IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE IN NASHVILLE

TAYLOR SWIFT,

Plaintiff

v.

MALCOLM MATTHEWS; RENEE SUSAN MITCHELL; LOUIS MOORE; MARTIN D. QUATTLEBAUM; MARSHA DYONNE TYLER; MELLISSA LIEBERMAN; EDWARD FRIEDMAN; KENNETH JOHNSON; ROBERT VINCENT ESTRONZA; TAIEF HASSON WALLACE; VANCE HILL; VERNANDO SMITH; ANDRE ANTHONY JONES; FRANK PARSONS; CARLO PONTI SMITH; WILBERT G. PRINCE; MERVIN A. BROWN; ERIC LOPP; JEFFREY L. WATKINS; DENNIS LANE WEAVER; KILO JAMES; TYRONE "PIGGY" SQUIRES; BURRELL DICKERSON; and

Defendants

BRAULIO RIVIERA,

Civil Action No. 3:09-CV-0442

Judge Wiseman

Magistrate Judge Griffin

FILED UNDER SEAL

PLAINTIFF'S REPORT ON STATUS OF CASE

The plaintiff, Taylor Swift ("Plaintiff"), by and through undersigned counsel, and pursuant to the Court's Order dated August 2, 2010 (Document 87), reports as follows on the status of this case:

- 1. Plaintiff has contemporaneously filed a Motion for Entry of Default Pursuant to Fed. R. Civ. P. 55(a) against the defendants who have been served with process, defendants Martin D. Quattlebaum, Robert Vincent Estronza, Vance Hill, Vernando Smith, Andre Anthony Jones, Frank Parsons, Wilbert G. Prince, Carlo Ponti Smith, Mervin A. Brown, Eric Lopp, Jeffrey L. Watkins, Dennis Lance Weaver, Kilo James, Tyrone "Piggy" Squires, Burrell Dickerson, and Braulio Riviera ("Defendants").
- 2. Upon the entry of default against the Defendants by the Clerk of the Court, Plaintiff will seek a default judgment, including entry of permanent injunction, against the Defendants, under Fed. R. Civ. P. 55(b)(2). Thereafter, Plaintiff intends to seek an order for destruction of counterfeit articles seized pursuant to the Court's Temporary Restraining Order and Order of Seizure of Counterfeit Goods, entered on May 19, 2009 (Docket 12), Order Granting Plaintiff's Motion to Extend Temporary Restraining Order and Order of Seizure of Counterfeit Goods, entered on May 28, 2009 (Document 17), and/or the Preliminary Injunction and Order of Seizure of Counterfeit Goods, entered on June 17, 2009 (Document 33), and in accordance with 15 U.S.C. § 1118.
- 3. Plaintiff has further contemporaneously filed a Motion to Unseal File and Docket Sheet, in accordance with 15 U.S.C. § 1116(d)(8).
- 4. In light of the above, Plaintiff does not believe that a case management conference is necessary at this time.

Respectfully submitted,

/s/ Natalya L. Rose

W. Michael Milom (No. 002803)
David S. Crow (No. 020699)
Natalya L. Rose (No. 021701)
MILOM JOYCE HORSNELL CROW PLC
3310 West End Avenue, Suite 610
Nashville, Tennessee 37203
Telephone: (615) 255-6161
mmilom@mjhc-law.com
dcrow@mjhc-law.com
nrose@mjhc-law.com

Attorneys for Plaintiff Taylor Swift

CERTIFICATE OF SERVICE

I hereby certify that service of the foregoing Plaintiff's Report on Status of Case is being accomplished through delivery by U.S. First Class Mail, postage pre-paid, this 17th day of August, 2010, upon the following:

Martin D. Quattlebaum 8556 Kendrick Road Jonesboro, Georgia 30126

Robert Vincent Estronza 1281 Brockett Road Clarkston, Georgia 30021

Vance Hill 6169 Charring Cross Court Lithonia, Georgia 30058

Vernando Smith 1119 Redantrian Court Stone Mountain, GA 30088

Andre Anthony Jones 8330 Bluff Road Columbia, South Carolina 29214

Frank Parsons 1622 Curry Street Columbia, South Carolina 29204

Wilbert G. Prince 1837 Barbara Drive 11A Columbia, South Carolina 29223

Carlo Ponti Smith 2225 Hwy 1 South, Apt. 905 Elgin, South Carolina 29073

Mervin A. Brown 1627 Carnegie Street, Apt. B Columbia, South Carolina 29204-1472

Eric Lopp 153-20 123 Avenue Jamaica, New York 11434 Jeffrey L. Watkins 667 Westwood Drive Lexington, South Carolina 29073-8038

Dennis Lance Weaver 3911 St. Andrews, Apt. 302 Columbia, South Carolina 29201

> /s/ Natalya L. Rose Natalya L. Rose