## 1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF CALIFORNIA 10 11 STRIKE 3 HOLDINGS, LLC, No. 2:18-cv-01667-MCE-CKD 12 Plaintiff. 13 ORDER TO SHOW CAUSE v. 14 JOHN DOE subscriber assigned IP address 162.225.207.215. 15 Defendant. 16 17 18 Plaintiff filed this matter on June 7, 2018, alleging that it holds the copyright on various 19 adult films, and that defendant is infringing on those copyrights by anonymously downloading 20 and distributing Strike 3's films to others, using the BitTorrent protocol. (ECF No. 1 at 1–2.) 21 Plaintiff could only identify defendant by his or her IP address, through which defendant 22 downloads and distributes the films. (Id.) 23 To acquire defendant's true name and address, plaintiff filed an ex parte application to 24 serve a third-party subpoena on defendant's internet service provider. (ECF No. 6.) The court granted this request on September 3, 2018, subject to certain limitations and conditions. (ECF 25 26 No. 7.) Specifically, once plaintiff learned defendant's true identity, plaintiff was to serve that 27 person or entity a copy of the court's order. (Id. at 5.) Within 45 days of September 3, 2018,

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to attend an informal chambers conference before Magistrate Judge Gregory G. Hollows. (<u>Id.</u>)

The deadline having passed, plaintiff has failed to file anything further with the court.

Eastern District Local Rule 110 provides that "[f]ailure of counsel or of a party to comply with these Rules or with any order of the Court may be grounds for imposition by the Court of any and all sanctions authorized by statute or Rule or within the inherent power of the Court."

## Accordingly, IT IS HEREBY ORDERED that:

 Within 14 days of this order, plaintiff shall SHOW CAUSE in writing why the court should not impose sanctions based upon its failure to follow the court's previous order.

Dated: November 9, 2018

CAROLYN K. DELANEY

UNITED STATES MAGISTRATE JUDGE