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4	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON		
5	AT SEATTLE		
6	VENICE PI, LLC,		
7	Plaintiff,	C17-0988 TSZ C17-0990 TSZ	
8	V.	C17-0990 TSZ C17-0991 TSZ	
0	DAVID SCOTT, et al.,	C17-1074 TSZ	
9	MARY ELLEN AVELAR, et al.,	C17-1075 TSZ	
	RUSLAN KHILCHENKO, et al.,	C17-1076 TSZ	
10	INA SICOTORSCHI, et al.,	C17-1160 TSZ	
10	GREGORY SCOTT, et al.,	C17-1163 TSZ	
11	YELENA TKACHENKO, et al.,	C17-1164 TSZ	
	LETHA HUSEBY,	C17-1211 TSZ	
12	RANDY PATTERSON, et al.,	C17-1219 TSZ	
	VICTOR TADURAN, et al.,	C17-1403 TSZ	
13	EDWARD JILES, et al.,		
	JASMINE PATERSON, et al.,		
14	DAVID MEINERT, et al.,		
		MINUTE ORDER	
15	Defendants.		
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16	The following Minute Order is made by d	irection of the Court, the Honorable	
1 -	Thomas S. Zilly, United States District Judge:		
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10	(1) Plaintiff's motions to resume these cases, docket no. 45 in C17-988, no. 65		
18	in C17-990, no. 55 in C17-991, no. 61 in C17-10		
10	1076, no. 47 in C17-1160, no. 56 in C17-1163, n		
19	no. 53 in C17-1219, and no. 51 in C17-1403, are		
20	set forth in this Minute Order. Plaintiff's copyrig		
20	(12) actions remain pending against sixty (60) of		
21	Eight (8) individuals have filed answers, and three		
21	No defendant has been declared in default. By Minute Order entered January 8, 2018, the		
~	Court required plaintiff to show cause why its cla		
22	prejudice for one or more of the following reason	ns: (a) failure to comply with Local Civil	
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1	Rule 7.1(a); ¹ (b) failure to establish that plaintiff is properly formed as a limited liability company under California law; and/or (c) failure to state a cognizable claim. Plaintiff timely filed materials in response to such Minute Order, and subsequently filed the now pending motions to resume these cases. Thereafter, the United States Court of Appeals for the Ninth Circuit issued a decision in <u>Cobbler Nevada, LLC v. Gonzales</u> , 901 F.3d 1142 (9th Cir. 2018), which requires plaintiff to plead, in support of its copyright infringement claims, "something more" than each defendant's status as the subscriber of an Internet Protocol address associated with transmission of a segment of plaintiff's motion picture via a peer-to-peer network using the BitTorrent protocol. <u>See id.</u> at 1145. Plaintiff is hereby DIRECTED to SHOW CAUSE, on or before November 16, 2018, why the Court should not, in light of <u>Cobbler</u> , dismiss the amended complaint in each of these cases either (i) with prejudice, or (ii) without prejudice and with leave to amend.		
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8	(2) Any objection by a defendant to plaintiff's response to this show cause order shall be filed by December 7, 2018. Any reply by plaintiff to any such objection shall be filed by December 14, 2018.		
9	(3) The Clerk is DIRECTED to send a copy of this Minute Order to all counsel		
10	of record and to all pro se defendants who have answered or otherwise appeared.		
11	Dated this 19th day of October, 2018.		
12	William M. McCool		
10	Clerk		
13	s/Karen Dews		
14	Deputy Clerk		
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19	Voltage <u>Productions</u> , LLC are organized. The Statement of Information filed on behalf of plaintiff with the California Secretary of State, however, provided a California address for Lost Dog Productions, LLC.		
-	In response to the Court's query, plaintiff submitted the declaration of Michael Wickstrom, Senior Vice President of Royalties for Voltage <u>Pictures</u> , LLC. Wickstrom Decl. at ¶ 1 (C17-988, docket no. 35).		
20	According to Wickstrom, both Lost Dog Productions, LLC and Voltage <u>Productions</u> , LLC are organized under Nevada law, and Voltage <u>Productions</u> , LLC has its principal place of business at 6422 Deep Dell Place in Los Angeles, California, which is the address for Voltage <u>Pictures</u> , LLC's agent for service of process. <u>Id.</u> at ¶ 5 and Exs. B & D. The Court accepts plaintiff's clarification concerning the state in which its parent entities are organized, but makes no ruling regarding whether plaintiff and/or its parent entities have complied with the requirements of California law.		
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