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8 UNITED STATES DISTRICT COURT  
9 SOUTHERN DISTRICT OF CALIFORNIA  
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11 STRIKE 3 HOLDINGS, LLC,  
12 Plaintiff,  
13 v.  
14 John DOE subscriber assigned IP address  
15 75.80.13.105,  
16 Defendant.

Case No.: 17-cv-2315-MMA-AGS

**ORDER GRANTING MOTION FOR  
EARLY DISCOVERY**

17 Plaintiff seeks leave to serve a third-party subpoena prior to a Rule 26(f) Conference  
18 in order to identify the true name and address of the defendant in this action. That motion  
19 (ECF No. 4) is granted. *See Malibu Media, LLC v. Doe*, No. 16cv444 GPC (BGS), 2016  
20 WL 1618227, at \*3-4 (S.D. Cal. Apr. 22, 2016); *Malibu Media, LLC v. John Does*  
21 *1 through 16*, No. 12-cv-1847-AJB (DHB), 2012 WL 3809128, at \*3-5 (S.D. Cal. Sept. 4,  
22 2012). In order to justify issuance of an early subpoena to identify a defendant, plaintiff  
23 must show “good cause.” *See Malibu Media*, 2016 WL 1618227, at \*2.

24 District courts in the Ninth Circuit apply the following test to determine  
25 whether early discovery may be permitted to locate defendants: first, the court  
26 may require the plaintiff to sufficiently identify the unknown party so it is  
27 clear there exists a real person or entity; second, the court may ask the plaintiff  
28 to show it has made a good faith effort to identify and serve the defendant;  
third, the court may require the plaintiff to prove its claim could withstand a  
motion to dismiss; finally, the court may also ask the plaintiff to show that the

1 requested discovery will lead to identifying information about the defendant  
2 that would make service of process possible.

3 *Id.*

4 Plaintiff has shown, by way of affidavits attached to its motion, that defendant is real  
5 and can be sued and has—through the identification of the unique IP address, the dates and  
6 times of the alleged connections, and the name of the Internet Service Provider (“ISP”)—  
7 identified defendant with the requisite specificity to justify an early subpoena. *See id.* at  
8 \*3. Plaintiff has identified the defendant’s unique IP address and it has adequately  
9 established that it cannot identify the defendant further without the requested facts from  
10 the ISP. *Id.* Because of the Cable Privacy Act, the ISP cannot yield this information without  
11 a subpoena from this Court. *See* 47 U.S.C. § 551(c). Moreover, plaintiff alleges that it owns  
12 the copyrights at issue and specifically lists the registration numbers of the allegedly  
13 infringed works. Thus, the complaint, at least on its face, states a claim. Finally, plaintiff  
14 has shown that the requested discovery will lead to identifying information, as it has  
15 identified a unique IP address that an ISP can tie, at least potentially, to a specific  
16 individual. *See id.* at \*4.

17 Accordingly, plaintiff has established good cause and may serve a subpoena upon  
18 the ISP seeking only the true name and address of the individual identified. Plaintiff may  
19 not seek any further information without leave of Court, or propound any other discovery,  
20 and may not use the information gathered through the subpoena for any purpose except to  
21 identify and serve the proper defendant in the instant litigation. If the ISP seeks to quash  
22 the subpoena, it must do so before the subpoena’s return date, which must be at least 45  
23 days from service.<sup>1</sup> In the event the subpoena is challenged, the ISP must preserve the data

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27 <sup>1</sup> The Court notes that, should the ISP qualify as a “cable operator” under 47 U.S.C.  
28 § 522(5), it is required to provide a copy of this order to any individual whose personal  
identifying information is disclosed as a result of this order.

1 sought until that dispute is adjudicated. A copy of this order must be attached to and  
2 accompany the subpoena.

3 Dated: November 30, 2017

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6 Hon. Andrew G. Schopler  
7 United States Magistrate Judge  
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