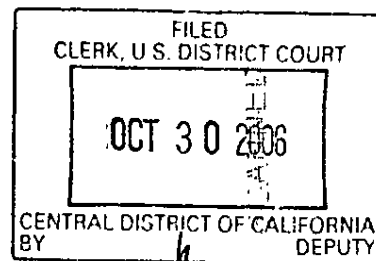


Joanne Siegel et al v. Time Warner Inc et al

SEND



UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

JOANNE SIEGEL, ET AL.,

PLAINTIFFS,

v.

TIME WARNER INC., ET AL.,

DEFENDANTS.

CASE NUMBER: CV 04-8776 MMM (RZx)

ORDER TO REASSIGN CASE DUE TO  
SELF-RECUSAL PURSUANT TO  
SECTION 3.3 OF GENERAL ORDER 224

The undersigned Judge, to whom the above-entitled case was assigned, is hereby of the opinion that she should not preside over said case, by reason of: the fact that Judge Morrow owns stock in Time Warner Inc.

IT IS HEREBY ORDERED that this case be reassigned by the Clerk in accordance with Section 3.3 of General Order 224.

This self-recusal has been Ordered:

- within 120 days of the Court being assigned said case.
- after 120 days of the Court being assigned said case.

Dated: October 26, 2006

*Margaret M. Morrow*  
MARGARET M. MORROW  
UNITED STATES DISTRICT JUDGE

**NOTICE TO COUNSEL FROM CLERK**

This case has been reassigned to Judge Stephen G. Larson. On all documents subsequently filed in this case, please substitute the initials SGL after the case number in place of the initials of the prior Judge so that the case number will read: CV 04-8776 SGL (RZx).

This is very important because documents are routed to the assigned Judge by means of the initials.

This case file, under seal documents, exhibits, docket, transcripts or depositions may be viewed at the:

- Western
- Southern
- Eastern Division.

Subsequent documents must be filed at the  Western  Southern  Eastern Division.

Failure to file at the proper location will result in your documents being returned to you.

CV-52 (01/05) ORDER TO REASSIGN CASE DUE TO SELF-RECUSAL PURSUANT TO SECTION 3.3 of GENERAL ORDER 224

98

ENTERED ON CM 10/30/06 h