United States of America v. Impulse Media Group Inc

Doc. 46 Att. 1

3.	Declaration of Robert Apgood in Support of Defendant's Response in Opposition to
United States	s' Request Regarding Attendance at the Court Ordered Settlement Conference, and the
exhibits there	eto;
4.	[Plaintiff's Reply to Defendant's Response in Opposition;]
5.	The file and pleadings in this case; and
6.	
IT IS	HEREBY ORDERED that Plaintiff's Request is DENIED.
Defen	dant's Objection No. 1 contained in Defendant's Opposition is hereby SUSTAINED,
Defendant's	motion is GRANTED and it is HEREBY ORDERED that Plaintiff's Request is
	deemed untimely and is STRICKEN
	re-noted to October 26, 2007
for failure to	comply with Local Rule LR 7(d)(3). Plaintiff's improper noting date for its Request
placed a who	lly unreasonable and oppressive deadline on Defendant to respond to Plaintiff's
Request in or	der for Defendant to comply with Local Rule LR 7(d)(3), thereby prejudicing the
Defendant by	requiring its counsel to suspend all activity on preparation of briefing ordered by this
Court. Plaint	iff had more than sufficient opportunity in which to present its Request to this Court
during the co	nference call mandated by Local Rule LR 39.1(c)(4), as well as during more than two
(2) weeks sub	osequent to the entry of the Order designating this Court as the mediator. This,
REGARDING A	ING PLAINTIFF'S REQUEST ATTENDANCE AT THE COURT THE FMENT CONFERENCE - 2

Plaintiff did not do. For these reasons, it is HEREBY ORDERED that Defendant's counsel shall submit a Bill of Costs for consideration by this Court and for the awarding of a judgment thereon.

Defendant's Objection No. 2 contained in Defendant's Opposition is hereby SUSTAINED and Defendant's motion is GRANTED. Plaintiff's Request and related activities are not in compliance with Local Rule LR 39.1 and it is HEREBY ORDERED that Plaintiff's Request is therefore STRICKEN. Local Rule LR 39.1(c)(4) requires that "the plaintiff shall arrange a conference call among the mediator and counsel for each party to discuss procedural aspects of the mediation." This, Plaintiff failed to do. Had Plaintiff complied with LR 39.1(c)(4), it could have raised as an issue the substance of this motion, received a ruling by the Court, and thereby avoided requiring Defendant to suffer the expense and necessity of responding to this motion. Rather, Plaintiff filed this formal motion without first utilizing the conference provision of Local Rule LR 39.1(c)(4). Plaintiff's failure to comply with Local Rule LR 39.1(c)(4) and the subsequent filing of this formal motion has required the Defendant to suffer unnecessary expenses and inconvenience in responding to this motion. Such unnecessary motions do not promote judicial economy and are an unnecessary drain on the court's resources. As such, Plaintiff is HEREBY ORDERED to comply with Local Rule LR 39.1(c)(4) by arranging a conference call among the mediator and counsel for each party to discuss procedural aspects as may be unresolved at this time as required by that rule. For these reasons, it is HEREBY ORDERED that Defendant's counsel shall submit a Bill of Costs for consideration by this Court and for the awarding of a judgment thereon.

Defendant's Objection No. 3 contained in Defendant's Opposition is hereby SUSTAINED and Defendant's motion is HEREBY GRANTED. It is HEREBY ORDERED that Plaintiff's Request is held by this Court to be a motion for excusing a Plaintiff representative having full authority to bind the Plaintiff in a settlement agreement shall be in attendance at the mediation conference to be held on October 25, 2007 before this Court. The Court finds no order in the docket for either a "Court Ordered Settlement Conference" or a "Settlement Conference Order."

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1	To the extent that no prior provision or holding in this matter so provides, Plaintiff's
2	Request is HEREBY DENIED.
3	Defendant's Counsel is HEREBY ORDERED to submit a Bill of Costs, including attorney's
4	fees, to this Court for consideration and an award thereon.
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6	DONE IN OPEN COURT this day of October 2007.
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9	UNITED STATES MAGISTRATE JUDGE
10	Presented by:
11	CARPELAW PLLC
12	By:/s/ Robert S. Apgood Robert S. Apgood
13	Attorney for Defendant Impulse Media Group
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ORDER DENYING PLAINTIFF'S REQUEST REGARDING ATTENDANCE AT THE COURT ORDERED SETTLEMENT CONFERENCE - 4