEMO ENDORSEMENT on re: <u>29</u> MOTION for Mark S. Ouweleen to Appear Pro Hac Vice. filed by Youtube, LLC, Youtube, Inc., Google, Inc. ENDORSEMENT: Granted. No opposition. So ordered. (Signed by Judge Louis L. Stanton on 8/6/07) (tro) (Entered: 08/07/2007)
08/06/2007		Transmission to Attorney Admissions Clerk. Transmitted re: <u>38</u> Order Admitting Attorney Pro Hac Vice, <u>37</u> Order Admitting Attorney Pro Hac Vice, <u>40</u> Memo Endorsement, <u>36</u> Order Admitting Attorney Pro Hac Vice, <u>39</u> Order Admitting Attorney Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney

		Information. (tro) (Entered: 08/07/2007)
08/09/2007	<u>43</u>	JOINT RULE 16(b) SCHEDULING ORDER:Amended Pleadings due by 12/31/2007. Deposition due by 12/7/2008. Discovery due by 12/7/2008. (Signed by Judge Louis L. Stanton on 8/8/07) (jco) (Entered: 08/13/2007)
08/13/2007	<u>44</u>	MEMO ENDORSEMENT granting <u>42</u> Motion for Keith E. Eggleton to Appear Pro Hac Vice. (Signed by Judge Louis L. Stanton on 8/10/07) (js) (Entered: 08/14/2007)
08/13/2007		Transmission to Attorney Admissions Clerk. Transmitted re: <u>44</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (js) (Entered: 08/14/2007)
08/13/2007	<u>45</u>	MEMO ENDORSEMENT granting <u>41</u> Motion for David H. Kramer to Appear Pro Hac Vice. (Signed by Judge Louis L. Stanton on 8/10/07) (js) (Entered: 08/14/2007)
08/13/2007		Transmission to Attorney Admissions Clerk. Transmitted re: <u>45</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (js) (Entered: 08/14/2007)
08/22/2007	<u>46</u>	MOTION for John H. Hinderaker to Appear Pro Hac Vice. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC.(jco) (Entered: 08/28/2007)
08/23/2007	<u>47</u>	MOTION for James J. Hartnett, IV to Appear Pro Hac Vice. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC.(jco) (Entered: 08/28/2007)
08/31/2007		CASHIERS OFFICE REMARK on <u>47</u> Motion to Appear Pro Hac Vice, <u>46</u> Motion to Appear Pro Hac Vice in the amount of \$50.00, paid on 08/23/2007, Receipt Number 625287. (jd) (Entered: 08/31/2007)
09/11/2007	<u>48</u>	NOTICE OF APPEARANCE by Christopher Michael McGrath on behalf of The Music Force LLC (McGrath, Christopher) (Entered: 09/11/2007)
09/11/2007	<u>49</u>	NOTICE OF APPEARANCE by Jeffrey Lowell Graubart on behalf of The Music Force LLC (Graubart, Jeffrey) (Entered: 09/11/2007)
09/11/2007	<u>50</u>	NOTICE OF APPEARANCE by Steven John D'Onofrio on behalf of The Music Force LLC (D'Onofrio, Steven) (Entered: 09/11/2007)
09/12/2007	<u>51</u>	ORDER granting <u>46</u> Motion for John H. Hinderaker to Appear Pro Hac Vice. (Signed by Judge Louis L. Stanton on 9/11/07) (kco) (Entered: 09/12/2007)
09/12/2007		Transmission to Attorney Admissions Clerk. Transmitted re: <u>51</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (kco) (Entered: 09/12/2007)
09/12/2007	<u>52</u>	ORDER granting <u>47</u> Motion for James J. Hartnett to Appear Pro Hac Vice. (Signed by Judge Louis L. Stanton on 9/11/07) (kco) (Entered: 09/12/2007)
09/12/2007		Transmission to Attorney Admissions Clerk. Transmitted re: <u>52</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (kco) (Entered: 09/12/2007)
09/27/2007	<u>53</u>	STIPULATION AND ORDER: It is hereby stipulated and agreed by and between the undersigned attorneys for the respective parties that the parties shall have until October 5, 2007 to stipulate to an ESI Plan. (Signed by Judge Louis L. Stanton on 9/26/2007) (jpo) (Signed by Judge Louis L. Stanton on 9/25/2007) (jpo) (Entered: 09/27/2007)
10/12/2007		***DELETED DOCUMENT. Deleted document number [Protective Order] 54. The document was incorrectly filed in this case. (js) (Entered: 10/15/2007)
10/26/2007		Minute Entry for proceedings held before Judge Louis L. Stanton : Interim Pretrial Conference held on 10/26/2007. (js) (Entered: 10/31/2007)
10/26/2007	<u>55</u>	MOTION for Michael H. Rubin to Appear Pro Hac Vice. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (jco) (Entered: 11/01/2007)

11/06/2007	<u>56</u>	ORDER ON CONSENT TO FILE AMENDED COMPLAINT: Pursuant to the Court's rulings on the record at the October 26, 2007 conference, the parties hereto consent to plaintiffs' filing of an Amended Complaint annexed hereto as Exhibit A. Defendants' time to serve and file a response to the Amended Complaint in the manner permitted by the Federal Rules shall be extended to December 3, 2007. (Signed by Judge Louis L. Stanton on 11/6/07) (tro) (Entered: 11/06/2007)
11/07/2007	<u>58</u>	AMENDED COMPLAINT amending <u>1</u> Complaint against Google, Inc., Youtube, Inc., Youtube, LLC. Document filed by Cherry Lane Music Publishing Company, Inc., Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., The Music Force LLC, Cal IV Entertainment, LLC, The Football Association Premier League Limited, Bourne Co. Related document: <u>1</u> Complaint filed by Bourne Co., The Football Association Premier League Limited. (jco) (Entered: 11/09/2007)
11/08/2007	<u>57</u>	AFFIDAVIT OF SERVICE of Amended Summons in a Civil Case and Amended Complaint served on David H. Kramer, Tonia Ouellette Klausner, from the firm of Wilson, Sonsini, Goodrich & Rosati PC, Phillip S. Beck of the Law Firm of Bartlit, Beck, Herman, Palenchar & Scott LLP and Hohn H. Hinderaker of the Firm Fabgre & Benson LLP. on November 7th 2007. Service was made by Mail. Document filed by The Football Association Premier League Limited, Bourne Co.. (Solomon, Louis) (Entered: 11/08/2007)
11/13/2007		CASHIERS OFFICE REMARK on <u>55</u> Motion to Appear Pro Hac Vice in the amount of \$25.00, paid on 10/26/2007, Receipt Number 631286. (jd) (Entered: 11/13/2007)
11/13/2007	<u>59</u>	MOTION for Christina H. Connolly to Appear Pro Hac Vice. Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Bourne Co. (jco) (Entered: 11/16/2007)
11/14/2007	<u>60</u>	MOTION for Dylan J. Liddiard to Appear Pro Hac Vice. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (jco) (Entered: 11/16/2007)
11/14/2007	<u>61</u>	MOTION for Leo Cunningham to Appear Pro Hac Vice. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (jco) (Entered: 11/16/2007)
11/21/2007		CASHIERS OFFICE REMARK on <u>59</u> Motion to Appear Pro Hac Vice., in the amount of \$25.00, paid on 11/13/2007, Receipt Number 632447. (jd) (Entered: 11/21/2007)
11/21/2007		CASHIERS OFFICE REMARK on <u>61</u> Motion to Appear Pro Hac Vice, <u>60</u> Motion to Appear Pro Hac Vice in the amount of \$50.00, paid on 11/14/2007, Receipt Number 632862. (jd) (Entered: 11/21/2007)
11/30/2007	<u>62</u>	ORDER granting <u>59</u> Motion for Christina H. Connolly to Appear Pro Hac Vice. IT IS SO ORDERED. (Signed by Judge Louis L. Stanton on 11/30/2007) (jmi) (Entered: 11/30/2007)
11/30/2007		Transmission to Attorney Admissions Clerk. Transmitted re: <u>62</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (jmi) (Entered: 11/30/2007)
12/03/2007	<u>63</u>	ANSWER to Amended Complaint with JURY DEMAND. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. Related document: <u>58</u> Amended Complaint., filed by Alley Music Corporation, Cal IV Entertainment, LLC, Edward B. Marks Music Company, The Rodgers & Hammerstein Organization, Sin-Drome Records, Ltd., The Scottish Premier League Limited, National Music Publishers' Association, Freddy Bienstock Music Company, The Music Force LLC, Cherry Lane Music Publishing Company, Inc., X-Ray Dog Music, Inc., The Music Force

		Media Group LLC, Bourne Co., Federation Francaise De Tennis, Robert Tur, The Football Association Premier League Limited.(Kramer, David) (Entered: 12/03/2007)
12/04/2007	<u>64</u>	ORDER granting <u>60</u> Motion for Dylan J. Liddiard to Appear Pro Hac Vice. (Signed by Judge Louis L. Stanton on 12/4/07) (jco) (Entered: 12/04/2007)
12/04/2007		Transmission to Attorney Admissions Clerk. Transmitted re: <u>64</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (jco) (Entered: 12/18/2007)
12/26/2007	<u>65</u>	NOTICE OF APPEARANCE by A. John P. Mancini on behalf of Google, Inc., Youtube, Inc., Youtube, LLC (Mancini, A.) (Entered: 12/26/2007)
01/14/2008	<u>66</u>	STIPULATION AND ORDER SUBSTITUTING ATTORNEYS the undersigned hereby stipulate and consent to the substitution of the law firm of Mayer Brown LLP, by and through its attorneys, Richard Ben-Veniste, Andrew H. Schapire, and A. John P. Mancini, as attorneys of record for Defendants YouTube, Inc., YouTube, LLC, and Google Inc. in the above-captioned action in place and instead of the law firm of Bartlit Beck Herman Palencher & Scott LLP, and its attorneys, Philip S. Beck, Mark S. Ouweleen, Rebecca Weinstein Bacon, Shayna S. Cook, and Carrie A. Jablonski. SO ORDERED. (Signed by Judge Louis L. Stanton on 1/11/2008) (jmi) (Entered: 01/14/2008)
01/29/2008	<u>67</u>	ENDORSED LETTER addressed to Judge Louis L. Stanton from Susan J. Kohlmann dated 1/18/08 re: the plaintiffs in actions 07cv2103 & 07cv3582 have agreed to submit a consolidated brief. The parties have agreed on a proposed briefing schedule as follows: Moving Briefs 2/8/08; Opposition Briefs 2/28/08 and Reply Briefs – 3/7/08. ENDORSEMENT: So Ordered. (Signed by Judge Louis L. Stanton on 1/25/08) (pl) (Entered: 01/31/2008)
02/11/2008	<u>68</u>	MOTION to Compel. Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Bourne Co..(Verrilli, Donald) (Entered: 02/11/2008)
02/26/2008	<u>70</u>	ORDER FOR ADMISSION PRO HAC VICE ON WRITTEN MOTION: It is hereby ordered that Leo Cunningham is admitted to practice Pro Hac Vice as counsel for Defendants. (Signed by Judge Louis L. Stanton on 2/22/2008) (jpo) (Entered: 02/26/2008)
02/26/2008		Transmission to Attorney Admissions Clerk. Transmitted re: <u>70</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (jpo) (Entered: 02/26/2008)
02/26/2008	<u>71</u>	MEMO ENDORSEMENT on <u>55</u> Motion for Michael H. Rubin to Appear Pro Hac Vice. ENDORSEMENT: Granted. No opposition. So Ordered. (Signed by Judge Louis L. Stanton on 2/22/2008) (jpo) (Entered: 02/26/2008)
02/26/2008		Transmission to Attorney Admissions Clerk. Transmitted re: <u>71</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (jpo) (Entered: 03/06/2008)
03/13/2008		TRANSCRIPT of proceedings held on 2/22/08 before Judge Louis L. Stanton. (Orig. doc. filed in case no. 07 cv 2103, doc. #97)(ae) (Entered: 07/18/2008)
03/31/2008	<u>73</u>	ENDORSED LETTER addressed to Judge Louis L. Stanton from Andrew H. Schapiro dated 3/28/2008 re: Requesting permission to file a sur-reply responding to the new material that Plaintiffs have presented. ENDORSEMENT: YouTube may file a sur-reply. SO ORDERED. (Signed by Judge Louis L. Stanton on 3/31/2008) (jpo) Modified on 4/2/2008 (kkc). (Entered: 03/31/2008)
04/02/2008	<u>74</u>	ENDORSED LETTER addressed to Judge Louis L. Stanton from Susan J. Kohlman dated 4/1/2008 re: Requesting that the Court reconsider its order granting

		Defendants leave to file a surreply in opposition to Plaintiffs' motion to compel. ENDORSEMENT: Denied. (Signed by Judge Louis L. Stanton on 4/1/2008) (jpo) (Entered: 04/02/2008)
05/15/2008	<u>75</u>	SECOND AMENDED STIPULATED PRETRIAL PROTECTIVE ORDER...regarding procedures to be followed that shall govern the handling of confidential material.... (Signed by Judge Louis L. Stanton on 5/14/08) (cd) (Entered: 05/15/2008)
06/11/2008	<u>76</u>	NOTICE of Change of Law Firm Name. Document filed by The Music Force LLC. (Graubart, Jeffrey) (Entered: 06/11/2008)
06/23/2008		Minute Entry for proceedings held before Judge Louis L. Stanton: Pretrial Conference held on 6/23/2008. Next conference set for 9/5/08 at 3:00 and 10/28/08 at 3:00. (jmi) (Entered: 06/27/2008)
06/24/2008	<u>77</u>	ORDER; that the issues presented in defendants' motion to Compel dated 2/8/08 are disposed of by the rulings stated upon the record in open court today. (Signed by Judge Louis L. Stanton on 6/23/08) (pl) (Entered: 06/24/2008)
07/02/2008	<u>78</u>	OPINION AND ORDER #96195: For the reasons set forth in this Order; (1) The cross-motion for a protective order barring disclosure of the source code for the YouTube.com search function is granted, and the motion to compel production of that search code is denied; (2) The motion to compel production of the source code for the Video ID program is denied; (3) The motion to compel production of all removed videos is granted; (4) The motion to compel production of all data from the Logging database concerning each time a YouTube video has been viewed on the YouTube website or through embedding on a third-party website is granted; (5) the motion to compel production of those data fields which defendants have agreed to produce for the works-in-suit, for all videos that have been posted to the YouTube website is denied; (6) The motion to compel production of the schema for the Google Video Advertising database is denied; (7) The motion to compel production of the schema for the Google Video Content database is granted; and (8) The motion to compel production of the private videos and data related to them is denied at this time except to the extent it seeks production of the specified non-content data about such videos. So ordered. (Signed by Judge Louis L. Stanton on 7/1/2008) (tve) (Entered: 07/08/2008)
07/07/2008		TRANSCRIPT of proceedings held on 6/23/08 before Judge Louis L. Stanton. (Original Transcript filed in 07cv2103 doc.#118) (ama) (Entered: 07/07/2008)
07/15/2008		Minute Entry for proceedings held before Judge Louis L. Stanton: Interim Pretrial Conference held on 7/15/2008. (pl) (Entered: 07/21/2008)
07/17/2008	<u>79</u>	STIPULATION REGARDING July 1/2008 OPINION AND ORDER with respect to Section 4 of the Court's Opinion and Order dated 7/1/08 in light of certain user privacy concerns which have been raised. (Signed by Judge Louis L. Stanton on 7/17/08) (cd) (Entered: 07/17/2008)
07/22/2008	<u>80</u>	NOTICE OF APPEARANCE by David S Stellings on behalf of National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation (Stellings, David) (Entered: 07/22/2008)
07/24/2008	81	TRANSCRIPT of proceedings held on 7/15/08 before Judge Louis L. Stanton. (ama) (Entered: 07/24/2008)
08/01/2008		Minute Entry for proceedings held before Judge Louis L. Stanton: Discovery Hearing held on 8/1/2008 at 3:30pm. (tro) (Entered: 09/04/2008)
08/05/2008	<u>83</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Document filed by National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation. (Hough, James) (Entered: 08/05/2008)
08/05/2008	<u>84</u>	NOTICE OF APPEARANCE by James Edward Hough on behalf of National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music

		Corporation (Hough, James) (Entered: 08/05/2008)
08/05/2008	<u>85</u>	TRANSCRIPT of proceedings held on 8/01/08 before Judge Louis L. Stanton. (ama) (Entered: 08/05/2008)
08/06/2008	<u>86</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by X-Ray Dog Music, Inc..(Solomon, Louis) (Entered: 08/06/2008)
08/06/2008	<u>87</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Cherry Lane Music Publishing Company, Inc..(Solomon, Louis) (Entered: 08/06/2008)
08/06/2008	<u>88</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Federation Francaise De Tennis.(Solomon, Louis) (Entered: 08/06/2008)
08/12/2008	<u>89</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by The Music Force LLC.(McGrath, Christopher) (Entered: 08/12/2008)
08/12/2008	<u>90</u>	NOTICE OF APPEARANCE by Christina H. C. Sharp on behalf of Cal IV Entertainment, LLC (Sharp, Christina) (Entered: 08/12/2008)
08/12/2008	<u>91</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Cal IV Entertainment, LLC.(Sharp, Christina) (Entered: 08/12/2008)
08/12/2008	<u>92</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Murbo Music Publishing, Inc..(Solomon, Louis) (Entered: 08/12/2008)
08/15/2008	<u>93</u>	LETTER addressed to Admission Clerk from Christina Connolly Sharp dated 8/11/2008 re: I write to request two changes to the docket in the above-captioned matter. First, I was admitted pro hac vice in this matter on November 13, 2007. I now request that my pro hac vice admission reflect my name change my last name to Christina H. Connolly Sharp. Document filed by Cal IV Entertainment, LLC.(jmi) (Entered: 08/27/2008)
08/26/2008	<u>94</u>	MOTION for Melissa A. Cox to Appear Pro Hac Vice. Document filed by Viacom International, et al. (dle) Modified on 9/10/2008 (dle). (Entered: 08/27/2008)
08/29/2008	<u>95</u>	MOTION for an order for Kevin Michael Doherty to Appear Pro Hac Vice; affidavit in support. Document filed by Cal IV Entertainment, LLC.(pl) (Entered: 09/03/2008)
08/29/2008	<u>96</u>	MOTION for an order for Gerald E. Martin to Appear Pro Hac Vice; w/attach. Affidavit in support. Document filed by Cal IV Entertainment, LLC.(pl) (Entered: 09/03/2008)
09/04/2008	<u>97</u>	STIPULATION AND ORDER: Defendants may restrict Class Plaintiffs from showing portions of documents, deposition transcripts or other materials that Defendants produce in this action to the extent that such materials contain the following information, other than information that is publicly available to McLaughlin, as set forth herein. (Signed by Judge Louis L. Stanton on 9/4/2008) (jpo) (Entered: 09/04/2008)
09/04/2008	<u>98</u>	STIPULATION AND ORDER Defendants may restrict class plaintiffs from showing portions of documents, depositions, transcripts, or other materials that defendants produce in this action to the extent that such materials contain the information further set forth in this order. (Signed by Judge Louis L. Stanton on 9/4/08) (mme) (Entered: 09/04/2008)
09/05/2008		CASHIERS OFFICE REMARK on <u>95</u> Motion to Appear Pro Hac Vice in the amount of \$25.00, paid on 8/29/08, Receipt Number 661794. (Quintero, Marcos) (Entered: 09/05/2008)
09/05/2008		CASHIERS OFFICE REMARK on <u>96</u> Motion to Appear Pro Hac Vice in the amount of \$25.00, paid on 8/29/08, Receipt Number 661795. (Quintero, Marcos)

		(Entered: 09/05/2008)
09/05/2008	99	TRANSCRIPT of proceedings held on 8/01/08 before Judge Louis L. Stanton. (ama) (Entered: 09/05/2008)
09/12/2008		Minute Entry for proceedings held before Judge Louis L. Stanton: Interim Pretrial Conference held on 9/12/2008. (js) (Entered: 09/19/2008)
09/18/2008	<u>100</u>	ORDER FOR ADMISSION OF KEVIN MICHAEL DOHERTY PRO HAC VICE ON WRITTEN MOTION granting <u>95</u> Motion for Kevin Michael Doherty to Appear Pro Hac Vice. (Signed by Judge Louis L. Stanton on 9/18/08) (mme) (Entered: 09/18/2008)
09/18/2008		Transmission to Attorney Admissions Clerk. Transmitted re: <u>100</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (mme) (Entered: 09/18/2008)
09/22/2008	101	TRANSCRIPT of proceedings held on July 15, 2008 3:10 p.m. before Judge Louis L. Stanton. (mro) (Entered: 09/22/2008)
09/24/2008	<u>102</u>	ORDER FOR ADMISSION OF GERALD E. MARTIN PRO HAC VICE ON WRITTEN MOTION: granting <u>96</u> Motion for Gerald E. Martin to Appear Pro Hac Vice. (Signed by Judge Louis L. Stanton on 9/18/2008) (tve) (Entered: 09/24/2008)
10/02/2008	<u>103</u>	NOTICE OF APPEARANCE by Gerald E. Martin on behalf of Cal IV Entertainment, LLC (Martin, Gerald) (Entered: 10/02/2008)
10/03/2008	<u>104</u>	NOTICE OF APPEARANCE by Kevin Michael Doherty on behalf of Cal IV Entertainment, LLC (Doherty, Kevin) (Entered: 10/03/2008)
11/25/2008	<u>105</u>	CONSENT ORDER Pursuant to this Court's ruling on the record at the November 14, 2008 conference, the parties hereto consent to Plaintiffs' filing of the Second Amended Complaint. A redacted version of the Second Amended Complaint, annexed hereto as Exhibit A, shall be filed publicly, and an unredacted version of the Second Amended Complaint shall be filed under seal pursuant to the Second Amended Pre-Trial Protective Order, paragraph 1, 3 and 8. Upon filing of the Second Amended Complaint, plaintiff The Scottish Premier League Limited shall be withdrawn solely in its capacity as a Named Plaintiff in this action (but not as a member of the putative class) and shall be deleted from the caption of the case. Defendants' time to serve and file a response to the Second Amended Complaint in the manner permitted by the Federal Rules shall be extended to forty (40) days after the filing of the Second Amended Complaint. (Signed by Judge Louis L. Stanton on 11/25/08) (mme) (Entered: 11/25/2008)
11/26/2008	<u>106</u>	SECOND AMENDED COMPLAINT amending <u>58</u> Amended Complaint,, against Google, Inc., Youtube, Inc., Youtube, LLC.Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Bourne Co.. Related document: <u>58</u> Amended Complaint,, filed by Alley Music Corporation, Cal IV Entertainment, LLC, Edward B. Marks Music Company, The Rodgers & Hammerstein Organization, Sin-Drome Records, Ltd., The Scottish Premier League Limited, National Music Publishers' Association, Freddy Bienstock Music Company, The Music Force LLC, Cherry Lane Music Publishing Company, Inc., X-Ray Dog Music, Inc., The Music Force Media Group LLC, Bourne Co., Federation Francaise De Tennis, Robert Tur, The Football Association Premier League Limited.(dle) (dle). (Entered: 11/26/2008)
11/26/2008	<u>107</u>	AFFIDAVIT OF SERVICE of Second Amended Class Action Complaint (Redacted), Second Amended Complaint (filed under seal) served on Andrew Shapiro, Esq., A. John Mancini, Esq., Mayer Brown LLP, 1675 Broadway, N.Y., N.Y.10019 and David H. Kramer, Esq., Michael H. Rubin, Esq., Wilson, Sonsini, Goodrich & Rosati, 650 Page Mill Road, Palo Alto, CA. 94303 on 11/26/08. Service was made by Mail. Document filed by The Football Association Premier League

		Limited, Bourne Co.. (Bloom, Elise) (Entered: 11/26/2008)
12/05/2008	<u>109</u>	NOTICE OF CHANGE OF ADDRESS by David S Stellings on behalf of The Football Association Premier League Limited. New Address: Lieff, Cabraser, Heimann & Bernstein, LLP, 250 Hudson Street, 8th Floor, New York, NY, USA 10013-1413, 212-355-9500. (Stellings, David) (Entered: 12/05/2008)
12/08/2008	<u>110</u>	NOTICE OF CHANGE OF ADDRESS by David S Stellings on behalf of The Football Association Premier League Limited. New Address: Lieff, Cabraser, Heimann & Bernstein, LLP, 250 Hudson Street, 8th Floor, New York, New York, USA 10013-1413, 212-355-9500. (Stellings, David) (Entered: 12/08/2008)
01/05/2009	<u>111</u>	STIPULATION AND ORDER that the time for Defendants to serve their answer to the Second Amended Complaint is hereby extended until and including 1/16/09. Google, Inc. answer due 1/16/2009; Youtube, Inc. answer due 1/16/2009. (Signed by Judge Louis L. Stanton on 12/31/08) (cd) (Entered: 01/05/2009)
01/16/2009	<u>112</u>	ANSWER to Amended Complaint with JURY DEMAND. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. Related document: <u>106</u> Amended Complaint,,, filed by Alley Music Corporation, Cal IV Entertainment, LLC, Edward B. Marks Music Company, The Rodgers & Hammerstein Organization, Sin-Drome Records, Ltd., National Music Publishers' Association, Freddy Bienstock Music Company, The Music Force LLC, Cherry Lane Music Publishing Company, Inc., X-Ray Dog Music, Inc., The Music Force Media Group LLC, Bourne Co., Federation Francaise De Tennis, Robert Tur, The Football Association Premier League Limited, Murbo Music Publishing, Inc..(Mancini, A.) (Entered: 01/16/2009)
01/30/2009	<u>113</u>	NOTICE OF CHANGE OF ADDRESS by Christopher Lovell on behalf of The Music Force LLC, The Music Force Media Group LLC. New Address: Lovell Stewart Halebian LLP, 61 Broadway, Suite 501, New York, New York, USA 10006, 212-608-1900. (Lovell, Christopher) (Entered: 01/30/2009)
02/20/2009	<u>114</u>	ENDORSED LETTER addressed to Judge Louis L. Stanton from Sandra Ann Bradshaw Lucas-Morrow dated 1/20/2009 re: Pro Se Movant writes seeking the Court's permission to submit a motion to join both the United Department of Justice ("DOJ") and Movant as indispensable parties under Federal Rule 19 in the above captioned related actions. ENDORSEMENT: To The Clerk of the Court: Please docket and place this document in public file. (Signed by Judge Louis L. Stanton on 2/20/2009) (tve) (Entered: 02/20/2009)
02/20/2009	<u>115</u>	LETTER addressed to Judge Louis L. Stanton from Sandra Ann Bradshaw Lucas-Morrow dated 1/20/2009 re: Pro Se Movant writes seeking the Court's permission to submit a motion to join both the United Department of Justice ("DOJ") and Movant as indispensable parties under Federal Rule 19 in the above captioned related actions. (tve) (Entered: 02/20/2009)
02/20/2009	<u>116</u>	MEMO ENDORSEMENT on re: 133 Letter. ENDORSEMENT: Treating Ms. Lucas-Harrow's letter dated January 20, 2009 as a pro se motion under Fed. R. Civ. P. 19 to join both herself and the United States Department of Justice ("DOJ") as necessary and indispensable parties in these related actions alleging violations of the Copyright Act of 1976 on the YouTube website, the motion is denied. Ms. Lucas-Morrow's pro se application for leave to move to join herself and the DOJ as parties in these cases is denied. So ordered. (Signed by Judge Louis L. Stanton on 2/19/2009) (tve) (Entered: 02/20/2009)
02/27/2009		Minute Entry for proceedings held before Judge Louis L. Stanton: Pre-Motion Conference held on 2/27/2009 on defendant's motion to strike punitive damages. (mro) (Entered: 02/27/2009)
03/05/2009	<u>117</u>	ENDORSED LETTER addressed to Judge Louis L. Stanton from Sandra Ann Bradshaw Lucas-Morrow dated 3/1/09 re: Application for Reconsideration. ENDORSEMENT: This application for reconsideration is DENIED, for the reasons stated in my February 19, 2009 Memorandum Endorsement. So Ordered. (Signed by Judge Louis L. Stanton on 3/5/09) Copies Mailed by Chambers to Lucas-Morrow.(db) (Entered: 03/05/2009)

03/10/2009	<u>118</u>	ENDORSED LETTER: addressed to Judge Louis L. Stanton from Andrew H. Schapiro dated 3/9/09. re: At the conference held on February 27, 2009, the Court requested briefing on two issues relating to YouTube's motion for judgment on the pleadings/to strike Class Plaintiffs' punitive damages allegations. The parties have conferred and agreed to the following briefing schedule: YouTube's Moving Brief: April 3, 2009 Class Plaintiffs' Opposing Brief: May 1, 2009 YouTube's Reply Brief: May 15, 2009 ENDORSEMENT: So Ordered. (Motions due by 4/3/2009. Replies due by 5/15/2009. Responses due by 5/1/2009) (Signed by Judge Louis L. Stanton on 3/10/09) (js) (Entered: 03/10/2009)
03/12/2009	125	TRANSCRIPT of proceedings held on 2/27/09 before Judge Louis L. Stanton. (db) (Entered: 04/24/2009)
04/01/2009	<u>119</u>	MOTION for Eric Haren to Appear Pro Hac Vice. (dle) (Entered: 04/02/2009)
04/02/2009		Minute Entry for proceedings held before Judge Louis L. Stanton: Discovery Hearing held and concluded on 4/2/2009. (mro) (Entered: 04/03/2009)
04/03/2009	<u>120</u>	MOTION for Judgment on the Pleadings. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC.(Mancini, A.) (Entered: 04/03/2009)
04/03/2009	<u>121</u>	MEMORANDUM OF LAW in Support re: <u>120</u> MOTION for Judgment on the Pleadings.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Mancini, A.) (Entered: 04/03/2009)
04/15/2009	<u>122</u>	ENDORSED LETTER addressed to Judge Louis L. Stanton from Andrew H. Schapiro dated 4/15/2009 re: Counsel for defendant You Tube writes requesting that the Court confirm that the 225 hours allotted to YouTube for depositions of the "Collective Plaintiff" applies only to depositions of Viacom, Premier Lounge, and Bourne; that the depositions of the 15 plaintiffs added to this case after the Rule 16(b) Order was entered are not included within the 225 hours allotted to YouTube for depositions of the "Collective Plaintiffs"; and that the parties should negotiate in good faith towards an allocation of remaining hours for depositions of the latter-added plaintiffs, on the basis of whatever is realistically needed. ENDORSEMENT: That is correct. (Signed by Judge Louis L. Stanton on 4/15/2009) (tve) (Entered: 04/15/2009)
04/15/2009	124	TRANSCRIPT of proceedings held on 4/2/2009 before Judge Louis L. Stanton. (jmi) (Entered: 04/23/2009)
04/20/2009	<u>123</u>	ORDER FOR ADMISSION PRO HAC VICE WRITTEN MOTION granting <u>119</u> Motion for Eric R. Haren to Appear Pro Hac Vice. (Signed by Judge Louis L. Stanton on 4/20/2009) (jpo) (Entered: 04/20/2009)
04/20/2009		Transmission to Attorney Admissions Clerk. Transmitted re: <u>123</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (jpo) (Entered: 04/20/2009)
04/30/2009	<u>126</u>	ENDORSED LETTER addressed to Judge Louis L. Stanton from Louis M. Solomon dated 4/29/09 re: The parties have conferred and agree to Plaintiffs' proposed amended briefing schedule relating to Defendants' motion for judgment on the pleadings on Plaintiffs' punitive damages claim as follows: Plaintiffs' opposing brief: 5/8/09; Defendants' reply brief: 5/22/09. ENDORSEMENT: So Ordered. (Signed by Judge Louis L. Stanton on 4/29/09) (tro) Modified on 5/1/2009 (tro). (Entered: 04/30/2009)
05/08/2009	<u>127</u>	MEMORANDUM OF LAW in Opposition re: <u>120</u> MOTION for Judgment on the Pleadings.. Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Stage Three Music (US), Inc., Bourne Co.. (Attachments: # <u>1</u> Appendix Appendix to Memorandum of Law)(Solomon, Louis) (Entered: 05/08/2009)

05/08/2009	<u>128</u>	DECLARATION of Andrew Shaw in Opposition re: <u>120</u> MOTION for Judgment on the Pleadings.. Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Stage Three Music (US), Inc., Bourne Co.. (Solomon, Louis) (Entered: 05/08/2009)
05/29/2009	<u>129</u>	REPLY MEMORANDUM OF LAW in Support re: <u>120</u> MOTION for Judgment on the Pleadings.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/29/2009)
06/09/2009	<u>130</u>	ENDORSED LETTER addressed to Judge Louis L. Stanton from Louis M. Solomon dated 6/4/09 re: Request permission to file a 3 page sur reply. ENDORSEMENT: Granted. (Signed by Judge Louis L. Stanton on 6/8/09) (db) (Entered: 06/09/2009)
06/10/2009	<u>131</u>	REPLY MEMORANDUM OF LAW in Opposition re: <u>120</u> MOTION for Judgment on the Pleadings. <i>Class Plaintiffs' Sur-Reply To YouTube's Motion For Judgment On The Pleadings Regarding Certain Monetary Relief Available For Unregistered "Foreign" Works</i> . Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Bourne Co.. (Attachments: # <u>1</u> Appendix)(Solomon, Louis) (Entered: 06/10/2009)
06/10/2009	<u>132</u>	REPLY AFFIDAVIT of Oliver Weingarten in Opposition re: <u>120</u> MOTION for Judgment on the Pleadings.. Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Bourne Co.. (Attachments: # <u>1</u> Exhibit 1-2)(Solomon, Louis) (Entered: 06/10/2009)
07/07/2009	<u>133</u>	OPINION and ORDER: #97713 For the reasons set forth above, the issues raised by defendants' motion (Docket No. 120) are disposed of as follows: (1) plaintiffs' complaint is deemed amended to include the material set forth in Mr. Weigartens June 4, 2009 Declaration and the representation of plaintiffs' counsel; (2) plaintiffs' Copyright Act claims for statutory damages are dismissed with respect to all unregistered foreign works, except those claims based on unregistered foreign works which qualify for the live broadcast exemption" in Section 411 (c) of the Act; and (3) plaintiffs' claims for punitive damages under the Copyright Act are dismissed. So ordered. (Signed by Judge Louis L. Stanton on 7/3/2009) (jmi) Modified on 7/8/2009 (jab). Modified on 7/8/2009 (jmi). (Entered: 07/07/2009)
07/07/2009		Transmission to Judgments and Orders Clerk. Transmitted re: <u>133</u> Memorandum & Opinion, to the Judgments and Orders Clerk. (jmi) (Entered: 07/07/2009)
07/07/2009	<u>134</u>	*VACATED AS PREMATURE* CLERK'S JUDGMENT in favor of Google, Inc., Stage Three Music (US), Inc., Youtube, Inc., Youtube, LLC against Alley Music Corporation, Bourne Co., Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., Edward B. Marks Music Company, Federation Francaise De Tennis, Freddy Bienstock Music Company, Murbo Music Publishing, Inc., National Music Publishers' Association, Sin-Drome Records, Ltd., The Football Association Premier League Limited, The Music Force LLC, The Music Force Media Group LLC, The Rodgers & Hammerstein Organization, X-Ray Dog Music, Inc., Robert Tur that depts' motion for judgment on the pleadings is granted and plaintiffs' claims are dismissed (Judgment vacated on 7/8/09 as premature).

		(Signed by J. Michael McMahon on 7/7/09) (jf) (Additional attachment(s) added on 7/7/2009: # <u>1</u> notice of right to appeal) (jf). Modified on 7/8/2009 (ml). (Entered: 07/07/2009)
07/07/2009	<u>135</u>	STIPULATION AND ORDER REGARDING PRIVILEGE LOGS. The following procedures shall apply to the creation and production of privilege logs in these actions. (Signed by Judge Louis L. Stanton on 7/7/09) (djc) (Entered: 07/07/2009)
07/28/2009		Minute Entry for proceedings held before Judge Louis L. Stanton: Interim Pretrial Conference held on 7/28/2009. (tro) (Entered: 07/29/2009)
08/07/2009	<u>136</u>	ORDER GRANTING MOTION OF JENNER & BLOCK LLP FOR LEAVE TO WITHDRAW DONALD B. VERRILLI, JR., STEVEN B. FABRIZIO, AND PETER H. HANNA AS COUNSEL re: (132 in 07cv2103) Motion. Upon the motion of Jenner & Block LLP, and there being no opposition, IT IS HEREBY ORDERED that Donald B. Verrilli, Jr., Steven B. Fabrizio, and Peter H. Hanna are granted leave to withdraw as counsel for the plaintiffs in the above-captioned action. (Signed by Judge Louis L. Stanton on 8/7/09) (tro) (Entered: 08/07/2009)
08/25/2009	<u>137</u>	STIPULATION & ORDER REGARDING VIACOM'S COPYRIGHT MONITORING PRIVILEGE ASSERTIONS: The terms set forth herein shall govern the stipulated relief to be entered by the Court concerning the July 27 motion. (Signed by Judge Louis L. Stanton on 8/24/09) (dle) (dle) (Entered: 08/25/2009)
10/05/2009	<u>138</u>	ORDER that, consistent with Paragraph 1 of the July 7, 2009 Stipulation, the Viacom Plaintiffs will produce all MSO Agreement Materials in their possession, custody or control, related to the following multiple system cable operators and satellite television providers by no later than October 15, 2009: Time Warner Cable, Inc. and Verizon Communications Inc. (Signed by Judge Louis L. Stanton on 10/5/2009) (jmi) (Entered: 10/05/2009)
10/21/2009	<u>139</u>	NOTICE of Withdrawal of Appearance of John P. Coffey. Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Stage Three Music (US), Inc., Bourne Co.. (Browne, John) (Entered: 10/21/2009)
10/28/2009	<u>140</u>	ENDORSED LETTER addressed to Judge Louis L. Stanton from Hal S. Shaftel dated 10/9/09 re: counsel requests that the Court find that XRD's complete identification of works-in-suit is timely for purposes of this case. ENDORSEMENT: The class plaintiff's request that the Court find their identification of the additional works-in-suit timely (their October 9, 2009 letter to the court) is denied. (Signed by Judge Louis L. Stanton on 10/27/09) (djc) (Entered: 10/28/2009)
10/30/2009	<u>141</u>	LETTER addressed to Judge Louis L. Stanton from Andrew H. Schapiro dated 10/15/09 re: counsel asks that the Court find XRD's September 9, 2009 identification of new alleged infringements untimely. (djc) (Entered: 10/30/2009)
11/06/2009	<u>142</u>	MOTION for Reconsideration re: <u>140</u> Endorsed Letter,. Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Bourne Co..(Solomon, Louis) (Entered: 11/06/2009)
11/06/2009	<u>143</u>	MEMORANDUM OF LAW in Support re: <u>142</u> MOTION for Reconsideration re: <u>140</u> Endorsed Letter,. MOTION for Reconsideration re: <u>140</u> Endorsed Letter,. MOTION for Reconsideration re: <u>140</u> Endorsed Letter,. <i>Plaintiff X-Ray Dog Music, Inc.'s Memorandum in Support of Its Motion for Reconsideration.</i>

		Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Bourne Co.. (Solomon, Louis) (Entered: 11/06/2009)
11/06/2009	<u>144</u>	CERTIFICATE OF SERVICE of Motion for Reconsideration and Memorandum of Law in Support served on Attorney-Andrew H. Schapiro, Esq. on 11/6/09. Service was accepted by Christine Hernandez, Esq.. Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Bourne Co.. (Solomon, Louis) (Entered: 11/06/2009)
11/09/2009	<u>145</u>	MEMORANDUM OF LAW in Opposition re: <u>142</u> MOTION for Reconsideration re; <u>140</u> Endorsed Letter,. MOTION for Reconsideration re; <u>140</u> Endorsed Letter,. MOTION for Reconsideration re; <u>140</u> Endorsed Letter,.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 11/09/2009)
11/10/2009		TRANSCRIPT of proceedings held on October 23, 2009 before Judge Louis L. Stanton. (Original filed in civil case 07cv2103, document #158)(mro) (Entered: 11/12/2009)
11/11/2009	<u>146</u>	REPLY MEMORANDUM OF LAW in Support re: <u>142</u> MOTION for Reconsideration re; <u>140</u> Endorsed Letter,. MOTION for Reconsideration re; <u>140</u> Endorsed Letter,. MOTION for Reconsideration re; <u>140</u> Endorsed Letter,.. Document filed by The Music Force LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Bourne Co.. (Solomon, Louis) (Entered: 11/11/2009)
11/12/2009	<u>147</u>	STIPULATION & ORDER REGARDING CERTAIN OF DEFENDANTS' COMMON INTEREST PRIVILEGE ASSERTIONS. IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned counsel of record, for the parties hereto, to the following terms: Defendants agree to produce documents described on the July 27 Privilege Log without redaction within 14 days of the execution of this stipulation. Unless Defendants expressly indicate to the contrary, the production of documents pursuant to this Paragraph is not an indication that Defendants have withdrawn their initial claims of privilege, although Defendants agree that they will no longer assert such a claim with respect to these documents... and as further set forth regarding the procedures to be followed that shall govern the handling of this STIPULATION & ORDER REGARDING CERTAIN OF DEFENDANTS' COMMON INTEREST PRIVILEGE ASSERTIONS. Relates to 07-2103, 07-3582. (Signed by Judge Louis L. Stanton on 11/10/09) (rjm) (Entered: 11/12/2009)
11/13/2009	<u>148</u>	MEMO ENDORSEMENT. Accordingly there would be no justice in retroactively applying the December 18 fact discovery deadline, leaving the defendants with now only 36 days to work on 198 new works-in-suit and 1548 allegedly infringing video clips. Plaintiff's motion for reconsideration is granted, and on consideration of the intervening circumstance the Court adheres to the determination that the identification of the additional works-in-suit was untimely, and the claims regarding those works are excluded. Motions terminated: <u>142</u> MOTION for Reconsideration re; <u>140</u> Endorsed Letter,. MOTION for Reconsideration re; <u>140</u> Endorsed Letter,. MOTION for Reconsideration re; <u>140</u> Endorsed Letter,. filed by Alley Music Corporation, Cal IV Entertainment, LLC, Edward B. Marks Music Company, The Rodgers & Hammerstein Organization, Sin-Drome Records, Ltd., National Music Publishers' Association, Freddy Bienstock Music Company, The

		Music Force LLC, Cherry Lane Music Publishing Company, Inc., X-Ray Dog Music, Inc., The Music Force Media Group LLC, Bourne Co., Federation Francaise De Tennis, Robert Tur, The Football Association Premier League Limited, Murbo Music Publishing, Inc.. (Signed by Judge Louis L. Stanton on 11/12/09) (rjm) (Entered: 11/13/2009)
11/13/2009		Minute Entry for proceedings held before Judge Louis L. Stanton: Hearing re: protective order held on 11/13/2009. (mro) (Entered: 11/16/2009)
11/16/2009		Minute Entry for proceedings held before Judge Louis L. Stanton: Discovery Hearing held on 11/16/2009. (mro) (Entered: 11/17/2009)
11/17/2009	149	SEALED DOCUMENT placed in vault.(jri) (Entered: 11/17/2009)
12/08/2009	150	TRANSCRIPT of proceedings held on 11/16/2009 before Judge Louis L. Stanton. (tve) (Entered: 12/10/2009)
12/08/2009	151	TRANSCRIPT of proceedings held on 11/13/2009 before Judge Louis L. Stanton. (tve) (Entered: 12/10/2009)
12/16/2009	152	SEALED DOCUMENT placed in vault.(nm) (Entered: 12/17/2009)
01/28/2010	<u>153</u>	MOTION for Christopher E. Coleman to Withdraw as Attorney. Document filed by National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, Stage Three Music (US), Inc.. (Attachments: # <u>1</u> Text of Proposed Order)(Stellings, David) (Entered: 01/28/2010)
01/28/2010	<u>154</u>	ENDORSED LETTER addressed to Judge Louis L. Stanton from Seymour Fagan dated 12/28/09 re: Request to correct deposition and extension of time to respond to the pre-motion conference request. ENDORSEMENT: In light of the other demands upon this time, and his status as a fact witness for Mr. Tur, there may be questions whether he should act Pro Hac Vice in this case for Mr. Tur. In any event, Mr. Tur's time to correct his deposition and to respond to the pre-motion conference request is extended to February 1, 2010. So Ordered. (Signed by Judge Louis L. Stanton on 1/14/10) (db) (Entered: 01/28/2010)
02/01/2010	155	SEALED DOCUMENT placed in vault.(nm) (Entered: 02/01/2010)
03/04/2010	<u>156</u>	PREMIER LEAGUE PLAINTIFFS' AND YOUTUBE'S JOINT STIPULATION REGARDING CLASS CERTIFICATION AND SUMMARY JUDGMENT: It is hereby stipulated and agreed by and between the parties that the class certification and summary judgment shall be briefed in accordance with the following schedule and additional understandings, as set forth in this stipulation. Motions due by 3/26/2010. Replies due by 6/11/2010. Responses due by 5/7/2010. (Signed by Judge Louis L. Stanton on 3/4/2010) (jpo) (Entered: 03/04/2010)
03/05/2010	<u>157</u>	NOTICE OF APPEARANCE by Lauren Amy McMillen on behalf of The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Stage Three Music (US), Inc., Bourne Co. (McMillen, Lauren) (Entered: 03/05/2010)
03/05/2010	<u>158</u>	MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint.</i> Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Bourne Co..(Solomon, Louis) (Entered: 03/05/2010)

03/05/2010	159	SEALED DOCUMENT placed in vault.(nm) (Entered: 03/08/2010)
03/08/2010	<u>160</u>	NOTICE OF WITHDRAWAL OF COUNSEL AND ORDER: Granting permission for John P. Coffey, Esq. to withdraw his appearance as Co-Lead Counsel for Lead Plaintiffs, Named Plaintiffs and the Prospective Class in the above-captioned action. Mr. Coffey has retired from the law firm effective October 16, 2009 and filed a Notice of Withdrawal of Appearance electronically with the Court on October 21, 2009, Bernstein Litowitz Berger & Grossmann LLP continues to serve as Co-Lead Counsel through its attorneys listed below, who request that all future correspondence and papers in this action continue to be directed to them. Attorney John Patrick Coffey terminated. (Signed by Judge Louis L. Stanton on 3/8/10) (db) (Entered: 03/08/2010)
03/10/2010	<u>161</u>	NOTICE OF DISMISSAL OF SPECIFIED CLIPS WITH PREJUDICE, that pursuant to the Court's Order of December 18, 2009, which provides that "Plaintiffs may withdraw 'accused clips' by notice of their dismissal with prejudice under Fed. R. Civ. P. 41(a)(2), which I will 'So Order,'" and which further provides that "Partial judgment in defendants' favor on those claims will not be entered, lest it give an appearance of having an effect beyond that accorded by Rule 54(b)," the plaintiffs in the above-captioned action ("Viacom") hereby provide notice of the dismissal with prejudice under Fed. R. Civ. P. 41(a)(2) of the video clips listed on the attached Schedules A and B. Viacom respectfully requests that the Court "So Order" this notice of dismissal. (Signed by Judge Louis L. Stanton on 3/10/10) (pl) (Entered: 03/10/2010)
03/15/2010	162	SEALED DOCUMENT placed in vault.(nm) (Entered: 03/16/2010)
03/18/2010	<u>163</u>	STIPULATION AND ORDER: NOW THEREFORE IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned counsel of record, for the parties hereto, that the unsealing of the materials relating to the parties' summary judgment motions in the above referenced actions shall be implemented as follows: 1. To the extent practicable and with the express exception of exhibits in a format that cannot be filed via ECF and overly voluminous exhibits (e.g., large Excel spreadsheets), the parties intend to file all materials related to the parties' summary judgment motions via simultaneous ECF submissions on Thursday, March 18, 2010 at 1pm EDT with those portions of the materials the parties contend should remain under seal redacted; 2. To the extent any ECF "filing event" that occurs pursuant to Paragraph 1 would exceed 15MB, the parties will, unless they are unable to, break it into subparts with subsequent parts clearly identified. Those materials shall remain on the ECF system to allow continued public access. 3. So as to further facilitate public access to the parties' summary judgment submissions, the parties shall also file a complete set of all materials related to the parties' summary judgment motions, with those portions of the materials the parties contend should remain under seal redacted, manually with the Clerk of the Court in hard copy to the extent possible and CD/DVD as necessary, promptly after this Stipulation and Order is so-ordered by the Court, but in no event earlier than the filing in Paragraph 1; 4. The original materials filed under seal in connection with the parties' summary judgment motions shall remain under seal unless the Clerk of the Court is otherwise directed by the Court. (Signed by Judge Louis L. Stanton on 3/18/2010) (tro) (Entered: 03/18/2010)
03/18/2010	<u>164</u>	MEMORANDUM OF LAW in Support re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Bourne Co.. (Solomon, Louis) (Entered: 03/18/2010)
03/18/2010	<u>165</u>	RULE 56.1 STATEMENT. Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers'

		Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Bourne Co.. (Attachments: # <u>1</u> Supplement Attachment is Part 2 of the Class Plaintiffs' Statement of Uncontroverted Material Facts in support of their motion for partial summary judgment)(Solomon, Louis) (Entered: 03/18/2010)
03/18/2010	<u>166</u>	DECLARATION of Elizabeth Anne Figueira in supoport of Class Plaintiffs' Statement of Uncontroverted Material Facts in support of Their Motion For Partial Summary Judgment in Support re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Bourne Co.. (Attachments: # <u>1</u> Exhibit Exhibit 1, # <u>2</u> Exhibit Exhibit 2, # <u>3</u> Exhibit Exhibit, # <u>4</u> Exhibit Exhibit 4, # <u>5</u> Exhibit Exhibit 5, # <u>6</u> Exhibit Exhibit 6, # <u>7</u> Exhibit Exhibit 7, # <u>8</u> Exhibit Exhibit 8, # <u>9</u> Exhibit Exhibit 9, # <u>10</u> Exhibit Exhibit 10, # <u>11</u> Exhibit Exhibit 11, # <u>12</u> Exhibit Exhibit 12, # <u>13</u> Exhibit Exhibit 13, # <u>14</u> Exhibit Exhibit 14, # <u>15</u> Exhibit Exhibit 15, # <u>16</u> Exhibit Exhibit 16, # <u>17</u> Exhibit Exhibit 17, # <u>18</u> Exhibit Exhibit 18, # <u>19</u> Exhibit Exhibit 19, # <u>20</u> Exhibit Exhibit 20, # <u>21</u> Exhibit Exhibit 21, # <u>22</u> Exhibit Exhibit 22, # <u>23</u> Exhibit Exhibit 23, # <u>24</u> Exhibit Exhibit 24, # <u>25</u> Exhibit Exhibit 25, # <u>26</u> Exhibit Exhibit 26, # <u>27</u> Exhibit Exhibit 27, # <u>28</u> Exhibit Exhibit 28, # <u>29</u> Exhibit Exhibit 29, # <u>30</u> Exhibit Exhibit 30, # <u>31</u> Exhibit Exhibit 31, # <u>32</u> Exhibit Exhibit 32, # <u>33</u> Exhibit Exhibit 33, # <u>34</u> Exhibit Exhibit 34, # <u>35</u> Exhibit Exhibit 35, # <u>36</u> Exhibit Exhibit 36, # <u>37</u> Exhibit Exhibit 37, # <u>38</u> Exhibit Exhibit 38, # <u>39</u> Exhibit Exhibit 39, # <u>40</u> Exhibit Exhibit 40, # <u>41</u> Exhibit Exhibit 41, # <u>42</u> Exhibit Exhibit 42, # <u>43</u> Exhibit Exhibit 43, # <u>44</u> Exhibit Exhibit 44, # <u>45</u> Exhibit Exhibit 45, # <u>46</u> Exhibit Exhibit 46, # <u>47</u> Exhibit Exhibit 47, # <u>48</u> Exhibit Exhibit 48, # <u>49</u> Exhibit Exhibit 49, # <u>50</u> Exhibit Exhibit 50, # <u>51</u> Exhibit Exhibit 51, # <u>52</u> Exhibit Exhibit 52, # <u>53</u> Exhibit Exhibit 53, # <u>54</u> Exhibit Exhibit 54, # <u>55</u> Exhibit Exhibit 55, # <u>56</u> Exhibit Exhibit 56, # <u>57</u> Exhibit Exhibit 57, # <u>58</u> Exhibit Exhibit 58, # <u>59</u> Exhibit Exhibit 59, # <u>60</u> Exhibit Exhibit 60, # <u>61</u> Exhibit Exhibit 61, # <u>62</u> Exhibit Exhibit 62, # <u>63</u> Exhibit Exhibit 63, # <u>64</u> Exhibit Exhibit 64, # <u>65</u> Exhibit Exhibit 65, # <u>66</u> Exhibit Exhibit 66, # <u>67</u> Exhibit Exhibit 67, # <u>68</u> Exhibit Exhibit 68, # <u>69</u> Exhibit Exhibit 69, # <u>70</u> Exhibit Exhibit 70, # <u>71</u> Exhibit Exhibit 71, # <u>72</u> Exhibit Exhibit 72, # <u>73</u> Exhibit Exhibit 73, # <u>74</u> Exhibit Exhibit 74, # <u>75</u> Exhibit Exhibit 75, # <u>76</u> Exhibit Exhibit 76, # <u>77</u> Exhibit Exhibit 77, # <u>78</u> Exhibit Exhibit 78, # <u>79</u> Exhibit Exhibit 79, # <u>80</u> Exhibit Exhibit 80, # <u>81</u> Exhibit Exhibit 81, # <u>82</u> Exhibit Exhibit 82, # <u>83</u> Exhibit Exhibit 83, # <u>84</u> Exhibit Exhibit 84, # <u>85</u> Exhibit Exhibit 85, # <u>86</u> Exhibit Exhibit 86, # <u>87</u> Exhibit Exhibit 87, # <u>88</u> Exhibit Exhibit 88, # <u>89</u> Exhibit Exhibit 89, # <u>90</u> Exhibit Exhibit 90, # <u>91</u> Exhibit Exhibit 91, # <u>92</u> Exhibit Exhibit 92, # <u>93</u> Exhibit Exhibit 93, # <u>94</u> Exhibit Exhibit 94, # <u>95</u> Exhibit Exhibit 95, # <u>96</u> Exhibit Exhibit 96, # <u>97</u> Exhibit Exhibit 97, # <u>98</u> Exhibit Exhibit 97 part 2, # <u>99</u> Exhibit Exhibit 98, # <u>100</u> Exhibit Exhibit 99, # <u>101</u> Exhibit Exhibit 100, # <u>102</u> Exhibit Exhibit 101, # <u>103</u> Exhibit Exhibit 102, # <u>104</u> Exhibit Exhibit 103, # <u>105</u> Exhibit Exhibit 104, # <u>106</u> Exhibit Exhibit 105, # <u>107</u> Exhibit Exhibit 106, # <u>108</u> Exhibit Exhibit 107, # <u>109</u> Exhibit Exhibit 108, # <u>110</u> Exhibit Exhibit 109, # <u>111</u> Exhibit Exhibit 110, # <u>112</u> Exhibit Exhibit 111, # <u>113</u> Exhibit Exhibit 112, # <u>114</u> Exhibit Exhibit 113, # <u>115</u> Exhibit Exhibit 114, # <u>116</u> Exhibit Exhibit 115, # <u>117</u> Exhibit Exhibit 116, # <u>118</u> Exhibit Exhibit 117, # <u>119</u> Exhibit Exhibit 118, # <u>120</u> Exhibit Exhibit 119, # <u>121</u> Exhibit Exhibit 120, # <u>122</u> Exhibit Exhibit 121, # <u>123</u> Exhibit Exhibit 122, # <u>124</u> Exhibit Exhibit 123, # <u>125</u> Exhibit Exhibit 124, # <u>126</u> Exhibit Exhibit 125, # <u>127</u> Exhibit Exhibit 126, # <u>128</u> Exhibit Exhibit 127, # <u>129</u> Exhibit Exhibit 128, # <u>130</u> Exhibit Exhibit 129, # <u>131</u> Exhibit Exhibit 130, # <u>132</u> Exhibit Exhibit 131, # <u>133</u> Exhibit Exhibit 132, # <u>134</u> Exhibit Exhibit 133, # <u>135</u> Exhibit Exhibit 134, # <u>136</u> Exhibit Exhibit 135, # <u>137</u> Exhibit Exhibit 136, # <u>138</u> Exhibit Exhibit 137, # <u>139</u> Exhibit Exhibit 138, # <u>140</u> Exhibit Exhibit 139, # <u>141</u> Exhibit Exhibit 140, # <u>142</u> Exhibit Exhibit

		141, # <u>143</u> Exhibit Exhibit 142, # <u>144</u> Exhibit Exhibit 143, # <u>145</u> Exhibit Exhibit 144, # <u>146</u> Exhibit Exhibit 145, # <u>147</u> Exhibit Exhibit 146, # <u>148</u> Exhibit Exhibit 147, # <u>149</u> Exhibit Exhibit 148, # <u>150</u> Exhibit Exhibit 149, # <u>151</u> Exhibit Exhibit 150, # <u>152</u> Exhibit Exhibit 151, # <u>153</u> Exhibit Exhibit 152, # <u>154</u> Exhibit Exhibit 153, # <u>155</u> Exhibit Exhibit 154, # <u>156</u> Exhibit Exhibit 154 Part 2, # <u>157</u> Exhibit Exhibit 154 Part 3, # <u>158</u> Exhibit Exhibit 154 Part 4, # <u>159</u> Exhibit Exhibit 155, # <u>160</u> Exhibit Exhibit 156, # <u>161</u> Exhibit Exhibit 157, # <u>162</u> Exhibit Exhibit 158, # <u>163</u> Exhibit Exhibit 159, # <u>164</u> Exhibit Exhibit 160, # <u>165</u> Exhibit Exhibit 161, # <u>166</u> Exhibit Exhibit 162, # <u>167</u> Exhibit Exhibit 163, # <u>168</u> Exhibit Exhibit 164, # <u>169</u> Exhibit Exhibit 165, # <u>170</u> Exhibit Exhibit 166, # <u>171</u> Exhibit Exhibit 167, # <u>172</u> Exhibit Exhibit 168, # <u>173</u> Exhibit Exhibit 169, # <u>174</u> Exhibit Exhibit 170, # <u>175</u> Exhibit Exhibit 171, # <u>176</u> Exhibit Exhibit 172, # <u>177</u> Exhibit Exhibit 173, # <u>178</u> Exhibit Exhibit 174, # <u>179</u> Exhibit Exhibit 175, # <u>180</u> Exhibit Exhibit 176, # <u>181</u> Exhibit Exhibit 177, # <u>182</u> Exhibit Exhibit 178, # <u>183</u> Exhibit Exhibit 179, # <u>184</u> Exhibit Exhibit 180, # <u>185</u> Exhibit Exhibit 181, # <u>186</u> Exhibit Exhibit 182, # <u>187</u> Exhibit Exhibits 183 – 187, # <u>188</u> Exhibit Exhibit 188)(Figueira, Elizabeth) (Entered: 03/18/2010)
03/18/2010	<u>167</u>	MOTION for Summary Judgment. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC.(Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>168</u>	MEMORANDUM OF LAW in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>169</u>	RULE 56.1 STATEMENT. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>170</u>	DECLARATION of Arthur Chan in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>171</u>	DECLARATION of Daniel Ostrow in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>172</u>	DECLARATION of Roelof Botha in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>173</u>	DECLARATION of Chad Hurley in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit to Hurley Declaration Part 1, # <u>2</u> Exhibit to Hurley Declaration Part 2)(Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>174</u>	DECLARATION of Micah Schaffer in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit to Schaffer Declaration)(Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>175</u>	DECLARATION of Christopher Maxcy in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>176</u>	DECLARATION of David King in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>177</u>	DECLARATION of Hunter Walk in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>178</u>	DECLARATION of Zahavah Levine in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit to Levine Declaration)(Schapiro, Andrew) (Entered: 03/18/2010)

03/18/2010	<u>179</u>	DECLARATION of Suzanne Reider in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>180</u>	DECLARATION of Michael Solomon in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>181</u>	DECLARATION of Andrew Schapiro Part 1 in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 1–10 to Schapiro Declaration, # <u>2</u> Exhibit 11–12 to Schapiro Declaration, # <u>3</u> Exhibit 13 Part 1 to Schapiro Declaration, # <u>4</u> Exhibit 13 Part 2 to Schapiro Declaration, # <u>5</u> Exhibit 14–20 to Schapiro Declaration, # <u>6</u> Exhibit 21–26 to Schapiro Declaration, # <u>7</u> Exhibit 27–35 to Schapiro Declaration)(Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>182</u>	DECLARATION of Andrew Schapiro Part 2 Exhibit 36 Part 1 in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 36 Part 2 to Schapiro Declaration, # <u>2</u> Exhibit 37–42 to Schapiro Declaration, # <u>3</u> Exhibit 43–56 to Schapiro Declaration, # <u>4</u> Exhibit 57–68 to Schapiro Declaration, # <u>5</u> Exhibit 69–81 to Schapiro Declaration, # <u>6</u> Exhibit 82–84 to Schapiro Declaration)(Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>183</u>	DECLARATION of Andrew Schapiro Part 3 Exhibit 85–91 in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 92–102 to Schapiro Declaration, # <u>2</u> Exhibit 103–114 to Schapiro Declaration, # <u>3</u> Exhibit 115–129 to Schapiro Declaration, # <u>4</u> Exhibit 130–139 to Schapiro Declaration, # <u>5</u> Exhibit 140–145 to Schapiro Declaration)(Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>184</u>	DECLARATION of Andrew Schapiro Part 4 Exhibit 146–160 in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 161–170 to Schapiro Declaration, # <u>2</u> Exhibit 171–177 to Schapiro Declaration, # <u>3</u> Exhibit 178 to Schapiro Declaration, # <u>4</u> Exhibit 179 Part 1 to Schapiro Declaration, # <u>5</u> Exhibit 179 Part 2 to Schapiro Declaration, # <u>6</u> Exhibit 180–210 to Schapiro Declaration, # <u>7</u> Exhibit 211–212 to Schapiro Declaration, # <u>8</u> Exhibit 213–215 to Schapiro Declaration)(Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>185</u>	DECLARATION of Andrew Schapiro Part 5 Exhibit 216–217 in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 218–220 to Schapiro Declaration, # <u>2</u> Exhibit 221–223 to Schapiro Declaration, # <u>3</u> Exhibit 224–227 to Schapiro Declaration, # <u>4</u> Exhibit 228 to Schapiro Declaration, # <u>5</u> Exhibit 229–231 to Schapiro Declaration, # <u>6</u> Exhibit 232–234 to Schapiro Declaration)(Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>186</u>	DECLARATION of Andrew Schapiro Part 6 Exhibit 235–237 in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 238–241 to Schapiro Declaration, # <u>2</u> Exhibit 242–246 to Schapiro Declaration, # <u>3</u> Exhibit 247–250 to Schapiro Declaration, # <u>4</u> Exhibit 251–254 to Schapiro Declaration, # <u>5</u> Exhibit 255 to Schapiro Declaration, # <u>6</u> Exhibit 256–258 to Schapiro Declaration)(Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>187</u>	DECLARATION of Andrew Schapiro Part 7 Exhibit 259–261 in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 262–264 to Schapiro Declaration, # <u>2</u> Exhibit 265–268 to Schapiro Declaration, # <u>3</u> Exhibit 269–271 to Schapiro Declaration, # <u>4</u> Exhibit 272–273 to Schapiro Declaration, # <u>5</u> Exhibit 274–275 to Schapiro Declaration, # <u>6</u> Exhibit 276–277 to Schapiro Declaration)(Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>188</u>	DECLARATION of Andrew Schapiro Part 8 Exhibit 278 in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 279 to Schapiro Declaration, # <u>2</u> Exhibit

		280–281 to Schapiro Declaration, # <u>3</u> Exhibit 282–283 to Schapiro Declaration, # <u>4</u> Exhibit 284–286 to Schapiro Declaration, # <u>5</u> Exhibit 287–290 to Schapiro Declaration, # <u>6</u> Exhibit 291–294 to Schapiro Declaration)(Schapiro, Andrew) (Entered: 03/18/2010)
03/18/2010	<u>189</u>	DECLARATION of Andrew Schapiro Part 9 Exhibit 295–296 in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 297–299 to Schapiro Declaration, # <u>2</u> Exhibit 300–302 to Schapiro Declaration, # <u>3</u> Exhibit 303 to Schapiro Declaration, # <u>4</u> Exhibit 304–306 to Schapiro Declaration, # <u>5</u> Exhibit 307–310 to Schapiro Declaration, # <u>6</u> Exhibit 311–314 to Schapiro Declaration, # <u>7</u> Exhibit 315–386 to Schapiro Declaration)(Schapiro, Andrew) (Entered: 03/18/2010)
03/19/2010	<u>190</u>	DECLARATION of Michael Rubin in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 1–17 to Rubin Declaration, # <u>2</u> Exhibit 18 to Rubin Declaration, # <u>3</u> Exhibit 19–27 to Rubin Declaration, # <u>4</u> Exhibit 28–36 to Rubin Declaration, # <u>5</u> Exhibit 37–48 to Rubin Declaration, # <u>6</u> Exhibit 49–59 to Rubin Declaration, # <u>7</u> Exhibit 60–67 to Rubin Declaration)(Schapiro, Andrew) (Entered: 03/19/2010)
03/19/2010	<u>191</u>	DECLARATION of Michael Rubin Part 2 in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 1 to Rubin Declaration Part 2, # <u>2</u> Exhibit 2 to Rubin Declaration Part 2, # <u>3</u> Exhibit 3 to Rubin Declaration Part 2, # <u>4</u> Exhibit 4 to Rubin Declaration Part 2)(Schapiro, Andrew) (Entered: 03/19/2010)
03/19/2010	<u>192</u>	DECLARATION of Michael Rubin Part 3 in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 1 to Rubin Declaration Part 3, # <u>2</u> Exhibit 2 to Rubin Declaration Part 3)(Schapiro, Andrew) (Entered: 03/19/2010)
03/23/2010	<u>193</u>	STIPULATION AND ORDER EXTENDING THE TIME TO FILE CLASS PLAINTIFFS' MOTION FOR CLASS CERTIFICATION, Motion due by 4/2/2010. Reply due by 6/11/2010. Response due by 5/14/2010. (Signed by Judge Louis L. Stanton on 3/23/10) (cd) (Entered: 03/23/2010)
03/23/2010	<u>194</u>	NOTICE OF CHANGE OF ADDRESS by Louis M. Solomon on behalf of The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Binstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Bourne Co.. New Address: Cadwalader, Wickersham & Taft LLP, One World Financial Center, New York, New York, USA 10281, (212) 504–6000. (Solomon, Louis) (Entered: 03/23/2010)
03/23/2010	<u>195</u>	NOTICE OF CHANGE OF ADDRESS by Harold S. Shaftel on behalf of The Football Association Premier League Limited. New Address: Cadwalader Wickersham & Taft LLP, One World Financial Center, New York, New York 10281, New York, New York, USA 10281, (212) 504–6000. (Shaftel, Harold) (Entered: 03/23/2010)
03/23/2010	<u>196</u>	NOTICE OF APPEARANCE by Harold S. Shaftel on behalf of The Football Association Premier League Limited (Shaftel, Harold) (Entered: 03/23/2010)
03/23/2010	<u>197</u>	NOTICE OF CHANGE OF ADDRESS by Colin A. Underwood on behalf of The Football Association Premier League Limited. New Address: Cadwalader Wickersham & Taft LLP, One World Financial Center, New York, New York 10281, New York, New York, USA 10281, (212) 504 – 6000. (Underwood, Colin) (Entered: 03/23/2010)
03/23/2010	<u>198</u>	NOTICE OF APPEARANCE by Colin A. Underwood on behalf of The Football Association Premier League Limited (Underwood, Colin) (Entered: 03/23/2010)

03/26/2010	<u>199</u>	ORDER. On consent of the parties, all filings (Docket Nos. 149, 152, and 155) with respect to the allegations that Mr. Tur (alone or with others) violated the Court's May 14, 2008 Second Amended Stipulated Pre-Trial Protective Order, are unsealed. (Signed by Judge Louis L. Stanton on 3/26/10) (rjm) (Entered: 03/26/2010)
03/26/2010		Transmission to Sealed Records Clerk. Transmitted re: <u>199</u> Order, to the Sealed Records Clerk for the sealing or unsealing of document or case. (rjm) (Entered: 03/26/2010)
03/26/2010	<u>201</u>	STIPULATION AND ORDER....regarding procedures to be followed that shall govern the handling of confidential material.... (This document was previously sealed in envelope #149 and unsealed on 3/26/2010 by document #199) (Signed by Judge Louis L. Stanton on 11/16/09) (tro) (Entered: 04/01/2010)
03/26/2010	<u>202</u>	STIPULATION AND ORDER: An identical copy of the original forensic images of each of Robert Tur's computers or devices captured by Iris Data Services, LLC, will be provided to a New York office of FTI Consulting, Inc. by the latter of 5pm ET on December 4, 2009 or within 2 business days after the parties submit to the Court a fully executed Stipulation to be so ordered. FTI agrees to execute and be bound by the Protective Order entered in the action. The parties agree to cooperate to use their best efforts to present this stipulation for prompt so-ordering by the Court, including trying to arrange a time with Chambers for presenting and so-ordering same; and notwithstanding the above, if the Court refuses to so order the stipulation, FTI shall immediately return the Forensic Images to Iris. FTI shall do nothing but maintain such Forensic Images in its possession, in strict confidence and in a highly secure location, and shall not review, access, copy, image, investigate, analyze, transfer, or forward the Forensic Images or permit any other person or entity to do so, until either (a) the undersigned counsel of record and special counsel for Mr. Tur have executed a written agreement concerning any constraints posed by any alleged privilege, immunity, confidentiality, privacy, or other protection of the Forensic Images as further set forth in this Order....The provision of the Forensic Images to FTI provided for in paragraph 1 above shall not to any extent waive or prejudice any Protection claimed to be due by or to the Forensic Images or by or to Mr. Tur or any other person or entity. Mr. Tur shall be entitled to designate material or information, or any analyses or results thereof, as Highly confidential under the terms of the Protective Order. (This document was previously sealed in envelope #152 and unsealed on 3/26/2010 by document #199) (Signed by Judge Louis L. Stanton on 12/14/09) (tro) (Entered: 04/01/2010)
03/26/2010	<u>203</u>	STIPULATION AND ORDER: Plaintiff Robert Tur ("Tur") agrees sign the consent forms attached to the December 16, 2009 letter from David H. Kramer to Noah Gitterman, consenting to the disclosure of email and phone records pursuant to subpoenas that will be served by YouTube, Inc. in the action titled The Football Association Premier League Limited et al v. YouTube, Inc. et al., Case No. 1:07-cv-03582 (LLS) (SDNY) (the "Subpoenas"). All other information produced to Defendants in response to the Subpoenas not addressed in paragraph 2 above shall be designated Highly Confidential under the Protective Order and shall be provided to Fagan and Proskauer within two days of Defendants' receipt of the information. All of the Protective Order's procedures governing such material will apply. Defendants agree that any information produced to Defendants in response to the Subpoenas (including but not limited to the Subpoenaed Information in paragraph 2 above) shall only be used for purposes of this litigation or the leak investigation, and for no other purpose. The Subpoenas shall provide that any and all email communications produced in response to the Subpoenas ("Subpoenaed Information"), shall not be provided to the defendants YouTube, Inc., YouTube LLC and Google, Inc. ("Defendants") but shall be provided directly to FTI Consulting, Inc. ("FTI"), subject to the terms as further set forth in this Order. FTI shall maintain the Subpoenaed Information in strict confidence, and shall not disclose any part of the Subpoenaed Information to anyone, unless either (a) the disclosure is agreed to in writing pursuant to this Stipulation or as part of this Stipulation; or (b) the undersigned counsel of record and Fagan approve in writing such disclosure; or (c) the Court orders that Defendants may access and analyze the Subpoenaed Information. The provision of the Subpoenaed Information to FTI or to Defendants provided for above shall not to any extent waive or prejudice any privilege, immunity, confidentiality, privacy, or other protection claimed to be due

		by or to the Subpoenaed Information or by or to Tur or any other person or entity. (This document was previously sealed in envelope #155 and unsealed on 3/26/2010 by document #199) (Signed by Judge Louis L. Stanton on 2/1/2010) (tro) Modified on 4/8/2010 (tro). (Entered: 04/01/2010)
03/26/2010	<u>204</u>	STIPULATION AND ORDER: Plaintiff Robert Tur ("Tur") agrees sign the consent forms attached to the December 16, 2009 letter from David H. Kramer to Noah Gitterman, consenting to the disclosure of email and phone records pursuant to subpoenas that will be served by YouTube, Inc. in the action titled The Football Association Premier League Limited et al v. YouTube, Inc. et al., Case No. 1:07-cv-03582 (LLS) (SDNY) (the "Subpoenas"). All other information produced to Defendants in response to the Subpoenas not addressed in paragraph 2 above shall be designated Highly Confidential under the Protective Order and shall be provided to Fagan and Proskauer within two days of Defendants' receipt of the information. All of the Protective Order's procedures governing such material will apply. Defendants agree that any information produced to Defendants in response to the Subpoenas (including but not limited to the Subpoenaed Information in paragraph 2 above) shall only be used for purposes of this litigation or the leak investigation, and for no other purpose. The Subpoenas shall provide that any and all email communications produced in response to the Subpoenas ("Subpoenaed Information"), shall not be provided to the defendants YouTube, Inc., YouTube LLC and Google, Inc. ("Defendants") but shall be provided directly to FTI Consulting, Inc. ("FTI"), subject to the terms as further set forth in this Order. FTI shall maintain the Subpoenaed Information in strict confidence, and shall not disclose any part of the Subpoenaed Information to anyone, unless either (a) the disclosure is agreed to in writing pursuant to this Stipulation or as part of this Stipulation; or (b) the undersigned counsel of record and Fagan approve in writing such disclosure; or (c) the Court orders that Defendants may access and analyze the Subpoenaed Information. The provision of the Subpoenaed Information to FTI or to Defendants provided for above shall not to any extent waive or prejudice any privilege, immunity, confidentiality, privacy, or other protection claimed to be due by or to the Subpoenaed Information or by or to Tur or any other person or entity. (This document was previously sealed in envelope #155 and unsealed on 3/26/2010 by document #199 in 07-cv-3582) (Signed by Judge Louis L. Stanton on 2/1/2010) (tro) Modified on 4/8/2010 (tro). (Entered: 04/01/2010)
03/26/2010	208	Minute Entry for proceedings held before Judge Louis L. Stanton: Pre-Motion Conference held and concluded on 3/26/2010 re: sanctions. (tro) (Entered: 04/09/2010)
03/31/2010	<u>200</u>	ENDORSED LETTER addressed to Judge Louis Stanton from Susan J. Kohlman dated 3/29/2010 re: The parties respectfully request that the Court grant a one week extension to the deadlines set forth in Paragraphs 4 and 6 of the Court's order, such that the parties would have until April 8 to "submit unresolved matters to the Court," and would have until April 11 to "submit proposed findings of fact" regarding items on which there is agreement. ENDORSEMENT: So ordered. (Signed by Judge Louis L. Stanton on 3/30/2010) (tve) (Entered: 03/31/2010)
04/02/2010	205	TRANSCRIPT of proceedings held on March 26, 2010 11:15 a.m. before Judge Louis L. Stanton. (ajc) (Entered: 04/02/2010)
04/02/2010	<u>206</u>	MOTION for Benjamin Galdston to Appear Pro Hac Vice. Document filed by Cherry Lane Music Publishing Company, Inc., Robert Tur, X-Ray Dog Music, Inc., Federation Francaise De Tennis, Murbo Music Publishing, Inc.(mro) (Entered: 04/05/2010)
04/08/2010	<u>207</u>	NOTICE OF APPEARANCE by Charles S. Sims on behalf of Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, X-Ray Dog Music, Inc., Federation Francaise De Tennis, Murbo Music Publishing, Inc., Bourne Co. (Sims, Charles) (Entered: 04/08/2010)
04/09/2010	209	SEALED DOCUMENT placed in vault.(nm) (Entered: 04/12/2010)
04/12/2010	<u>210</u>	NOTICE OF APPEARANCE by Edward Hernstadt on behalf of American Library Association, et al. (Hernstadt, Edward) (Entered: 04/12/2010)

04/13/2010	<u>211</u>	Amicus Curiae APPEARANCE entered by Edward Hernstadt on behalf of American Library Association, et al..(Hernstadt, Edward) (Entered: 04/13/2010)
04/13/2010	<u>212</u>	MOTION to File Amicus Brief. Document filed by American Library Association, et al..(Hernstadt, Edward) (Entered: 04/13/2010)
04/13/2010	<u>213</u>	DECLARATION of Fred Von Lohman in Support re: <u>212</u> MOTION to File Amicus Brief.. Document filed by American Library Association, et al.. (Hernstadt, Edward) (Entered: 04/13/2010)
04/13/2010	<u>214</u>	DECLARATION of Edward Hernstadt in Support re: <u>212</u> MOTION to File Amicus Brief.. Document filed by American Library Association, et al.. (Attachments: # <u>1</u> Exhibit Proposed Order)(Hernstadt, Edward) (Entered: 04/13/2010)
04/13/2010	<u>215</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by American Library Association, et al..(Hernstadt, Edward) (Entered: 04/13/2010)
04/13/2010	<u>216</u>	BRIEF of <i>Amici Curiae</i> . Document filed by American Library Association, et al..(Hernstadt, Edward) (Entered: 04/13/2010)
04/14/2010		CASHIERS OFFICE REMARK on <u>206</u> Motion to Appear Pro Hac Vice in the amount of \$25.00, paid on 04/02/2010, Receipt Number 899422. (jd) (Entered: 04/14/2010)
04/14/2010	<u>217</u>	RESPONSE to Motion re: <u>212</u> MOTION to File Amicus Brief. <i>Plaintiffs' Opposition to Motion of NonParties American Library Association, Association of College and Research Libraries, Association of Research Libraries, Center for Democracy and Technology, Computer and Communications Industry Association, Electronic Frontier Foundation, Home Recording Rights Coalition, Internet Archive, NetCoalition, and Public Knowledge To File Amicus Curiae Brief in Support of Defendants</i> . Document filed by Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, X-Ray Dog Music, Inc., Federation Francaise De Tennis, Murbo Music Publishing, Inc., Bourne Co.. (Sims, Charles) (Entered: 04/14/2010)
04/14/2010	218	TRANSCRIPT of proceedings held on March 26, 2010 11:15 a.m. before Judge Louis L. Stanton. (ajc) (Entered: 04/15/2010)
04/15/2010	<u>219</u>	ORDER: I have determined that the protection of the value of this private, proprietary and commercially sensitive information to its owners clearly outweighs any countervailing public interest in its disclosure to the general public and to competitors, and justifies its redaction, together with personally identifiable matter such as addresses, telephone and account numbers, family and personal affairs and similar information, from material publicly filed and disclosed. (Signed by Judge Louis L. Stanton on 4/15/2010) (tro) (Additional attachment(s) added on 4/16/2010: # <u>1</u> Main Document) (ae). (Entered: 04/15/2010)
04/15/2010	<u>220</u>	NOTICE OF APPEARANCE by Jacqueline C. Charlesworth on behalf of National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, Stage Three Music (US), Inc. (Charlesworth, Jacqueline) (Entered: 04/15/2010)
04/16/2010	<u>221</u>	MEMO ENDORSEMENT on <u>212</u> NOTICE OF MOTION AND MOTION OF NONPARTIES AMERICAN LIBRARY ASSOCIATION, ASSOCIATION OF COLLEGE AND RESEARCH LIBRARIES, ASSOCIATION OF RESEARCH CENTER FOR DEMOCRACY AND TECHNOLOGY, COMPUTER AND COMMUNICATIONS INDUSTRY ASSOCIATION, ELECTRONIC FRONTIER FOUNDATION, HOME RECORDING RIGHTS COALITION, INTERNET ARCHIVE, NETCOALITION, AND PUBLIC KNOWLEDGE TO FILE AMICUS CURIAE BRIEF IN SUPPORT OF DEFENDANTS. ENDORSEMENT: Granted. (Signed by Judge Louis L. Stanton on 4/16/2010) (jpo) (Entered: 04/16/2010)
04/19/2010	<u>222</u>	MEMO ENDORSEMENT re: <u>206</u> Motion for Benjamin Galdston to Appear Pro Hac Vice. ENDORSEMENT: granted. No opposition. So ordered. (Signed by

		Judge Louis L. Stanton on 4/19/2010) (tve) (Entered: 04/19/2010)
04/26/2010	<u>223</u>	ORDER: Thus, the redactions sought to be made by defendants, as listed on the attached appendix (without regard to the particular categories into which the documents have been placed by defendants in paragraphs 12–20 of that appendix), are authorized. The deposition testimony of Larry Page, attached as Exhibit 315 to the Declaration of William M. Hohengarten, shall remain under seal pending a decision regarding defendants' motion to strike that testimony. So ordered. (Signed by Judge Louis L. Stanton on 4/23/2010) (tve) (Entered: 04/26/2010)
04/26/2010		***DELETED DOCUMENT. Deleted document number <u>224</u> ORDER. The document was incorrectly filed in this case. (jpo) (Entered: 04/29/2010)
05/01/2010	<u>224</u>	MOTION to Strike. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC.(Schapiro, Andrew) (Entered: 05/01/2010)
05/03/2010	<u>226</u>	SEALED DOCUMENT placed in vault.(cb) Modified on 5/5/2010 (cb). (Entered: 05/04/2010)
05/04/2010	<u>225</u>	MEMO ENDORSED denying <u>224</u> Motion to Strike. After hearing counsel, and having reviewed the challenged material, this motion is denied, with leave to defendants to identify transcript portions and references in Mr. Baskins 4/30/10 letter to the court which should be redacted before public filing. SO ORDERED. (Signed by Judge Louis L. Stanton on 5/3/2010) (jmi) (Entered: 05/04/2010)
05/05/2010	<u>227</u>	ENDORSED LETTER addressed to Judge Louis L. Stanton from Andrew Schapiro dated 5/4/10 re: Requesting clarification of the Court's Order denying motion to strike the Page deposition. ENDORSEMENT: The questioned order denied all relief sought in the 4/30/10 Notice of Motion and Motion to Strike. (Signed by Judge Louis L. Stanton on 5/5/10) (cd) (Entered: 05/05/2010)
05/05/2010	<u>228</u>	MEMO ENDORSEMENT on Viacom's Evidentiary Objections to and Motion To Strike Portions of Declarations Submitted In Support of Defendants' Motion for Summary Judgment: Denied. So Ordered. (Signed by Judge Louis L. Stanton on 5/5/10) (cd) (Entered: 05/05/2010)
05/06/2010	<u>229</u>	SEALED DOCUMENT placed in vault.(nm) (Entered: 05/06/2010)
05/10/2010	<u>230</u>	SEALED DOCUMENT placed in vault.(cb) (Entered: 05/10/2010)
05/11/2010	<u>231</u>	MEMO ENDORSEMENT on re: Motion to File Amicus Brief. ENDORSEMENT: Granted. So Ordered. (Signed by Judge Louis L. Stanton on 5/10/2010) (jfe) (Entered: 05/11/2010)
05/11/2010	<u>232</u>	MEMO ENDORSEMENT on re: Notice of Motion for leave to file brief Amicus Curiae Washington Legal foundation in support of Plaintiffs filed by Washington Legal Foundation. ENDORSEMENT: Granted. So Ordered. (Signed by Judge Louis L. Stanton on 5/10/2010) (jfe) (Entered: 05/11/2010)
05/14/2010	<u>233</u>	SUPPLEMENTAL RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying BMG Rights Management (US) LLC as Corporate Parent. Document filed by Cherry Lane Music Publishing Company, Inc..(Sims, Charles) (Entered: 05/14/2010)
05/19/2010	<u>234</u>	NOTICE OF APPEARANCE by Thomas Clay Moore on behalf of American Society of Composers, Authors And Publishers, Broadcast Music, Inc., SESAC, Inc., Sports Rights Owners Coalition (Moore, Thomas) (Entered: 05/19/2010)
05/19/2010	<u>235</u>	MOTION for Leave to File Brief of Amici Curiae. Document filed by American Society of Composers, Authors And Publishers, Broadcast Music, Inc., SESAC, Inc., Sports Rights Owners Coalition.(Moore, Thomas) (Entered: 05/19/2010)
05/19/2010	<u>236</u>	DECLARATION of Thomas C. Moore in Support re: <u>235</u> MOTION for Leave to File Brief of Amici Curiae.. Document filed by American Society of Composers, Authors And Publishers, Broadcast Music, Inc., SESAC, Inc., Sports Rights Owners Coalition. (Moore, Thomas) (Entered: 05/19/2010)
05/19/2010	<u>237</u>	MEMORANDUM OF LAW in Support re: <u>235</u> MOTION for Leave to File Brief of Amici Curiae.. Document filed by American Society of Composers, Authors

		And Publishers, Broadcast Music, Inc., SESAC, Inc., Sports Rights Owners Coalition. (Moore, Thomas) (Entered: 05/19/2010)
05/21/2010	<u>238</u>	STIPULATION AND ORDER; that, consistent with the March 17, 2010 Stipulation and Order, the unsealing of materials relating to the parties' oppositions to summary judgment motions and certain documents from their motions for summary judgment in the above referenced actions shall be implemented as follows: (1) To the extent practicable and with the express exception of exhibits in a format that cannot be filed via ECF and overly voluminous exhibits (e.g., large Excel spreadsheets), the parties intend to file all materials related to the parties' summary judgment motions via simultaneous ECF submissions on Friday, May 21, 2010 at 1pm EDT with those portions of the materials the parties contend should remain under seal redacted; (2) To the extent any ECF "filing event" that occurs pursuant to Paragraph 1 would exceed 15 MB, the parties will, unless they are unable to, break it into subparts with subsequent parts clearly identified. Those materials shall remain on the ECF system to allow continued public access. (3) To extent the parties are unsealing certain additional documents from their summary judgment motions because redactions were approved by the Court or have been withdrawn, the parties shall only file those additional documents. (4) So as to further facilitate public access to the parties' summary judgment submissions, the parties shall also file a complete set of all materials related to the parties' summary judgment motions being filed via ECF on May 21, 2010, with those portions of the materials the parties contend should remain under seal redacted, manually with the Clerk of the Court in hard copy to the extent possible and CD/DVD as necessary, promptly after this Stipulation and Order is so-ordered by the Court, but in no event earlier than the filing in Paragraph 1; (5) The original materials filed under seal in connection with the parties' summary judgment motions shall remain under seal unless the Clerk of the Court is otherwise directed by the Court. SO ORDERED. (Signed by Judge Kimba M. Wood, Part I (signed at request of Judge Stanton's chambers), on 5/20/2010) (tve) (Entered: 05/21/2010)
05/21/2010	<u>239</u>	MEMORANDUM OF LAW in Opposition re: <u>167</u> MOTION for Summary Judgment. <i>Memorandum of Law in Opposition to Defendants' Motion for Summary Judgment.</i> Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Stage Three Music (US), Inc., Bourne Co.. (Sims, Charles) (Entered: 05/21/2010)
05/21/2010	<u>240</u>	COUNTER STATEMENT TO <u>169</u> Rule 56.1 Statement. Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Stage Three Music (US), Inc., Bourne Co.. (Sims, Charles) (Entered: 05/21/2010)
05/21/2010	<u>241</u>	DECLARATION of Robert Bienstock in Opposition re: <u>167</u> MOTION for Summary Judgment.. Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Stage Three Music (US), Inc., Bourne Co.. (Sims, Charles) (Entered: 05/21/2010)

05/21/2010	<u>242</u>	DECLARATION of Daniel Hill in Opposition re: <u>167</u> MOTION for Summary Judgment.. Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Stage Three Music (US), Inc., Bourne Co.. (Sims, Charles) (Entered: 05/21/2010)
05/21/2010	<u>243</u>	DECLARATION of Noah S. Gitterman, Esq. in Opposition re: <u>167</u> MOTION for Summary Judgment.. Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Stage Three Music (US), Inc., Bourne Co.. (Attachments: # <u>1</u> Exhibit 1, # <u>2</u> Exhibit 2, # <u>3</u> Exhibit 3, # <u>4</u> Exhibit 4, # <u>5</u> Exhibit 5, # <u>6</u> Exhibit 6, # <u>7</u> Exhibit 7, # <u>8</u> Exhibit 8, # <u>9</u> Exhibit 9, # <u>10</u> Exhibit 10, # <u>11</u> Exhibit 11, # <u>12</u> Exhibit 12, # <u>13</u> Exhibit 13, # <u>14</u> Exhibit 14, # <u>15</u> Exhibit 15, # <u>16</u> Exhibit 16-1, # <u>17</u> Exhibit 16-2)(Gitterman, Noah) (Entered: 05/21/2010)
05/21/2010	<u>244</u>	MEMORANDUM OF LAW in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>245</u>	RESPONSE in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint.. YouTube's Counterstatement to Viacom's Statement of Undisputed Facts.</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>246</u>	RESPONSE in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint.. Defendants' Counterstatement to Class Plaintiffs' Statement of Uncontroverted Material Facts.</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>247</u>	MEMORANDUM OF LAW in Support re: <u>224</u> MOTION to Strike.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>248</u>	DECLARATION of David King in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 9)(Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>249</u>	DECLARATION of Micah Schaffer in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>250</u>	DECLARATION of Anthony Weibell in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)

05/21/2010	<u>251</u>	DECLARATION of Chad Hurley in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>252</u>	DECLARATION of Steve Chen in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>253</u>	DECLARATION of Christopher Maxcy in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>254</u>	DECLARATION of Zahavah Levine in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>255</u>	DECLARATION of Brent Hurley in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>256</u>	DECLARATION of Michael Solomon in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>257</u>	DECLARATION of Michael Gordon in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>258</u>	DECLARATION of Andrew H. Schapiro in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 1 – 15, # <u>2</u> Exhibit 16, Part 1, # <u>3</u> Exhibit 16, Part 2, # <u>4</u> Exhibit 16, Part 3, # <u>5</u> Exhibit 16, Part 4, # <u>6</u> Exhibit 16, Part 5)(Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>259</u>	DECLARATION of Andrew H. Schapiro, Group 2, Exhibit 16, Part 6 in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 16, Part 7, # <u>2</u> Exhibit 16, Part 8, # <u>3</u> Exhibit 16, Part 9, # <u>4</u> Exhibit 16, Part 10, # <u>5</u> Exhibit 17 – 24)(Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>260</u>	DECLARATION of Andrew H. Schapiro, Group 3, Exhibit 25 – 38 in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 39 – 45, # <u>2</u> Exhibit 46 – 59, # <u>3</u> Exhibit 60 – 63, # <u>4</u> Exhibit 64, Part 1, # <u>5</u> Exhibit 64, Part 2, # <u>6</u> Exhibit 65 – 68, # <u>7</u> Exhibit 69 – 77)(Schapiro, Andrew) (Entered: 05/21/2010)

05/21/2010	<u>261</u>	DECLARATION of Andrew H. Schapiro, Group 4, Exhibit 78, Part 1 in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc.. (Attachments: # <u>1</u> Exhibit 78, Part 2, # <u>2</u> Exhibit 79 – 84, # <u>3</u> Exhibit 85 – 90)(Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>262</u>	DECLARATION of Andrew H. Schapiro, Group 5, Exhibit 91, Part 1 in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 91, Part 2, # <u>2</u> Exhibit 91, Part 3, # <u>3</u> Exhibit 91, Part 4, # <u>4</u> Exhibit 91, Part 5, # <u>5</u> Exhibit 91, Part 6, # <u>6</u> Exhibit 92 – 104, # <u>7</u> Exhibit 105 – 115)(Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>263</u>	DECLARATION of Andrew H. Schapiro, Group 6, Exhibit 116 – 127 in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 128, # <u>2</u> Exhibit 129 – 134, # <u>3</u> Exhibit 135 – 141, # <u>4</u> Exhibit 142 – 174, # <u>5</u> Exhibit 175 – 194, # <u>6</u> Exhibit 195 – 204, # <u>7</u> Exhibit 205 – 214)(Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>264</u>	DECLARATION of Andrew H. Schapiro, Group 7, Exhibit 215, Part 1 in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 215, Part 2, # <u>2</u> Exhibit 215, Part 3, # <u>3</u> Exhibit 215, Part 4, # <u>4</u> Exhibit 215, Part 5, # <u>5</u> Exhibit 216 – 222, # <u>6</u> Exhibit 223 – 237)(Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>265</u>	DECLARATION of Andrew H. Schapiro, Group 8, Exhibit 238 – 259 in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 260 – 272, # <u>2</u> Exhibit 273 – 285, # <u>3</u> Exhibit 286 – 288, # <u>4</u> Exhibit 289 – 296, # <u>5</u> Exhibit 297 – 310, # <u>6</u> Exhibit 311, Part 1, # <u>7</u> Exhibit Part 2, # <u>8</u> Exhibit 312 – 314)(Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>266</u>	DECLARATION of Andrew H. Schapiro, Group 9, Exhibit 315 – 318 in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 319 – 335, # <u>2</u> Exhibit 336, Part 1, # <u>3</u> Exhibit 336, Part 2, # <u>4</u> Exhibit 336, Part 3, # <u>5</u> Exhibit 337 – 345, # <u>6</u> Exhibit 346 – 368, # <u>7</u> Exhibit 369 – 373)(Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>267</u>	DECLARATION of Andrew H. Schapiro, Group 10, Exhibit 374 – 378 in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 380 – 386, # <u>2</u> Exhibit 387 – 412, # <u>3</u> Exhibit 413 – 420, # <u>4</u> Exhibit 421 – 422, # <u>5</u> Exhibit 423, Part 1, # <u>6</u> Exhibit 423, Part 2, # <u>7</u> Exhibit 423, Part 3, # <u>8</u> Exhibit 424 – 425)(Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>268</u>	RESPONSE in Support re: <u>167</u> MOTION for Summary Judgment. <i>Defendants' Local Rule 56.1 Statement.</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>269</u>	DECLARATION of Andrew H. Schapiro in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc.. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>270</u>	DECLARATION of Michael Rubin in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC.

		(Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>271</u>	DECLARATION of Micah Schaffer in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>272</u>	DECLARATION of Suzanne Reider in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>273</u>	DECLARATION of Andrew Schapiro, Group 11, Exhibit 379 in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 05/21/2010)
05/21/2010	<u>274</u>	DECLARATION of Elizabeth Anne Figueira, Esq. in Support re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Stage Three Music (US), Inc., Bourne Co.. (Attachments: # <u>1</u> Exhibit 15, # <u>2</u> Exhibit 16, # <u>3</u> Exhibit 21, # <u>4</u> Exhibit 22, # <u>5</u> Exhibit 24, # <u>6</u> Exhibit 41, # <u>7</u> Exhibit 54, # <u>8</u> Exhibit 55, # <u>9</u> Exhibit 56, # <u>10</u> Exhibit 57, # <u>11</u> Exhibit 58, # <u>12</u> Exhibit 72, # <u>13</u> Exhibit 78 Part 1, # <u>14</u> Exhibit 78 Part 2, # <u>15</u> Exhibit 82, # <u>16</u> Exhibit 129, # <u>17</u> Exhibit 131, # <u>18</u> Exhibit 132, # <u>19</u> Exhibit 162, # <u>20</u> Exhibit 179)(Figueira, Elizabeth) (Entered: 05/21/2010)
05/21/2010	<u>275</u>	COUNTER STATEMENT TO <u>165</u> Rule 56.1 Statement,,, Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Stage Three Music (US), Inc., Bourne Co.. (Attachments: # <u>1</u> Supplement Plaintiffs' Statement of Uncontroverted Facts (Redacted) Part 2)(Figueira, Elizabeth) (Entered: 05/21/2010)
05/21/2010	<u>276</u>	DECLARATION of Elizabeth Anne Figueira, Esq. in Opposition re: <u>167</u> MOTION for Summary Judgment.. Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Scottish Premier League Limited, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Stage Three Music (US), Inc., Bourne Co.. (Attachments: # <u>1</u> Exhibit 189, # <u>2</u> Exhibit 190, # <u>3</u> Exhibit 191, # <u>4</u> Exhibit 192, # <u>5</u> Exhibit 193, # <u>6</u> Exhibit 194, # <u>7</u> Exhibit 195, # <u>8</u> Exhibit 196, # <u>9</u> Exhibit 197, # <u>10</u> Exhibit 198, # <u>11</u> Exhibit 199, # <u>12</u> Exhibit 200, # <u>13</u> Exhibit 201, # <u>14</u> Exhibit 202, # <u>15</u> Exhibit 203, # <u>16</u> Exhibit 204, # <u>17</u> Exhibit 205, # <u>18</u> Exhibit 206, # <u>19</u> Exhibit 207, # <u>20</u> Exhibit 208, # <u>21</u> Exhibit 209, # <u>22</u> Exhibit 210, # <u>23</u> Exhibit 211, # <u>24</u> Exhibit 212, # <u>25</u> Exhibit 213, # <u>26</u> Exhibit 214, # <u>27</u> Exhibit 215, # <u>28</u> Exhibit 216, # <u>29</u> Exhibit 217, # <u>30</u> Exhibit 218, # <u>31</u> Exhibit 219, # <u>32</u> Exhibit 220, # <u>33</u> Exhibit 221, # <u>34</u> Exhibit 222, # <u>35</u> Exhibit 223, # <u>36</u> Exhibit 224 Part 1, # <u>37</u> Exhibit 224 Part 2, # <u>38</u> Exhibit 225, # <u>39</u> Exhibit 226, # <u>40</u> Exhibit 227 Part 1, # <u>41</u> Exhibit 227 Part 2, # <u>42</u> Exhibit 227 Part 3, # <u>43</u> Exhibit 227 Part 4, # <u>44</u> Exhibit 228, # <u>45</u> Exhibit 229, # <u>46</u> Exhibit 230, # <u>47</u> Exhibit 231, # <u>48</u> Exhibit 232, # <u>49</u> Exhibit 233, # <u>50</u> Exhibit 234, # <u>51</u> Exhibit 235, # <u>52</u> Exhibit 236, # <u>53</u>

		Exhibit 237, # <u>54</u> Exhibit 238, # <u>55</u> Exhibit 239, # <u>56</u> Exhibit 240, # <u>57</u> Exhibit 241, # <u>58</u> Exhibit 242, # <u>59</u> Exhibit 243, # <u>60</u> Exhibit 244, # <u>61</u> Exhibit 245, # <u>62</u> Exhibit 246, # <u>63</u> Exhibit 247, # <u>64</u> Exhibit 248, # <u>65</u> Exhibit 249, # <u>66</u> Exhibit 250, # <u>67</u> Exhibit 251, # <u>68</u> Exhibit 252, # <u>69</u> Exhibit 253, # <u>70</u> Exhibit 254, # <u>71</u> Exhibit 255, # <u>72</u> Exhibit 256, # <u>73</u> Exhibit 257, # <u>74</u> Exhibit 258, # <u>75</u> Exhibit 259, # <u>76</u> Exhibit 260, # <u>77</u> Exhibit 261, # <u>78</u> Exhibit 262, # <u>79</u> Exhibit 263, # <u>80</u> Exhibit 264, # <u>81</u> Exhibit 265, # <u>82</u> Exhibit 266, # <u>83</u> Exhibit 267, # <u>84</u> Exhibit 268, # <u>85</u> Exhibit 269, # <u>86</u> Exhibit 270, # <u>87</u> Exhibit 271, # <u>88</u> Exhibit 272 Part 1, # <u>89</u> Exhibit 272-2, # <u>90</u> Exhibit 272 Part 3, # <u>91</u> Exhibit 272 Part 4, # <u>92</u> Exhibit 272 Part 5, # <u>93</u> Exhibit 272 Part 6, # <u>94</u> Exhibit 272 Part 7, # <u>95</u> Exhibit 272 Part 8, # <u>96</u> Exhibit 272 Part 9, # <u>97</u> Exhibit 272 Part 10, # <u>98</u> Exhibit 272 Part 11, # <u>99</u> Exhibit 272 Part 12, # <u>100</u> Exhibit 272 Part 13, # <u>101</u> Exhibit 272 Part 14, # <u>102</u> Exhibit 272 Part 15, # <u>103</u> Exhibit 272 Part 16, # <u>104</u> Exhibit 272 Part 17, # <u>105</u> Exhibit 272 Part 18, # <u>106</u> Exhibit 272 Part 19, # <u>107</u> Exhibit 273, # <u>108</u> Exhibit 274, # <u>109</u> Exhibit 275, # <u>110</u> Exhibit 276, # <u>111</u> Exhibit 277, # <u>112</u> Exhibit 278, # <u>113</u> Exhibit 279, # <u>114</u> Exhibit 280, # <u>115</u> Exhibit 281, # <u>116</u> Exhibit 282, # <u>117</u> Exhibit 283, # <u>118</u> Exhibit 284, # <u>119</u> Exhibit 285, # <u>120</u> Exhibit 286, # <u>121</u> Exhibit 287, # <u>122</u> Exhibit 288, # <u>123</u> Exhibit 289, # <u>124</u> Exhibit 290, # <u>125</u> Exhibit 291, # <u>126</u> Exhibit 292, # <u>127</u> Exhibit 293, # <u>128</u> Exhibit 294, # <u>129</u> Exhibit 295, # <u>130</u> Exhibit 296, # <u>131</u> Exhibit 297, # <u>132</u> Exhibit 298, # <u>133</u> Exhibit 299, # <u>134</u> Exhibit 300, # <u>135</u> Exhibit 301, # <u>136</u> Exhibit 302, # <u>137</u> Exhibit 303, # <u>138</u> Exhibit 304, # <u>139</u> Exhibit 305, # <u>140</u> Exhibit 306, # <u>141</u> Exhibit 307, # <u>142</u> Exhibit 308, # <u>143</u> Exhibit 309, # <u>144</u> Exhibit 310, # <u>145</u> Exhibit 311, # <u>146</u> Exhibit 312, # <u>147</u> Exhibit 313, # <u>148</u> Exhibit 314, # <u>149</u> Exhibit 315, # <u>150</u> Exhibit 316, # <u>151</u> Exhibit 317, # <u>152</u> Exhibit 318, # <u>153</u> Exhibit 319, # <u>154</u> Exhibit 320, # <u>155</u> Exhibit 321, # <u>156</u> Exhibit 322, # <u>157</u> Exhibit 323, # <u>158</u> Exhibit 324, # <u>159</u> Exhibit 325, # <u>160</u> Exhibit 326, # <u>161</u> Exhibit 327, # <u>162</u> Exhibit 328, # <u>163</u> Exhibit 329, # <u>164</u> Exhibit 330, # <u>165</u> Exhibit 331, # <u>166</u> Exhibit 332, # <u>167</u> Exhibit 333 Part 1, # <u>168</u> Exhibit 333 Part 2, # <u>169</u> Exhibit 334, # <u>170</u> Exhibit 335, # <u>171</u> Exhibit 336, # <u>172</u> Exhibit 337, # <u>173</u> Exhibit 338)(Figueira, Elizabeth) (Entered: 05/21/2010)
05/21/2010	277	SEALED DOCUMENT placed in vault.(cb) (Entered: 05/24/2010)
05/26/2010	278	CLASS PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT-PUBLIC VERSION. VOLUME 1 OF 3. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. (mro) (Entered: 05/26/2010)
05/26/2010	279	CLASS PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT-PUBLIC VERSION. VOLUME 2 OF 3. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. (mro) (Entered: 05/26/2010)
05/26/2010	280	CLASS PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT-PUBLIC VERSION. VOLUME 3 OF 3. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. (mro) (Entered: 05/26/2010)
05/26/2010	281	EXHIBITS TO THE DECLARATION OF ELIZABETH ANNE FIGUEIRA IN SUPPORT OF CLASS PLAINTIFFS' MOTION FOR PARTIAL SUMMARY JUDGMENT (DOCKET ENTRY NO. 166) THAT HAVE BEEN UNSEALED. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238.(mro) (Entered: 05/26/2010)
05/26/2010		VOLUME 1: EXHIBITS 1-75 (attached to the Declaration of Andrew H. Schapiro in support of defendants' opposition to plaintiffs' motions for partial summary judgment and defendants' objections to evidence and motion to strike material from Viacom's summary judgment submissions and putative class plaintiffs' Rule 56.1 statement). Document filed by the defendants. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 326.(mro) (Entered: 05/26/2010)
05/26/2010		VOLUME 2: EXHIBITS 76-116 (attached to the Declaration of Andrew H. Schapiro in support of defendants' opposition to plaintiffs' motions for partial

		summary judgment and defendants' objections to evidence and motion to strike material from Viacom's summary judgment submissions and putative class plaintiffs' Rule 56.1 statement). Document filed by the defendants. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 327.(mro) (Entered: 05/26/2010)
05/26/2010		VOLUME 3: EXHIBITS 117-150(attached to the Declaration of Andrew H. Schapiro in support of defendants' opposition to plaintiffs' motions for partial summary judgment and defendants' objections to evidence and motion to strike material from Viacom's summary judgment submissions and putative class plaintiffs' Rule 56.1 statement). Document filed by the defendants. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 328.(mro) (Entered: 05/26/2010)
05/26/2010		VOLUME 4: EXHIBITS 151-210(attached to the Declaration of Andrew H. Schapiro in support of defendants' opposition to plaintiffs' motions for partial summary judgment and defendants' objections to evidence and motion to strike material from Viacom's summary judgment submissions and putative class plaintiffs' Rule 56.1 statement). Document filed by the defendants. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 329.(mro) (Entered: 05/26/2010)
05/26/2010		VOLUME 5: EXHIBITS 211-230(attached to the Declaration of Andrew H. Schapiro in support of defendants' opposition to plaintiffs' motions for partial summary judgment and defendants' objections to evidence and motion to strike material from Viacom's summary judgment submissions and putative class plaintiffs' Rule 56.1 statement). Document filed by the defendants. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 330.(mro) (Entered: 05/26/2010)
05/26/2010		VOLUME 6: EXHIBITS 231-275(attached to the Declaration of Andrew H. Schapiro in support of defendants' opposition to plaintiffs' motions for partial summary judgment and defendants' objections to evidence and motion to strike material from Viacom's summary judgment submissions and putative class plaintiffs' Rule 56.1 statement). Document filed by the defendants. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 331.(mro) (Entered: 05/26/2010)
05/26/2010		VOLUME 7: EXHIBITS 276-312(attached to the Declaration of Andrew H. Schapiro in support of defendants' opposition to plaintiffs' motions for partial summary judgment and defendants' objections to evidence and motion to strike material from Viacom's summary judgment submissions and putative class plaintiffs' Rule 56.1 statement). Document filed by the defendants. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 332.(mro) Modified on 5/26/2010 (mro). (Entered: 05/26/2010)
05/26/2010		VOLUME 8: EXHIBITS 313-349(attached to the Declaration of Andrew H. Schapiro in support of defendants' opposition to plaintiffs' motions for partial summary judgment and defendants' objections to evidence and motion to strike material from Viacom's summary judgment submissions and putative class plaintiffs' Rule 56.1 statement). Document filed by the defendants. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 333.(mro) (Entered: 05/26/2010)
05/26/2010		VOLUME 9: EXHIBITS 350-425(attached to the Declaration of Andrew H. Schapiro in support of defendants' opposition to plaintiffs' motions for partial summary judgment and defendants' objections to evidence and motion to strike material from Viacom's summary judgment submissions and putative class plaintiffs' Rule 56.1 statement). Document filed by the defendants. ***Accepted

		for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 334. (mro) (Entered: 05/26/2010)
05/26/2010		DEFENDANTS' OPPOSITION TO PLAINTIFFS' MOTIONS FOR PARTIAL SUMMARY JUDGMENT. Document filed by the defendants. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 335. (mro) (Entered: 05/26/2010)
05/26/2010		DECLARATION OF ANDREW H. SCHAPIRO IN SUPPORT OF DEFENDANTS' OPPOSITION TO PLAINTIFFS' MOTIONS FOR PARTIAL SUMMARY JUDGMENT AND DEFENDANTS' OBJECTIONS TO EVIDENCE AND MOTION TO STRIKE MATERIAL FROM VIACOM'S SUMMARY JUDGMENT SUBMISSIONS AND PUTATIVE CLASS PLAINTIFFS' RULE 56.1 STATEMENT. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 336. (mro) (Entered: 05/26/2010)
05/26/2010		DEFENDANTS' MEMORANDUM OF LAW IN SUPPORT OF OBJECTIONS TO EVIDENCE AND MOTION TO STRIKE MATERIAL FROM VIACOM'S SUMMARY JUDGMENT SUBMISSIONS AND PUTATIVE CLASS PLAINTIFFS' RULE 56.1 STATEMENT. Document filed by the defendants. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 337. (mro) (Entered: 05/26/2010)
05/26/2010		DECLARATION OF DAVID KING IN SUPPORT OF DEFENDANTS' OPPOSITION TO PLAINTIFFS' MOTIONS FOR SUMMARY JUDGMENT.***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 338. (mro) (Entered: 05/26/2010)
05/26/2010		DECLARATION OF CHAD HURLEY SUPPORT OF DEFENDANTS' OPPOSITION TO PLAINTIFFS' MOTIONS FOR PARTIAL SUMMARY JUDGMENT. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 339. (mro) (Entered: 05/26/2010)
05/26/2010		DEFENDANTS' COUNTER STATEMENT TO CLASS PLAINTIFFS' STATEMENT OF UNCONTROVERTED MATERIAL FACTS IN SUPPORT OF THEIR MOTION FOR PARTIAL SUMMARY JUDGMENT. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 340. (mro) (Entered: 05/26/2010)
05/26/2010		DECLARATION OF MICAH SCHAFFER IN SUPPORT OF DEFENDANTS' OPPOSITION TO PLAINTIFFS' MOTION FOR PARTIAL SUMMARY JUDGMENT. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 341. (mro) (Entered: 05/26/2010)
05/26/2010		YOUTUBE'S COUNTER STATEMENT TO VIACOM'S STATEMENT OF UNDISPUTED FACTS IN SUPPORT OF ITS MOTION FOR PARTIAL SUMMARY JUDGMENT ON LIABILITY AND INAPPLICABILITY OF THE DIGITAL MILLENNIUM COPYRIGHT ACT SAFE HARBOR DEFENSE. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238. ***Original filed in case number 07-cv-2103, document number 342. (mro) (Entered: 05/26/2010)
05/26/2010	<u>282</u>	Amicus Curiae APPEARANCE entered by Asim M. Bhansali on behalf of eBay, Inc., Facebook, Inc., IAC/Interactivecorp, Yahoo! Inc..(Bhansali, Asim) (Entered: 05/26/2010)
05/26/2010	<u>283</u>	MOTION for Leave to File Amici Curiae Brief. Document filed by eBay, Inc., Facebook, Inc., IAC/Interactivecorp, Yahoo! Inc..(Bhansali, Asim) (Entered: 05/26/2010)

05/26/2010	<u>284</u>	DECLARATION of Michael S. Kwun in Support re: <u>283</u> MOTION for Leave to File Amici Curiae Brief.. Document filed by eBay, Inc., Facebook, Inc., IAC/Interactivecorp, Yahoo! Inc.. (Attachments: # <u>1</u> Text of Proposed Order Proposed Order)(Bhansali, Asim) (Entered: 05/26/2010)
05/26/2010	<u>285</u>	BRIEF of Amici Curiae eBay, Inc., Facebook, Inc., IAC/Interactivecorp, and Yahoo! Inc. in Support of Defendants. Document filed by eBay, Inc., Facebook, Inc., IAC/Interactivecorp, Yahoo! Inc..(Bhansali, Asim) (Entered: 05/26/2010)
05/26/2010	<u>286</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by eBay, Inc., Facebook, Inc., IAC/Interactivecorp, Yahoo! Inc..(Bhansali, Asim) (Entered: 05/26/2010)
05/27/2010	287	CLASS PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT EXHIBITS (5-14) TO DECLARATION OF NOAH SISKIND GITTERMAN. ***Accepted for filing by the Chambers of Louis L. Stanton on 5/20/10, document number 238(mro) (Entered: 05/28/2010)
05/28/2010	<u>288</u>	FILING ERROR – DEFICIENT DOCKET ENTRY – MOTION for Leave to File Amicus Brief. Document filed by The Sideshow Coalition. (Attachments: # <u>1</u> Affidavit of Eric J. Grannis, # <u>2</u> Exhibit Amicus Brief of the Sideshow Coalition)(Grannis, Eric) Modified on 6/1/2010 (db). (Entered: 05/28/2010)
05/28/2010		***NOTE TO ATTORNEY TO RE-FILE DOCUMENT – DEFICIENT DOCKET ENTRY ERROR. Note to Attorney Eric Joseph Grannis to RE-FILE Document <u>288</u> MOTION for Leave to File Amicus Brief. ERROR(S): Supporting Documents (Declaration in Support and Memorandum of Law in Support) are filed separately, each getting there own Document #. ***REMINDER*** – First Re-File Motion, then file and link any supporting documents – found under the Event Type Replies, Opposition and Supporting Documents. (db) (Entered: 06/01/2010)
06/01/2010	289	SEALED DOCUMENT placed in vault.(cb) (Entered: 06/01/2010)
06/01/2010	<u>290</u>	MOTION for Leave to File Amicus Brief. Document filed by The Sideshow Coalition.(Grannis, Eric) (Entered: 06/01/2010)
06/01/2010	<u>291</u>	DECLARATION of Eric J. Grannis in Support re: <u>290</u> MOTION for Leave to File Amicus Brief.. Document filed by The Sideshow Coalition. (Grannis, Eric) (Entered: 06/01/2010)
06/01/2010	<u>292</u>	BRIEF of Amicus Curiae the Sideshow Coalition in Support of Defendants. Document filed by The Sideshow Coalition.(Grannis, Eric) (Entered: 06/01/2010)
06/04/2010	<u>293</u>	ENDORSED LETTER addressed to Judge Louis L. Stanton from Thomas C. Moore dated 5/28/2010 re: We represent the American Society of Composers, Authors and Publishers, Broadcast Music, Inc., SESAC, Inc. and the Sports Rights Owners Coalition ("Amici") in connection with a motion for leave to file an amicus curiae brief in support of plaintiffs in the above-captioned matter. As set forth in more detail in the motion, Amici are simply seeking to place on the record of this action an exact copy of an amicus brief already received by the Court in the related Viacom action. By docket entry 231 in this Class Action, it appears that the Court already has determined that it wishes to have this brief so docketed and the enclosed motion seeks to carry out that direction by the Court. ENDORSEMENT: The docket entry will be take as deeming the brief filed in the records of each action no duplicative filing is required. So Ordered. (Signed by Judge Louis L. Stanton on 6/1/2010) (jmi) (Entered: 06/04/2010)
06/04/2010	294	SEALED DOCUMENT placed in vault.(nm) (Entered: 06/07/2010)
06/07/2010	<u>295</u>	STIPULATION AND ORDER STIPULATED HIGHLY CONFIDENTIAL FILED UNDER SEAL...regarding procedures to be followed that shall govern the handling of confidential material...SO ORDERED. (Signed by Judge Louis L. Stanton on 6/7/2010) (jmi) Modified on 6/22/2010 (jmi). (Entered: 06/07/2010)
06/08/2010	<u>296</u>	MEMO ENDORSED ON NOTICE OF MOTION FOR ADMISSION PRO HAC VICE OF RUSSELL J. FRACKMAN: ENDORSEMENT: Granted. No opposition. So Ordered. (Signed by Judge Louis L. Stanton on 6/7/2010) (js) (Entered: 06/08/2010)

		06/08/2010)
06/11/2010	297	SEALED DOCUMENT placed in vault.(cb) (Entered: 06/14/2010)
06/14/2010	298	SEALED DOCUMENT placed in vault.(cb) (Entered: 06/14/2010)
06/14/2010	<u>299</u>	MEMO ENDORSEMENT on re: <u>283</u> Motion for Leave to File Document. ENDORSEMENT: Granted. No opposition. So Ordered. (Signed by Judge Louis L. Stanton on 6/14/2010) (jfe) (Entered: 06/14/2010)
06/14/2010	<u>300</u>	MEMO ENDORSEMENT on re: Motion to Withdraw as Attorney. ENDORSEMENT: Leave granted. So Ordered. (Signed by Judge Louis L. Stanton on 6/14/2010) (jfe) (Entered: 06/14/2010)
06/18/2010	<u>301</u>	ORDER granting <u>290</u> Motion for Leave to File Document.ENDORSEMENT: granted. No opposition. (Signed by Judge Louis L. Stanton on 6/18/2010) (jmi) (Entered: 06/18/2010)
06/23/2010	<u>302</u>	STIPULATION AND ORDER: It is hereby stipulated and agreed by and between the parties that, consistent with the March 17, 2010 and May 21, 2010 Stipulations and Orders, the unsealing of materials relating to the parties' replies to summary judgment motions and certain documents from their motions for summary judgment motions in the above referenced actions shall be implemented as set forth in this Stipulation and Order. (Signed by Judge Louis L. Stanton on 6/23/2010) (jpo) (Entered: 06/23/2010)
06/23/2010	<u>303</u>	OPINION AND ORDER: Defendants are granted summary judgment that they qualify for the protection of 17 U. S. C. § 512 (c), as expounded above, against all of plaintiffs' claims for direct and secondary copyright infringement. Plaintiffs' motions for judgment are denied. The parties shall meet and confer about any issues requiring judicial attention remaining in these cases, and submit a report (jointly, if possible) by July 14, 2010. (Signed by Judge Louis L. Stanton on 6/23/2010) (jpo) Modified on 6/30/2010 (jpo). (Entered: 06/23/2010)
06/23/2010		Set Deadlines/Hearings:(Status Report due by 7/14/2010.) (jpo) (Entered: 06/23/2010)
06/23/2010		Set Deadlines/Hearings: Status Report due by 7/14/2010. (jpo) (Entered: 06/23/2010)
06/23/2010		Transmission to Judgments and Orders Clerk. Transmitted re: <u>303</u> Opinion and Order, to the Judgments and Orders Clerk. (jpo) (Entered: 06/23/2010)
06/25/2010	<u>304</u>	REPLY MEMORANDUM OF LAW in Support re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Stage Three Music (US), Inc., Bourne Co.. (Sims, Charles) (Entered: 06/25/2010)
06/25/2010	<u>305</u>	DECLARATION of Elizabeth Anne Figueira in Support re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Stage Three Music (US), Inc., Bourne Co.. (Attachments: # <u>1</u> Exhibit Tab 339 is true copy of the Document Bates-stamped GOO001-06519634-6519638 produced by defendants)(Sims, Charles) (Entered: 06/25/2010)

06/25/2010	<u>306</u>	REPLY MEMORANDUM OF LAW in Support re: <u>167</u> MOTION for Summary Judgment., <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 06/25/2010)
06/25/2010	<u>307</u>	REPLY TO CLASS PLAINTIFFS' COUNTERSTATEMENT OF CONTROVERTED MATERIAL FACTS IN OPPOSITION TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 06/25/2010)
06/25/2010	<u>308</u>	REPLY TO VIACOM'S COUNTER-STATEMENT IN RESPONSE TO DEFENDANTS' LOCAL RULE 56.1 STATEMENT IN SUPPORT OF DEFENDANTS' MOTION FOR SUMMARY JUDGMENT & RESPONSE TO VIACOM'S SUPPLEMENTAL COUNTER-STATEMENT. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 06/25/2010)
06/25/2010	<u>309</u>	DECLARATION of DAVID KING in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 06/25/2010)
06/25/2010	<u>310</u>	DECLARATION of ANDREW H. SCHAPIRO in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 1 – 3, # <u>2</u> Exhibit 4 – 12, # <u>3</u> Exhibit 13 – 17, # <u>4</u> Exhibit 18 PART 1, # <u>5</u> Exhibit 18 PART 2, # <u>6</u> Exhibit 19 – 32, # <u>7</u> Exhibit 33 – 41, # <u>8</u> Exhibit 42 PART 1)(Schapiro, Andrew) (Entered: 06/25/2010)
06/25/2010	<u>311</u>	DECLARATION of ANDREW H. SCHAPIRO in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 43–55, # <u>2</u> Exhibit 56–62, # <u>3</u> Exhibit 63–64, # <u>4</u> Exhibit 65–72, # <u>5</u> Exhibit 73 PART 1, # <u>6</u> Exhibit 73 PART 2)(Schapiro, Andrew) (Entered: 06/25/2010)
06/25/2010	<u>312</u>	DECLARATION of ANDREW H. SCHAPIRO in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 73 PART 4, # <u>2</u> Exhibit 73 PART 5, # <u>3</u> Exhibit 73 PART 6, # <u>4</u> Exhibit 73 PART 7, # <u>5</u> Exhibit 74 – 91)(Schapiro, Andrew) (Entered: 06/25/2010)
06/25/2010	<u>313</u>	DECLARATION of ANDREW H. SCHAPIRO in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 96 – 109, # <u>2</u> Exhibit 110 PART 1, # <u>3</u> Exhibit 110 PART 2, # <u>4</u> Exhibit 110 PART 3, # <u>5</u> Exhibit 110 PART 4)(Schapiro, Andrew) (Entered: 06/25/2010)
06/25/2010	<u>314</u>	DECLARATION of ANDREW H. SCHAPIRO in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 110 PART 6, # <u>2</u> Exhibit 111 – 134, # <u>3</u> Exhibit 135 – 146, # <u>4</u> Exhibit 147 PART 1, # <u>5</u> Exhibit 147 PART 2, # <u>6</u> Exhibit 148 – 155, # <u>7</u> Exhibit 156 – 161, # <u>8</u> Exhibit 162 – 198)(Schapiro, Andrew) (Entered: 06/25/2010)
06/25/2010	<u>315</u>	DECLARATION of MICHAEL RUBIN in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 1 – 6, # <u>2</u> Exhibit 7 PART 1, # <u>3</u> Exhibit 7 PART 2, # <u>4</u> Exhibit 7 PART 3, # <u>5</u> Exhibit 7 PART 4, # <u>6</u> Exhibit 7 PART 5, # <u>7</u> Exhibit 7 PART 6)(Schapiro, Andrew) (Entered: 06/25/2010)
06/25/2010	<u>316</u>	DECLARATION of MICHAEL RUBIN in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 16 – 17, # <u>2</u> Exhibit 18 – 26, # <u>3</u> Exhibit 27 – 30, # <u>4</u> Exhibit 31 – 42, # <u>5</u> Exhibit 43 – 44, # <u>6</u> Exhibit 45 – 71)(Schapiro, Andrew) (Entered: 06/25/2010)
06/25/2010	<u>317</u>	DECLARATION of MICHAEL RUBIN in Support re: <u>167</u> MOTION for Summary Judgment.. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 162 – 177, # <u>2</u> Exhibit 178 – 180, # <u>3</u> Exhibit 181

		– 184, # <u>4</u> Exhibit 185, # <u>5</u> Exhibit 186 – 191, # <u>6</u> Exhibit 192 – 355)(Schapiro, Andrew) (Entered: 06/25/2010)
06/25/2010	<u>318</u>	COUNTER STATEMENT TO <u>169</u> Rule 56.1 Statement. Document filed by The Music Force LLC, Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., The Football Association Premier League Limited, Robert Tur, National Music Publishers' Association, The Rodgers & Hammerstein Organization, Edward B. Marks Music Company, Freddy Bienstock Music Company, Alley Music Corporation, X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Music Force Media Group LLC, Sin-Drome Records, Ltd., Murbo Music Publishing, Inc., Stage Three Music (US), Inc., Bourne Co.. (Attachments: # <u>1</u> Supplement Class Plaintiffs' Counterstatement of Controverted Material Facts (Part 2))(Sims, Charles) (Entered: 06/25/2010)
06/25/2010	<u>319</u>	DECLARATION of ANDREW H. SCHAPIRO in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Attachments: # <u>1</u> Exhibit 117, # <u>2</u> Exhibit 213, # <u>3</u> Exhibit 267 and 360)(Schapiro, Andrew) (Entered: 06/25/2010)
06/25/2010	<u>320</u>	MEMORANDUM OF LAW in Opposition re: <u>158</u> MOTION for Partial Summary Judgment <i>dismissing with prejudice Defendants' First Defense asserted in Defendants' Answer to the Second Amended Class Action Complaint...</i> Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (Schapiro, Andrew) (Entered: 06/25/2010)
06/28/2010		REPLY MEMORANDUM OF LAW in Support of Class Plaintiffs' Motion for Partial Summary Judgment dismissing defendants' first defense(DMCA Safe Harbor Defense). Document filed by class plaintiffs. ***Accepted for filing by the Honorable Louis L. Stanton on 6/23/10 (document number 302).***Original filed in case number 07–cv–2103, document number 383.(mro) (Entered: 06/29/2010)
06/28/2010	321	REPLY DECLARATION of Elizabeth Anne Figueira in Support of class plaintiffs' motion for partial summary judgment. Document filed by class plaintiffs. ***Accepted for filing by the Honorable Louis L. Stanton on 6/23/10 (document number 302). (mro) (Entered: 06/29/2010)
06/28/2010	322	CLASS PLAINTIFFS' COUNTERSTATEMENT OF CONTROVERTED MATERIAL FACTS IN OPPOSITION TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT. Document filed by class plaintiffs. ***Accepted for filing by the Honorable Louis L. Stanton on 6/23/10 (document number 302). (mro) (Entered: 06/29/2010)
06/30/2010		(REDACTED PUBLIC VERSION) MEMORANDUM OF LAW in Support of Defendants' Motion for Summary Judgment. Original document filed in 07–cv–2103 Document # 384. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (mbe) (Entered: 07/06/2010)
06/30/2010		(REDACTED PUBLIC VERSION) REPLY to class Plaintiffs' counter–statement of controverted material facts in Opposition to Defendants' Motion for Summary Judgment. Original document docketed in case number 07–cv–2103 document # 385). Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (mbe) (Entered: 07/06/2010)
06/30/2010	323	(REDACTED PUBLIC VERSION) DECLARATION of David King in Support of Defendants' Motion for Summary Judgment. (Original Files in case number 07–cv–2103 document # 386) Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (mbe) (Entered: 07/06/2010)
06/30/2010		(REDACTED PUBLIC VERSION) REPLY DECLARATION of Michael Rubin in Support pf defendants' motion for Summary Judgment. Original filed in case number 07–cv–2103 document # 387. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (mbe) (Entered: 07/06/2010)
06/30/2010		(REDACTED PUBLIC VERSION)DECLARATION of Andrew H. Schapiro in Support of defendants' motion for Summary Judgment. Original filed in case

		number 07-cv-2103 document # 388. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (mbe) (Entered: 07/06/2010)
06/30/2010		(REDACTED PUBLIC VERSION) REPLY to Viacom's counter-statement in response to defendants' Local Rule 56.1 Statement in Support of defendants' motion for Summary Judgment & Response to Viacom's Supplemental Counter-Statement. Original document filed in case number 07-cv-2103 document # 389. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (mbe) (Entered: 07/06/2010)
06/30/2010		(REDACTED PUBLIC VERSION) REPLY DECLARATION of Michael Rubin in Support of defendants' Motion for Summary Judgment. (Volume 1: Exhibits 1-50) Original document filed in case number 07-cv-2103 document # 390. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (mbe) (Entered: 07/06/2010)
06/30/2010		(REDACTED PUBLIC VERSION) REPLY DECLARATION of Michael Rubin in Support of defendants' Motion for Summary Judgment. (Volume 2: Exhibits 51-355). Original filed in case number 07-cv-3582 document # 391. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (mbe) (Entered: 07/06/2010)
06/30/2010		(REDACTED PUBLIC VERSION) DECLARATION of Andrew H. Schapiro in Support of defendants' motion for Summary Judgment. (Volume 1: Exhibits 1-50). Original filed in case number 07-cv-2103 document # 392. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (mbe) (Entered: 07/06/2010)
06/30/2010		(REDACTED PUBLIC VERSION) DECLARATION of Andrew H. Schapiro in Support of defendants' motion for Summary Judgment. (Volume 2: Exhibits 51-80.) Original filed in case number 07-cv-2103 document #393 Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (mbe) (Entered: 07/06/2010)
06/30/2010		(REDACTED PUBLIC VERSION) DECLARATION of Andrew H. Schapiro in Support of defendants' Motion for Summary Judgment. (Exhibits 81-198.) Original document filed in case number 07-cv-3582 document # 394. Document filed by Google, Inc., Youtube, Inc., Youtube, LLC. (mbe) (Entered: 07/06/2010)
07/30/2010	<u>324</u>	ENDORSED LETTER addressed to Judge Louis L. Stanton from William F. Bly dated 6/30/10 re: The enclosed documents submitted in response to the Court's Order of March 5, 2010, regarding the unsealing of documents. ENDORSEMENT: I have reviewed the documents and proposed redactions submitted with this letter. The redactions are narrowly tailored, fully justified, approved and shall remain in effect. So ordered. (Signed by Judge Louis L. Stanton on 7/29/10) (rjm) (Entered: 07/30/2010)
08/02/2010	<u>326</u>	ORDER that I have reviewed Exhibits 253, 254, 305 and 334 to the 4/30 (as amended 5/7), 2010 Declaration of Elizabeth Figueira in Opposition to Defendants' Motion for Summary Judgment and conclude that: Exhibits 253 and 254 may be kept sealed in full, and as further set forth in this order. (Signed by Judge Louis L. Stanton on 8/2/10) (cd) (Entered: 08/05/2010)
08/04/2010	<u>325</u>	ORDER After examining the redactions proposed by the defendants with respect to confidential personal and business information contained in submissions filed in support of Defendants' Opposition to Plaintiffs' Motions for Partial Summary Judgment, Viacom's Opposition to Defendants' Motion for Summary Judgment, Class Plaintiffs' Opposition to Defendants' Motion for Summary Judgment, Defendants' Reply in Support of Defendants' Motion for Summary Judgment, Viacom's Reply in Support of Viacom's Motion for Partial Summary Judgment, and Class Plaintiffs' Reply Motion for Partial Summary Judgment – together with the reasons given for continued confidential treatment of the designated material, I have determined that the protection of the value of this private, proprietary and commercially sensitive information to its owners clearly outweighs any countervailing public interest in its disclosure to the general public and to competitors, and justifies its redaction, together with personally identifiable matter such as addresses, telephone and account numbers, family and personal affairs and similar information, publicly filed and disclosed. So ordered. (Signed by Judge Louis L. Stanton on 8/4/2010) (jmi) (Entered: 08/04/2010)

08/09/2010	<u>330</u>	CLASS PLAINTIFFS' NOTICE OF MOTION FOR CLASS CERTIFICATION. (This document was previously sealed in envelope # 209, and unsealed with order # 327) Document filed by Bourne Co., Cherry Lane Music Publishing Company, Inc., Federation Francaise De Tennis, Murbo Music Publishing, Inc., The Football Association Premier League Limited, Robert Tur, X-Ray Dog Music, Inc.(mbe) (Entered: 08/10/2010)
08/10/2010	<u>327</u>	ORDER: Judgment for defendants in this case having been entered on August 9, 2010, Class Plaintiffs' Motion for Class Certification, which was filed under seal on April 9, 2010, is dismissed as moot. The parties having filed all materials in connection with that motion under seal, the Clerk of the Court is directed to unseal Class Plaintiffs' Notice of Motion for Class Certification, recorded in docket entry 209, and return the remainder of the material whose filing is recorded in docket entry 209 and the material whose filing is recorded in docket entries 277, 289, 297 and 298 to the parties. (Signed by Judge Louis L. Stanton on 8/9/2010) (tro) (Entered: 08/10/2010)
08/10/2010		Transmission to Sealed Records Clerk. Transmitted re: <u>327</u> Order, to the Sealed Records Clerk for the sealing or unsealing of document or case. (tro) (Entered: 08/10/2010)
08/10/2010	<u>328</u>	JOINT STIPULATION AND ORDER REGARDING YOUTUBE'S MOTION FOR SANCTIONS: The parties agree that this Stipulation and Order, when entered by the Court, disposes of the Protective Order Issue in its entirety. Tur hereby: (i) dismisses his entire case against YouTube with prejudice including, without limitation, any right to appeal from the Summary Judgment Order; and (ii) agrees to file a separate dismissal with prejudice as soon as practicable. YouTube hereby withdraws, with prejudice, its request for permission to move for sanctions against Tur in connection with the protective Order Issue and hereby waives and relinquishes any right to seek sanctions or any other form of relief against Tur arising out of or related to the Protective Order Issue. Tur shall pay YouTube the sum of Twenty Thousand and 00/100 dollars (\$20,000.00) on or before five (5) business days after the Order requested herein is entered. Tur shall have no liability or obligation for costs, attorneys fees or other relief in this action, and as further set forth in this Order. Robert Tur terminated. (Signed by Judge Louis L. Stanton on 8/9/2010) (tro) (Entered: 08/10/2010)
08/10/2010	<u>329</u>	STIPULATION AND ORDER: The parties have met and conferred and reach a stipulated resolution regarding the treatment of removed videos, as further set forth in this Order. (Signed by Judge Louis L. Stanton on 8/9/2010) (tro) (Entered: 08/10/2010)
08/10/2010	<u>332</u>	FINAL JUDGMENT that for the reasons set forth in the Court's Opinion and Order dated June 23, 2010, judgment is entered for Defendants and against Plaintiffs on all of Plaintiffs' claims. (Signed by Judge Louis L. Stanton on 8/9/10) (Attachments: # <u>1</u> notice of right to appeal)(ml) (Entered: 08/10/2010)
08/10/2010		***DELETED DOCUMENT. Deleted document number 331 Final Judgment. The document was incorrectly filed in this case. (ml) (Entered: 08/10/2010)
08/11/2010	<u>334</u>	SEALED MATERIALS RETRIEVED: Document(s) 277 and 289 were retrieved. Law Firm retrieving records: Mayer Brown. Person retrieving records: Abayomi Talbot on 8/11/10.(dn) (Entered: 08/13/2010)
08/12/2010	<u>335</u>	SEALED MATERIALS RETRIEVED: Document(s) 298 were retrieved. Law Firm retrieving records: Proskauer Rose LLP. Person retrieving records: Jesus Hernandez on 8/12/2010.(nm) (Entered: 08/13/2010)
08/12/2010	<u>336</u>	NOTICE OF APPEAL from <u>303</u> Memorandum & Opinion,, <u>332</u> Judgment,. Document filed by Alley Music Corporation, Bourne Co., Cal IV Entertainment, LLC, Cherry Lane Music Publishing Company, Inc., Edward B. Marks Music Company, Federation Francaise De Tennis, Freddy Bienstock Music Company, National Music Publishers' Association, Sin-Drome Records, Ltd., Stage Three Music (US), Inc., The Football Association Premier League Limited, The Music Force LLC, The Music Force Media Group LLC, The Rodgers & Hammerstein Organization, X-Ray Dog Music, Inc.. Filing fee \$ 455.00, receipt number E 911803. (nd) (Entered: 08/13/2010)

08/13/2010		Transmission of Notice of Appeal to the District Judge re: <u>336</u> Notice of Appeal,, (nd) (Entered: 08/13/2010)
08/13/2010		Transmission of Notice of Appeal and Certified Copy of Docket Sheet to US Court of Appeals re: <u>336</u> Notice of Appeal,, (nd) (Entered: 08/13/2010)
08/13/2010		<p>Appeal Record Sent to USCA (Electronic File). Certified Indexed record on Appeal Electronic Files for <u>174</u> Declaration in Support of Motion filed by Youtube, LLC, Youtube, Inc., Google, Inc., <u>167</u> MOTION for Summary Judgment. filed by Youtube, LLC, Youtube, Inc., Google, Inc., <u>258</u> Declaration in Opposition to Motion, filed by Youtube, LLC, Youtube, Inc., Google, Inc., <u>96</u> MOTION for Gerald E. Martin to Appear Pro Hac Vice. filed by Cal IV Entertainment, LLC, <u>253</u> Declaration in Opposition to Motion, filed by Youtube, LLC, Youtube, Inc., Google, Inc., <u>326</u> Order, <u>184</u> Declaration in Support of Motion,, filed by Youtube, LLC, Youtube, Inc., Google, Inc., <u>189</u> Declaration in Support of Motion,, filed by Youtube, LLC, Youtube, Inc., Google, Inc., <u>314</u> Declaration in Support of Motion, filed by Youtube, LLC, Youtube, Inc., Google, Inc., <u>197</u> Notice of Change of Address, filed by The Football Association Premier League Limited, <u>251</u> Declaration in Opposition to Motion, filed by Youtube, LLC, Youtube, Inc., <u>241</u> Declaration in Opposition to Motion,, filed by Alley Music Corporation, Cal IV Entertainment, LLC, Edward B. Marks Music Company, Stage Three Music (US), Inc., The Rodgers & Hammerstein Organization, Sin-Drome Records, Ltd., The Scottish Premier League Limited, National Music Publishers' Association, Freddy Bienstock Music Company, The Music Force LLC, Cherry Lane Music Publishing Company, Inc., X-Ray Dog Music, Inc., The Music Force Media Group LLC, Bourne Co., Federation Francaise De Tennis, Robert Tur, The Football Association Premier League Limited, Murbo Music Publishing, Inc., <u>46</u> MOTION for John H. Hinderaker to Appear Pro Hac Vice. filed by Google, Inc., Youtube, LLC, Youtube, Inc., <u>312</u> Declaration in Support of Motion, filed by Google, Inc., Youtube, LLC, Youtube, Inc., <u>275</u> Counter Statement to Rule 56.1., filed by Alley Music Corporation, Cal IV Entertainment, LLC, Edward B. Marks Music Company, Stage Three Music (US), Inc., The Rodgers & Hammerstein Organization, Sin-Drome Records, Ltd., The Scottish Premier League Limited, National Music Publishers' Association, Freddy Bienstock Music Company, The Music Force LLC, Cherry Lane Music Publishing Company, Inc., X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Music Force Media Group LLC, Bourne Co., Robert Tur, The Football Association Premier League Limited, Murbo Music Publishing, Inc., <u>293</u> Endorsed Letter,, <u>49</u> Notice of Appearance filed by The Music Force LLC, <u>120</u> MOTION for Judgment on the Pleadings. filed by Google, Inc., Youtube, LLC, Youtube, Inc., <u>39</u> Order Admitting Attorney Pro Hac Vice, <u>107</u> Affidavit of Service Other, filed by Bourne Co., The Football Association Premier League Limited, <u>20</u> Rule 7.1 Corporate Disclosure Statement filed by Google, Inc., Youtube, LLC, Youtube, Inc., <u>74</u> Endorsed Letter, <u>173</u> Declaration in Support of Motion, filed by Google, Inc., Youtube, LLC, Youtube, Inc., <u>267</u> Declaration in Opposition to Motion,, filed by Google, Inc., Youtube, LLC, Youtube, Inc., <u>328</u> Stipulation and Order, Terminate Motions, Add and Terminate Parties,,,,,, <u>137</u> Stipulation and Order, <u>255</u> Declaration in Opposition to Motion, filed by Google, Inc., Youtube, LLC, Youtube, Inc., <u>8</u> Stipulation and Order, <u>313</u> Declaration in Support of Motion, filed by Google, Inc., Youtube, LLC, Youtube, Inc., <u>303</u> Memorandum & Opinion,, <u>111</u> Stipulation and Order, Set Deadlines/Hearings,, <u>221</u> Order on Motion to File Amicus Brief,, <u>329</u> Stipulation and Order, <u>248</u> Declaration in Opposition to Motion, filed by Google, Inc., Youtube, LLC, Youtube, Inc., <u>104</u> Notice of Appearance filed by Cal IV Entertainment, LLC, <u>336</u> Notice of Appeal,, filed by Alley Music Corporation, Cal IV Entertainment, LLC, Edward B. Marks Music Company, Stage Three Music (US), Inc., The Rodgers & Hammerstein Organization, Sin-Drome Records, Ltd., National Music Publishers' Association, Freddy Bienstock Music Company, The Music Force LLC, Cherry Lane Music Publishing Company, Inc., X-Ray Dog Music, Inc., Federation Francaise De Tennis, The Music Force Media Group LLC, Bourne Co., The Football Association Premier League Limited, <u>234</u> Notice of Appearance filed by Broadcast Music, Inc., SESAC, Inc., Sports Rights Owners Coalition, American Society of Composers, Authors And Publishers, <u>88</u> Rule 7.1 Corporate Disclosure Statement filed by Federation Francaise De Tennis, <u>166</u> Declaration in Support of Motion,,,,,, filed by Alley Music Corporation, Cal IV Entertainment, LLC, Edward B. Marks Music Company, The Rodgers</p>

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