

1  
2  
3  
4  
5 IN THE UNITED STATES DISTRICT COURT  
6  
7 FOR THE NORTHERN DISTRICT OF CALIFORNIA  
8

9 MALIBU MEDIA, LLC,

10 Plaintiff,

No. C 15-04441 WHA

11 v.

12 JOHN DOE Subscriber Assigned IP  
13 Address 76.126.99.126,

14 Defendant.  
\_\_\_\_\_ /

**ORDER FOLLOWING  
HEARING ON DEFENDANT'S  
DISCOVERY LETTERS**

15 And All Related Cross-Actions.  
16 \_\_\_\_\_ /

17 A discovery hearing was held after the parties met and conferred relating to defendant's  
18 three discovery letters (Dkt. Nos. 87, 89, 102). This order summarizes the rulings made on the  
19 record. To the extent not addressed herein or not discussed on the record, any further relief is  
20 **DENIED.**


- 21
- 22 • Unless Malibu Media submits a declaration stating, under oath, that  
23 there is a better way to verify the production date of each asserted  
24 work than through testimony of the performers in the works by  
**DECEMBER 12**, Malibu Media shall respond to defendant's request  
for written responses to the question "Who performed in [each  
asserted work]?" This, however, can be limited to the top three  
performers in each film.
  - 25 • Relief relating to performers' compensation and residuals is  
26 **DENIED.**
  - 27 • In accordance with its response to defendant's discovery letter (Dkt.  
28 No. 105 at 5), Malibu Media is hereby bound to its stipulation that  
it would seek the *minimum* statutory damages award available.  
Requests for documents relating to prior settlement agreements and  
for Malibu Media's financial records are accordingly **DENIED.**

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

- Malibu Media shall provide the file wrappers for the copyright applications for the asserted works by **DECEMBER 26**.

**IT IS SO ORDERED.**

Dated: December 6, 2016.

  
\_\_\_\_\_  
WILLIAM ALSUP  
UNITED STATES DISTRICT JUDGE