Language Line \$ervices, Inc. v. Language Services Associates, LLC et al.

Doc. 239

The Court, having considered the Parties' Joint Stipulation Regarding Carondelet Health Network ("Carondelet") as it Relates to the Preliminary Injunction and good cause appearing therefore, rules as follows:

- LSA may proceed with providing services to Carondelet under the MedAssets Group
 Purchasing Agreement and at the request of Carondelet;
- 2) LSA's servicing of Carondelet under the MedAssets Group Purchasing Agreement and at the request of Carondelet will not be considered a violation of the Preliminary Injunction;
- 3) This stipulation shall only define LSA's ability to service and communicate with Carondelet and shall not affect the scope of the Preliminary Injunction as it relates to any other customer on the September 2009 Report;
- 4) This Stipulation has no precedential value and the Parties entering into it shall not use this Stipulation or the agreement made in it for any purpose in this litigation or otherwise other than to permit LSA to provide services and have communications with Carondelet; and
- 5) Should the Preliminary Injunction be dissolved, this stipulation shall terminate. Should the Preliminary Injunction be modified to exclude Carondelet, this stipulation shall terminate.

IT IS SO ORDERED.

DATED: March 27, 2012

hyef Judge of the Northern District of California