Realnetworks, Inc.	et al v. DVD Copy Control Association, Inc. et al		Doc. 16
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10	ENTERTAINMENT, INC.		
11	UNITED STATES DI	ISTRICT COURT	
12	NORTHERN DISTRICT		
13	NORTHER DISTRICT		
14			
15	REALNETWORKS, INC., a Washington Corporation; and REALNETWORKS HOME	) CASE NO.: C-08-4548-HRL )	
	ENTERTAINMENT, INC., a Delaware corporation,	)	
16		<ul> <li>PLAINTIFFS AND</li> <li>COUNTERCLAIM DEFENDANTS</li> </ul>	
17	Plaintiffs,	<ul> <li>) REALNETWORKS, INC. AND</li> <li>) REALNETWORKS HOME</li> </ul>	
18	V.	) ENTERTAINMENT, INC.'S	
19	DVD COPY CONTROL ASSOCIATION, INC.,	<ul> <li>OPPOSITION TO DEFENDANTS'</li> <li>APPLICATION FOR TEMPORARY</li> </ul>	Z
20	a Delaware nonprofit corporation, DISNEY ENTERPRISES, INC., a	<ul> <li>RESTRAINING ORDER AND</li> <li>ORDER TO SHOW CAUSE RE;</li> </ul>	
21	Delaware corporation; PARAMOUNT PICTURES CORP., a Delaware corporation;	) PRELIMINARY INJUNCTION	
22	SONY PICTURES ENTERTAINMENT, INC., a	)	
23	Delaware corporation; TWENTIETH CENTURY FOX FILM CORP., a Delaware corporation;	)	
24	NBC UNIVERSAL, INC., a Delaware	)	
25	corporation; WARNER BROS. ENTERTAINMENT, INC., a Delaware	)	
	corporation; and VIACOM, Inc., a Delaware	)	
26	Corporation.	) )	
27	Defendants.	ý	
28		-	
	PLAINTIFFS' OPP TO DEFTS' APPLICATION FOR TEMPORARY RESTRAINING ORDER		
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		Dockets.J	usua.com

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1	Plaintiffs and Counterclaim Defendants RealNetworks, Inc. and RealNetworks Home		
2	Entertainment, Inc. ("Real") oppose the Application for Temporary Restraining Order filed this		
3	afternoon by the Defendants. However, because Real did not receive notice of Defendants'		
4	intention to file its Ex Parte Application for Temporary Restraining Order until just shortly		
5	before 2:00 pm today, October 3, 2008, Real has not had any opportunity to review Defendants'		
6	papers, much less to prepare a written opposition to them. Further, contrary to Defendants'		
7	assertion in their ex parte papers, Real has never had an opportunity to fully brief the issues		
8	before any court (including the District Court for the Central District of California). Real had		
9	mere hours to prepare and submit on Tuesday, September 28, 2008 a partial response to an ex		
10	parte application for TRO filed by Defendants in the Central District Court, but that response		
11	was limited and the facts have changed since then.		
12	As counsel for Real indicated to counsel for Defendants, lead counsel for Real is		
13	currently out-of-town and unavailable. Further, because Defendants declined the assignment of		
14	this case to Magistrate Judge Lloyd earlier today, the judge to be assigned to this matter is		
15	currently unknown to Real, and Real is therefore unable even to send a lawyer to court to orally		
16	oppose Defendants' application.		
17	Accordingly, Real respectfully requests (1) that the Court grant Real an opportunity to		
18	file a written opposition to Defendants' ex parte application, and (2) that the Court set a		
19	reasonable deadline for such written opposition.		
20			
21	Dated: October 3, 2008 WILSON SONSINI GOODRICH & ROSATI		
22	Professional Corporation		
23	Pru /s/Colleon Pol		
24	By: <u>/s/Colleen Bal</u> Colleen Bal		
25	Attorneys for Plaintiffs REALNETWORKS, INC. and REALNETWORKS HOME		
26	ENTERTAINMENT, INC.		
27			
28			
	PLAINTIFFS' OPP TO DEFTS' APPLICATION FOR -2- TEMPORARY RESTRAINING ORDER CASE NO. C-08-4548 HRL		