# **EXHIBIT 27**

# United States District Court SOUTHERN DISTRICT OF INDIANA

SUMMONS IN A CIVIL CASE

CASE NUMBER:

UMG RECORDINGS, INC., a Delaware corporation; SONY MUSIC ENTERTAINMENT INC., a Delaware corporation; PRIORITY RECORDS LLC, a California limited liability company; and WARNER BROS. RECORDS INC., a Delaware corporation,

v.

JENNIFER LOWRY

1:02-cv-1200-LJM-WTL

TO:

JENNIFER LOWRY 2017 North Delphos Street Kokomo, IN 46901

YOU ARE HEREBY SUMMONED and required to serve upon PLAINTIFFS' ATTORNEY

James Dimos

Phone (317) 237-3800

Joel E. Tragesser

Fax (317) 237-3900

LOCKE REYNOLDS LLP

201 North Illinois Street

**Suite 1000** 

P.O. Box 44961

Indianapolis, IN 46244-0961

an answer to the complaint which is herewith served upon you, within 20 days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You must also file your answer with the Clerk of this Court within a reasonable period of time after service 0 2004

CLERK

CLERK

(BY) DEPUTY/CLERK /

DATE

	RETURN	OF SERVICE						
Ser	vice of the Summons and Complaint was made by me	DATE						
NAME O	F SERVER	TITLE						
Check c	one box below to indicate appropriate method of service							
	Served personally upon the defendant. Place where serve							
	Left copies thereof at the defendant's dwelling house or usual place of abode with a person of suitable age and discretion then residing therein.  Name of person with whom the summons and complaint were left:							
	Returned unexecuted							
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·		ON OF SERVER	101742					
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<sup>1)</sup> As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.

### CIVIL COVER SHEET

The JS-44 civil cover sheer required by law, except as is required for the use of th THE FORM.)  I. (a) PLAINTIFFS UMG RECORDINGS, INC.	provided by local rule Clerk of Court for t	contained herein n es of court. This f he purpose of initia	either re orm, ap ating th	pproved by the e civil docke	pplement the Judicial Cot sheet. (SE	onference of the Unite E INSTRUCTIONS (	ed States in Sept ON THE REVE	ember 1 RSE 01	1074
RECORDS LLC; and WAR	NER BROS. RECORI	OS INC.			County of I	Residence of First Listed	Defendant	, jai	UP.
(b) County of Residence of First Listed Plaintiff LOS ANGELES, CALIFORNIA (EXCEPT IN U.S. PLAINTIFF CASES)				(IN U.S. PLAINTIFF CASES ONLY) STATES ONLY) OF THE LAND INVOLVED.					
(c) Attorney's (Firm Nam James Dimos Joel E. Tragesser LOCKE REYNOLDS LLP 201 North Illinois Street, Sui	Fax (3	one Number) 17) 237-3800 17) 237-3900		4 . (	Attorneys (	f Known)		· · · · · · · · · · · · · · · · · · ·	
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2 U.S. Government Defendant	4 Diversity (Indicate Citizenship in Item III)	of Parties		Citizen of Anothe	tofa 🗆 3	2 Incorporated and Prof Business in An	rincipal Place	□ 5 □ 6	□ 5 □ 6
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555 Prison Condition V. ORIGIN (PLACE AN "X" IN ONE BOX ONLY) Transferred from X 1 Original  $\square$  2 Removed from  $\square$  3 Remanded from  $\square$  4 Reinstated or  $\square$  5 another district □ 6 Multidistrict □ 7 District Judge from Proceeding State Court Appellate Court Reopened (specify) Litigation Magistrate Judgment CAUSE OF ACTION (Cite the U.S. Civil Statute under which you are filing and write brief statement of cause. Do not cite jurisdictional statutes unless diversity.)

17 U.S.C. § 501 et sea. – copyright infringement

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#### UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

UMG RECORDINGS, INC., a Delaware corporation; SONY MUSIC
ENTERTAINMENT INC., a Delaware corporation; PRIORITY RECORDS LLC, a California limited liability company; and WARNER BROS. RECORDS INC., a Delaware corporation,

Plaintiffs,

v.

JENNIFER LOWRY,

Defendant.

#### **COMPLAINT FOR COPYRIGHT INFRINGEMENT**

#### JURISDICTION AND VENUE

- 1. This is a civil action seeking damages and injunctive relief for copyright infringement under the copyright laws of the United States (17 U.S.C. §101 et seq.).
- 2. This Court has jurisdiction under 17 U.S.C. § 101 et seq.; 28 U.S.C. §1331 (federal question); and 28 U.S.C. §1338(a) (copyright).
- 3. This Court has personal jurisdiction over the Defendant, and venue in this District is proper under 28 U.S.C. § 1391(b) and 28 U.S.C. § 1400(a), in that the Defendant resides in this District, and the acts of infringement complained of herein occurred in this District.

#### **PARTIES**

- 4. Plaintiff UMG Recordings, Inc. is a corporation duly organized and existing under the laws of the State of Delaware, with its principal place of business in the State of California.
- 5. Plaintiff Sony Music Entertainment Inc. is a corporation duly organized and existing under the laws of the State of Delaware, with its principal place of business in the State of New York.
- 6. Plaintiff Priority Records LLC is a limited liability company with its principal place of business in the State of California.
- 7. Plaintiff Warner Bros. Records Inc. is a corporation duly organized and existing under the laws of the State of Delaware, with its principal place of business in the State of California.
- 8. Plaintiffs are informed and believe that Defendant is an individual residing in this District.

#### **COUNT I**

#### **INFRINGEMENT OF COPYRIGHTS**

9. Plaintiffs incorporate herein by this reference each and every allegation contained in each paragraph above.

- 10. Plaintiffs are, and at all relevant times have been, the copyright owners or licensees of exclusive rights under United States copyright with respect to certain copyrighted sound recordings (the "Copyrighted Recordings"). The Copyrighted Recordings include but are not limited to each of the copyrighted sound recordings identified in Exhibit A attached hereto, each of which is the subject of a valid Certificate of Copyright Registration issued by the Register of Copyrights. In addition to the sound recordings listed on Exhibit A, Copyrighted Recordings also include certain of the sound recordings listed on Exhibit B which are owned by or exclusively licensed to one or more of the Plaintiffs or Plaintiffs' affiliate record labels, and which are subject to valid Certificates of Copyright Registration issued by the Register of Copyrights.
- 11. Among the exclusive rights granted to each Plaintiff under the Copyright Act are the exclusive rights to reproduce the Copyrighted Recordings and to distribute the Copyrighted Recordings to the public.
- 12. Plaintiffs are informed and believe that Defendant, without the permission or consent of Plaintiffs, has used, and continues to use, an online media distribution system to download the Copyrighted Recordings, to distribute the Copyrighted Recordings to the public, and/or to make the Copyrighted Recordings available for distribution to others. In doing so, Defendant has violated Plaintiffs' exclusive rights of reproduction and distribution. Defendant's actions constitute infringement of Plaintiffs' copyrights and exclusive rights under copyright.
- 13. Plaintiffs are informed and believe that the foregoing acts of infringement have been willful and intentional, in disregard of and with indifference to the rights of Plaintiffs.

- 14. As a result of Defendant's infringement of Plaintiffs' copyrights and exclusive rights under copyright, Plaintiffs are entitled to statutory damages pursuant to 17 U.S.C. § 504(c) for Defendant's infringement of each of the Copyrighted Recordings. Plaintiffs further are entitled to their attorneys' fees and costs pursuant to 17 U.S.C. § 505.
- 15. The conduct of Defendant is causing and, unless enjoined and restrained by this Court, will continue to cause Plaintiffs great and irreparable injury that cannot fully be compensated or measured in money. Plaintiffs have no adequate remedy at law. Pursuant to 17 U.S.C. §§ 502 and 503, Plaintiffs are entitled to injunctive relief prohibiting Defendant from further infringing Plaintiffs' copyrights, and ordering Defendant to destroy all copies of sound recordings made in violation of Plaintiffs' exclusive rights.

WHEREFORE, Plaintiffs pray for judgment against Defendant as follows:

# 1. For an injunction providing:

"Defendant shall be and hereby is enjoined from directly or indirectly infringing Plaintiffs' rights under federal or state law in the Copyrighted Recordings and any sound recording, whether now in existence or later created, that is owned or controlled by Plaintiffs (or any parent, subsidiary, or affiliate record label of Plaintiffs) ("Plaintiffs' Recordings"), including without limitation by using the Internet or any online media distribution system to reproduce (*i.e.*, download) any of Plaintiffs' Recordings, to distribute (*i.e.*, upload) any of Plaintiffs' Recordings, or to make any of Plaintiffs' Recordings available for distribution to the public, except pursuant to a lawful license or with the express

authority of Plaintiffs. Defendant also shall destroy all copies of Plaintiffs' Recordings that Defendant has downloaded onto any computer hard drive or server without Plaintiffs' authorization and shall destroy all copies of those downloaded recordings transferred onto any physical medium or device in Defendant's possession, custody, or control."

- 2. For statutory damages for each infringement of each Copyrighted Recording pursuant to 17 U.S.C. Section 504.
  - 3. For Plaintiffs' costs in this action.
  - 4. For Plaintiffs' reasonable attorneys' fees incurred herein.
- 5. For such other and further relief, either at law or in equity, general or special, to which they may be entitled.

LOCKE REYNOLDS LLP

July 20,2004

By: James Dimos #11178-49

Joel E. Tragesser #21414-29

Attorneys for UMG RECORDINGS, INC.; SONY MUSIC ENTERTAINMENT INC.; PRIORITY RECORDS LLC; and

WARNER BROS. RECORDS INC.

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jtragesser@locke.com

## **EXHIBIT A**

#### JENNIFER LOWRY

Copyright Owner	Artist	Recording Title	Album Title	SR#
Sony Music Entertainment Inc.	Charlie Daniels	Big Bad John	Homesick Heros	96-558
Priority Records LLC	Ice Cube	You Can Do It	War & Peace: Vol. 2	287-151
Warner Bros. Records Inc.	Van Halen	Hot for Teacher	1984 (MCMLXXXIV)	52-319
UMG Recordings, Inc.	George Strait	I Cross My Heart	Pure Country	146-421
Priority Records LLC	NWA	Straight Outta Compton	Straight Outta Compton	150-531
Warner Bros. Records Inc.	ZZ Top	Lègs	Eliminator	45-132

# IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

UMG RECORDINGS, INC., a Delaware corporation; SONY MUSIC ENTERTAINMENT INC., a Delaware corporation; PRIORITY RECORDS LLC, a California limited liability company; and WARNER BROS., INC. a Delaware corporation,	) ) ) ) )	CASE NO.  SONT THE TAKE OF THE
Plaintiffs,	)	1:04-cv-1200-LJM-WTL
v.	)	
JENNIFER LOWRY,	)	
Defendant.	) ) )	

## **APPEARANCE**

To the Clerk of this court and all parties of record:

Enter my appearance as counsel in this case for Plaintiffs UMG RECORDINGS, INC., a Delaware corporation; SONY MUSIC ENTERTAINMENT INC., a Delaware corporation; PRIORITY RECORDS LLC, a California limited liability company; and WARNER BROS., INC. a Delaware corporation,

Respectfully submitted,

LOCKE REYNOLDS LLP

Joel E. Tragesser #21414-29

LOCKE REYNOLDS LLP

201 North Illinois Street, Suite 1000

P.O. Box 44961

Indianapolis, IN 46244-0961

(317) 237-3800 Fax (317) 237-3900

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## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

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SOB; LAURA MANA

UMG RECORDINGS, INC., a Delaware	) SERVICES OF PRINCIPLES
corporation; SONY MUSIC	LAURA A. BETANS
ENTERTAINMENT INC., a Delaware	GLERK CLERK
corporation; PRIORITY RECORDS	j
LLC, a California limited liability	) Cause No.:
company; and WARNER BROS.	)
RECORDS INC., a Delaware	)
corporation,	)
Plaintiffs,	1:04-cv-1200-LJM-WTL
VS.	)
JENNIFER LOWRY,	
Defendant.	) )

# CORPORATE DISCLOSURE STATEMENT

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, and S.D. Ind. L.R. 81.2, Plaintiffs identify their parent corporations and any publicly held company or investment fund that owns 10% or more of any Plaintiff's stock.

Plaintiff UMG RECORDINGS, INC.'s parent corporation is Vivendi Universal, S.A., which is publicly traded in the United States.

Plaintiff SONY MUSIC ENTERTAINMENT INC.'s parent company is Sony Corporation of America, which is publicly traded in the United States.

Plaintiff PRIORITY RECORDS LLC's parent is EMI Group PLC, which is publicly traded in the U.K.

Plaintiff WARNER BROS. RECORDS INC.'s parent corporation is WMG Parent Corp., which is not publicly traded.

LOCKE REYNOLDS LLP

July 20, 2004

By: Jul & pager

James Dimos #11178-49
Joel E. Tragesser #21414-29
Attorneys for UMG RECORDINGS, INC.;
SONY MUSIC ENTERTAINMENT INC.;
PRIORITY RECORDS LLC; and
WARNER BROS. RECORDS INC.

LOCKE REYNOLDS LLP 201 North Illinois Street Suite 1000 P.O. Box 44961 Indianapolis, IN 46244-0961 Phone: (317) 237-3800 Fax: (317) 237-3900 jdimos@locke.com jtragesser@locke.com

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	Defendant	:	<i>f</i>	•			
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In acco	ordance with provisions of te judge conduct any and t-judgment proceedings.	CONTRA +					
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nd order the entr	RDERED that this case be ry of judgment in accorda	referred to the assigne nce with 28 U.S.C. §63	d United States Ma 66(c) and Fed.R.Civ	gistrate Judg /.P. 73.	e, to conduct	all proceedii	ıgs
Date							
• •		·	United States Division				

NOTE: RETURN THIS FORM TO THE CLERK OF THE COURT ONLY IF ALL PARTIES HAVE CONSENTED ON THIS FORM TO THE EXERCISE OF JURISDICTION BY A UNITED STATES MAGISTRATE JUDGE.