Riddick et al v. AT&T Inc. Doc. 124

1 DAVID B. SIMPSON (STATE BAR NO. 106326) dave@wolfsim.com ADAM N. BOUAYAD (STATE BAR NO. 248087) 2 adam@wolfsim.com WOLFLICK AND SIMPSON 3 130 North Brand Boulevard, Suite 410 Glendale, California 91203 4 Telephone: 818-243-8300 5 Facsimile: 818-243-0122 Attorneys for Defendant 6 YP ADVERTISING & PUBLISHING LLC, sued and formerly known as YP WESTERN 7 DIRECTORY LLC 8 EDWIN PAIRAVI (STATE BAR NO. 257290) 9 edwin@pairavilaw.com PAIRAVI LAW, P.C. 10 1875 Century Park East, Suite 1025 Los Angeles, California 90067 Telephone: 310-789-2063 11 Facsimile: 310-789-2064 12 Attorneys for Plaintiffs June Riddick, Patricia Hardy, 13 Natalie Maderos, and Valerie Lynn 14 15 UNITED STATES DISTRICT COURT 16 EASTERN DISTRICT OF CALIFORNIA 17 JUNE RIDDICK; PATRICIA HARDY; Case No. 2:12-CV-02033-KJM-AC NATALIE MADEROS; VALERIE 18 LYNN; and LISA VALES, CORRECTED STIPULATION FOR ORDER MODIFIYING 19 PRETRIAL SCHEDULE, ONLY Plaintiffs, AS TO DISCLOSURE OF 20 **EXPERTS; PROPOSED ORDER** v. THEREON 21 AT&T; YP WESTERN DIRECTORY LLC, 22 Defendant. 23 24 Plaintiffs June Riddick, Patricia Hardy, Natalie Maderos and Valerie Lynn 25 ("Plaintiffs"), and Defendant YP Western Directory LLC ("YP"), by and through 26 their undersigned counsel of record, here by stipulate, and by this Stipulation 27

request the Court's approval, to the following:

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CORRECTED STIPULATION AND ORDER FOR MODIFICATION OF SCHEDULING ORDER RE: EXPERTS ONLY 2:12-CV-02033-KJM-AC

- 1. During the litigation, the parties did timely notify each other of initial expert disclosures. However, because of the inevitability of the Summary Judgment Motion filed by Defendant, and to economize for their clients, the parties deferred designating supplemental experts and conducting expert depositions until both sides knew what the trial issues would be.
- 2. The Court having now ruled on that Summary Judgment Motion, Counsel have consulted cooperatively and in good faith, and hereby request by this Stipulation a modification of the Scheduling Order for the disclosure of expert witnesses and the taking of expert depositions. Counsel note for the Court that *nothing* in this Stipulation would require any change or modification to the current Trial or Pretrial Conference date, or the corresponding due dates for any related pretrial or trial filings. The parties have agreed on the following schedule as best serving their clients' interests and the interests of a just adjudication of this matter:
 - a. The parties will exchange revised or restated initial expert disclosures on or before June 23, 2017.
 - b. The parties will exchange any supplement expert disclosures on or before July 14, 2017.
 - c. Any expert depositions must be noticed and completed by or before August 31, 2017.
 - d. The parties agree to serve expert reports and expert documents on each other 7 days prior to the expert's deposition.
- 3. The parties do not make this Stipulated request for purposes of delay or out of a lack of diligence, but rather, make it in the interests of an economic and just litigation of this matter for all parties. The schedule contemplated herein is not intended to, nor should or shall it, interfere with any of the Court's other trial or

1	pretrial due dates, nor with counsel's obligations or ability to comply with that			
2	trial/pretrial schedule.			
3	IT IS SO STIPULATED:			
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5	Dated:	June 15, 2017	WOLFLICK & SIMPSON	
6		,		
7			By: Is David B. Simpson	
8			DAVID B. SIMPSON	
9			Attorneys for Defendant YP ADVERTISING & PUBLISHING LLC, sued and formerly known as YP	
10			LLC, sued and formerly known as YP WESTERN DIRECTORY LLC	
11				
12	Dated:	June 15, 2017	PAIRAVI LAW, P.C.	
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14			By: Isl Edwin Pairavi	
15			EDWIN PAIRAVI Attorneys for Plaintiffs	
16			Attorneys for Plaintiffs June Riddick, Patricia Hardy, Natalie Maderos, and Valerie Lynn	
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1	ORDER		
2 3	IT IS HEREBY ORDERED		
4	Pursuant to the stipulation between the Plaintiffs JUNE RIDDICK,		
5	PATRICIA HARDY, NATALIE MADEROS and VALARIE LYNN ("Plaintiffs"),		
6	and Defendant YP WESTERN DIRECTORY LLC:		
7	1. The parties will exchange revised or restated initial expert disclosures		
8	on or before June 23, 2017.		
9	2. The parties will exchange any supplement expert disclosures on or		
10	before July 14, 2017.		
11	3. Any expert depositions must be noticed and completed by or before		
12	August 31, 2017.		
13	4. The parties agree to serve expert reports and expert documents on each		
14	other 7 days prior to the expert's deposition.		
15	IT IC CO ODDEDED		
16	IT IS SO ORDERED.		
17	DATED: June 28, 2017.		
18	11. A. M. 10.		
19	UNITED STATES DISTRICT JUDGE		
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