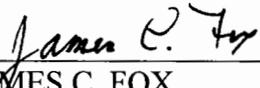


Defendants to appear and oppose the motion for early discovery. *See* Notice [DE-16-1]. None of the Doe Defendants have done so.

Taylor has made a sufficient showing to compel production of the Doe Defendants' identities. Taylor's brief demonstrates that at least one of the claims in the complaint would survive a hypothetical motion to dismiss,¹ and he has provided sufficient notice to the Doe Defendants and an opportunity to respond. Accordingly, Taylor's motion for early discovery [DE-15] is ALLOWED. Taylor may use the subpoena power of the court to compel production of the Doe Defendants' identities.

SO ORDERED.

This the 2nd day of August, 2014.



JAMES C. FOX
Senior United States District Judge

¹ Of course, this is not to say that the complaint will survive an actual motion to dismiss. This order is without prejudice to the Defendants to file their own Rule 12(b)(6) motion to dismiss after they are properly served.