

MINUTES (01:00)

March 4, 2008

**JUDGE DONALD E. WALTER
EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

SHARON TAYLOR, ET AL.

CIVIL ACTION NO. 2:07cv0001

VERSUS

JUDGE DONALD E. WALTER

ACXIOM CORPORATION, ET AL.

AND

SHARON TAYLOR, ET AL.

CIVIL ACTION NO. 2:07cv0013

VERSUS

JUDGE DONALD E. WALTER

ACS STATE & LOCAL SOLUTIONS,
INC., ET AL.

AND

SHARON TAYLOR, ET AL.

CIVIL ACTION NO. 2:07cv0014

VERSUS

JUDGE DONALD E. WALTER

TEXAS FARM BUREAU MUTUAL
INSURANCE COMPANY, ET AL.

AND

SHARON TAYLOR, ET AL.

CIVIL ACTION NO. 2:07cv0017

VERSUS

JUDGE DONALD E. WALTER

SAFEWAY, INC., ET AL.

AND

SHARON TAYLOR, ET AL.

CIVIL ACTION NO. 2:07cv0018

VERSUS

JUDGE DONALD E. WALTER

BIOMETRIC ACCESS COMPANY, ET AL.

A status conference was held in the above-captioned matters on March 3, 2008. Counsel who appeared are those indicated on the sign-in sheets attached hereto. Elizabeth Carmody is the law clerk assigned to these matters and any further questions relating to them should be directed to her.

The above-captioned matters are hereby **CONSOLIDATED**. The stay issued in *Taylor, et al. v. Acxiom Corporation, et al*, civil action number 2:07-0001, is **LIFTED** as to defendant, Acxiom Corporation, as it is the sole defendant not involved in the *Fresco* litigation pending in the Southern District of Florida. No action is to be taken without written permission from the Court against the remaining defendants against whom the stay will remain in effect.

Within **thirty (30) days**, plaintiffs shall file a statement with the Court as to each individual plaintiff stating specifically the basis for their claims against each individual defendant stating the alleged obtainment, disclosure or use of that plaintiff's information from the Texas state motor vehicle records for a purpose not permitted under the DPPA. Defendants shall have **fifteen (15) days** from filing of plaintiffs' statement within which to respond. Plaintiffs shall have **fifteen (15) days** from the filing of defendants response(s) to reply.

Based on this Order, the pending Motions for More Definite Statement¹ are **MOOT**, and the

¹In 2:07-cv-0014, the pending Motion for More Definite Statement is Doc. #66 filed on behalf of defendant, Spartan Insurance Company.

In 2:07-cv-0017, the pending Motions for More Definite Statement are: Doc. #13 filed on behalf of ABC Data; Doc. #48 [in #47], on behalf of Continued.com, LLC; Doc. #66 [in #62] on behalf of The Talbot Group, Inc.; Doc. #67 [in #64] on behalf of Federated Retail Holdings,

pending Motions to Dismiss may be re-urged in response to plaintiffs' statement.

Plaintiffs are permitted limited discovery in the form of written interrogatories specific as to each defendant asking that defendant's reason for obtaining the information at issue. Such interrogatories shall be propounded within **ten (10) days**. Defendants have **fourteen (14) days** to respond.

Plaintiffs have **fourteen (14) days** within which to file an opposition to the Motion to Dismiss [Doc. #114, 2:07-cv-0017] filed on behalf of Staff Force, Inc.

All future conferences in these matters will be handled by telephone unless specifically requested and approved, or otherwise indicated by the Court.

A handwritten signature in black ink, appearing to be 'JRW', is located in the right-center portion of the page.

Inc.; Doc. #94 [in #92] on behalf of Tenant Tracker, Inc.; Doc. #100 on behalf of The Hearst Corporation; and Doc. #109 on behalf of Household Drivers Report, Inc.

In 2:07-cv-0018, the pending Motion for More Definite Statement is Doc. #36 [in #33] filed on behalf of American Driving Records, Inc.

Please sign in below by printing your name clearly, the party you represent and the relevant civil action number:

Name	Party	Civil Action No.
Robert M. Strasznick	Lafayette, d/b/k locate Plus	18
Stephen S. Maris	American Student List	17
Matt Montgomery	Household Drivers Report INC	17
Jason Wren	Spartan Insurance Co.	14
David J. White	The Talbot Group Inc	17
Jeffrey Elkin	Property Info	18
Oralia Guzman	Hawkeye Insurance	14
David Russell	TeleCheck Services	18
Roger Higgins	Texas Farm Bureau	14
HAL Browne	Continued Ed. ^{dba} ^{Te Drive} ^{Ed. com safety}	17
Steve Hennig	Dallas Computer System	18
PAT Kelley	Accident Risk Management	18
Jason Farn	Su Bell, Safeway etc	13, 17, 18
PHIL PINSKY	Snidell, ^{Spokane} ^{Academy} ^{BIS} ^{ADR} ^{ITB} ^{Boalge}	13, 17, 18
Michael Smith	U.S. Interactive	17, 18
ALAN GREENSPAN	Chex Systems Cartegy	18
Michael Heisler	ALSSC	
FRED GAONA III	FEDERATED RETAIL Holdings	17
David Henry	American Electric Power Serv. Corp	13
Michael Dorman	Defensive Driver Online LLC	407 410 410
Michael Collins	Globe Life	14
Karl Neudorfer	U.S. Interactive	17, 18
Melissa Smith	Def. Driver Online	410
CRAIG LAIRD	Furish Computer	17

Please sign in below by printing your name clearly, the party you represent and the relevant civil action number:

Name	Party	Civil Action No.
Ronald Paethner	Road, Elavie Seisint Inc.	1
MARVIN C. MOOS	Zebec Data Syst.	18
''	Turbation, Inc.	410
ALAN MOORE	PERUTEX, LLC	18
Larry F York	ACS	13
ELIZABETH DERIEUX	Telecheck Serv.	18
CHARLES L. PERRY	INSURANCE TECHNOLOGIES CORP.	14
Leigh Meineke	DRIVER ED in a Box LLC	17
Paul Boyd	Realty Computer Solutions	410
Ravi Sitwala	The Hearst Corporation. d/b/a Houston Chronicle	17
Dick Dodson	TEXAS Motor Transport Assoc	13
Richard Abernathy	Tenant Tracker	17
Belew Ellis	Marshall Systems Tech, Inc.	18
Ryan Kaiser	ISO Claims Services, Inc. d/b/a Insurance Info. Exchng.	14
Doug Kager	Emacient Technologies	18
Jill Schein	Source Data Inc	18
Michelle D. Chenault	Global 360 DCS Inc.	13
Amanda Abraham	Softtech	14
Amanda Abraham	Cross-Sell	410
Hastings Haashtaw	American Municipal Services, Ltd.	13
John Perkins	Biometric Access	18
Jennifer Doan	Biometric Access	18
ARMANDO CHU	Freeman Publishers	410
Jason Cagle	LML Payment Sys. Corp.	18

