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5	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
6	AT SEATTLE	
7	I.T. PRODUCTIONS, LLC,	
8	Plaintiff,	
9	v.	C16-1775 TSZ
10	JOHN SEARLE, et al.,	MINUTE ORDER
11	Defendants.	
12	The following Minute Order is made by direction of the Court, the Honorable Thomas S. Zilly, United States District Judge:	
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14	(1) Plaintiff's motions for entry of default as to defendants Scott Gifford, Tho Sam, and William Stitt, docket nos. 54, 56, and 60, are GRANTED, and default is hereby	
15	ENTERED as to such defendants. The Court, however, will not enter default judgment against such defendants unless plaintiff files the affidavit concerning military service that is required by 50 U S C \approx 3931(b)(1)	
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17	(2) Plaintiff's motion for entry of default as to defendant Dona Fristoe, docket no. 52, is DENIED. The process server has indicated that he left the summons with Dona Fristeo (not Fristoe).	
18		efault as to defendants Kent Browning,
19	Ryan Caruso, Kenneth Christian, and John Searle, docket nos. 46, 48, 50, and 58, are DENIED. As to each of these defendants, the summons was left with a co-resident,	
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22	which are based on particular Internet Protoco	_
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1	in a household other than defendants, co-residents might not have the requisite incentive to ensure that the summonses and complaints at issue reached their intended recipients.		
2	Moreover, even if the Court were to enter default without a further showing of actual service, the Court would not be inclined to grant default judgment as to these defendants		
3	absent proof that they themselves engaged in the copyright infringement at issue.		
4	(4) The docket reflects that defendants Phillip Abatayo and Theresa Nelson, who are represented by counsel, and defendant Andrew Howard have not yet filed a		
5	responsive pleading or motion, but that plaintiff has not sought entry of default, or voluntarily dismissed its claims, as to these defendants. Plaintiff is therefore DIRECTED		
6	to show cause by June 16, 2017, why this case should not be dismissed without prejudice for failing to comply with the Order requiring Joint Status Report signed on		
7	November 29, 2016, docket no. 8, as amended on March 20, 2017. Absent a timely response to this Minute Order, this action will be DISMISSED without prejudice.		
8	(5) The Clerk is directed to send a copy of this Minute Order to all counsel of		
9	record.		
10	Dated this 1st day of June, 2017.		
11	William M. McCool		
12	Clerk		
13	s/Karen Dews		
	Deputy Clerk		
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