HONORABLE RICHARD A. JONES 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 UNITED STATES OF AMERICA, CASE NO. C13-641RAJ 10 Plaintiff. 11 **ORDER** v. 12 100% OF MARK EDWARD PHILLIPS' INTEREST IN QUINN'S PUB, 13 Defendant in rem. 14 15 Plaintiff has filed a motion requesting a restraining order encumbering Mark Edward Phillips' interest in Quinn's Pub, a Seattle bar, pending resolution of this civil 16 17 forfeiture action. The court DENIES the motion (Dkt. # 2) for the following reasons. 18 Plaintiff's motion reveals very little. It contends that Mr. Phillips has an interest in 19 Quinn's Pub, but it does not explain whether that interest is in the real property on which 20 Quinn's Pub operates or a business entity that owns or operates Quinn's Pub. Giving 21 Plaintiff the benefit of the doubt, the court reviewed Plaintiff's forfeiture compliant, 22 including 50 pages of declarations from law enforcement officers. Plaintiff's motion 23 contains no pinpoint citations to the complaint or any of the declarations. The court's

review of the declarations suggests that the "interest" Plaintiff wishes to encumber is a

4% interest in Quinn's Pub, LLC. The record does not reveal in which state the LLC is

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incorporated.

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Plaintiff's motion does not reveal whether it has made any effort to give notice of this action or notice of the motion itself to Mr. Phillips. The only statements regarding notice are statements, unaccompanied by evidence, that Plaintiff's counsel has submitted the motion to counsel for Quinn's Pub, who does not object to the entry of a restraining order. Plaintiff does not explain whether notice was given to other members of Quinn's Pub, LLC or whether the limited liability company's counsel was authorized to represent their individual interests. Plaintiff also does not suggest that there is any exigency or other circumstance that would excuse its obligation to give notice to Mr. Phillips or to others. *See* 18 U.S.C. § 983(j)(3) (describing notice requirement and exemptions for precomplaint restraining order). If Plaintiff believes it is not mandated to give notice of this action or of the motion for an injunction, it has not established a legal basis for that belief.

The court accordingly DENIES the motion without prejudice to a new motion that addresses, at a minimum, the concerns the court has raised in this order.

DATED this 1st day of May, 2013.

The Honorable Richard A. Jones United States District Court Judge

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