vs.

Doc. 139

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

DATE: 10/30/2006

JUDGE REPORTER: Jan Mason LAW CLERK: Deleith Gossett JOHN LOVE ADVANCEME, INC. **Plaintiff** CIVIL ACTION NO: 6:05CV424

RAPIDPAY, LLC., ET AL **Defendant**

MOTION HEARING (DKT # 33)

ATTORNEY FOR PLAINTIFF	ATTORNEY FOR DEFENDANT
Otis Carroll	

On this day, came the parties by their attorneys and the following proceedings were had:

OPEN: 3:04 pm **ADJOURN:** 3:20 pm

TIME:	MINUTES:
3:04 pm	Case called. Mr. Carroll announced ready on behalf of the plaintiff. There is no counsel present for the defendant, RapidPay.
3:05 pm	The Court gives brief overview of why we are here. The Court stated that the Court set a hearing on #33 Motion for Default Judgment. Counsel for RapidPay is not present. Mr. Harrison had been counsel previously but is no longer attorney of record.
3:10 pm	Mr. Carroll gave brief overview of the Motion #33 and the case itself. He stated that RapidPay had been in bankruptcy and not has been dismissed. Mr. Carroll asked the Court to sign the Proposed Order granting permanent injunction.
3:17 pm	The Court stated that he will issue a Report and Recommendation due to there being no full consent to proceed before a Magistrate. Mr. Carroll responded.
3:20 pm	There being nothing further, Court is adjourned.

DAVID J. MALAND, CLERK

FILED: 10/30/2006

BY: Mechele Morris, Courtroom Deputy