Blouin v. Comcast Corp.

Doc. 50

10 11

1

2

3

4

5

6

7

8

9

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

STIPULATION

This Stipulation is entered into by and between Plaintiff Shawn Blouin ("Plaintiff") and Defendant Comcast Corp. ("Defendant"), based upon the following facts, as well as the concurrently-filed Declarations Eric Springer of Simpluris, Inc. and H. Scott Leviant:

- On January 31, 2011, Plaintiff filed his Motion for Preliminary 1. Approval of Class Action Settlement and noticed a hearing date of March 10, 2011.
- 2. On February 1, 2011, Chris Nathan, Law Clerk to Hon. Marie-Elena James, advised that if the parties agree to the terms of the settlement and believe a hearing is unnecessary the Court prefers for the parties to enter into stipulations for both preliminary and final approval, in lieu of briefing and setting a hearing date.
- The parties fully executed the Joint Stipulation of Settlement and Class 3. Action Release on January 20, 2011, and both parties are in agreement as to the terms of the settlement as set forth therein. The Joint Stipulation of Settlement and Class Action executed by the parties is attached hereto as Exhibit 1.
- 4. On February 3, 2011, the Court granted preliminary approval of the proposed class action settlement under the terms set forth in the Joint Stipulation of Settlement and Class Action.
- 5. Both parties agree that final approval of this settlement as set forth in the Joint Stipulation of Settlement and Class Action should be granted, as the settlement terms are fair, reasonable and adequate under Federal Rule of Civil Procedure 23(e) and the class reaction has been positive in that (1) there are no known objections, (2) there is only one known opt-out, and (3) well over 60% of the available work weeks have been claimed by class members.
- 6. Both parties believe that a hearing regarding final approval is unnecessary.
- 7. Both parties believe that a hearing regarding an award of attorney's fees, costs and class representative enhancement award is unnecessary, given that

DB2/22486124.1

LLP	
MOSS	
SPIRO	

ORDER

The parties in the above-captioned case entered into a Stipulation for Final Approval of Class Action Settlement. After considering the Stipulation, the facts upon which the Stipulation is based, and good cause appearing, it is hereby ORDERED:

- 1. The parties' Joint Stipulation of Class Action Settlement and Release, attached hereto as Exhibit 1, is finally approved;
- 2. The Order for Final Approval of Class Action Settlement, submitted concurrently with the filing of the Stipulation, is entered; and
- 3. The [Proposed] Order for and Award of Attorney's Fees, Costs and Enhancement Award, filed with the Court on or about March 1, 2011, is entered.

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: _____

H.M. Maria-Elena James HIEF MAGISTRATE UNITED STATES DISTRICT COURT JUDGE

DB2/22486124.1