Lu v. Hulme et al Doc. 5

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS					
FRIEDRICH LU, Plaintiff)			
v. GEORGE HULME, ET Defendants.	AL))))	C.A.	No.	12-11117-MLW
	9	<u>ORDER</u>			

WOLF, D.J. June 22, 2012

On June 22, 2012, Friedrich Lu, <u>pro se</u>, paid the filing fee and filed a complaint naming George Hulme and the Boston Public Library as defendants. He also filed a motion for a temporary restraining order. It does not appear that the defendants have been properly served. <u>See</u> Fed. R. Civ. P. 4(c), (1). Nor are the requirements met for obtaining a temporary restraining order without notices. <u>See</u> Fed. R. Civ. P. 65(b).

Accordingly, it is hereby ORDERED that:

- 1. Lu shall properly serve his submissions on the defendants and provide the court with the required proof of service. <u>See</u> Fed. R. Civ. P. 4.
- 2. Each defendant shall, not later than five business days after being properly served, respond to the motion for temporary restraining order.

