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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

BODYGUARD PRODUCTIONS, INC.,

Plaintiff,
v.

DOE 1, et al.,

Defendants.

Case No. C17-1648RSM

ORDER TO SHOW CAUSE

This matter was filed on November 3, 2017. *See* Dkt. #1. Plaintiff Bodyguard Productions, Inc., (“Bodyguard”) alleges thirteen Doe Defendants participated in the same BitTorrent “swarm” to infringe the same unique copy of the movie *The Hitman’s Bodyguard*. *Id.* ¶¶ 10–14. Because the identities of the Doe Defendants are unknown, Bodyguard has filed a motion to expedite discovery. Dkt. #5. The Doe Defendants are represented by Internet Protocol (“IP”) addresses which allegedly demonstrate they participated in on-line sharing of *The Hitman’s Bodyguard* between 7:44 a.m. on October 1, 2017, and 6:36 a.m. on October 22, 2017. Dkt. #1, Ex. B. Although the evidence of internet activity shows that hours, days, and in some cases weeks, separated each defendant’s allegedly infringing conduct, Bodyguard alleges that all thirteen Doe

1 Defendants participated in a single BitTorrent “swarm,” and that the “swarm” aspect of their
2 alleged file-sharing justifies joinder of these defendants in a single lawsuit. *See id.* ¶¶ 18–24.

3 Although this is one of two cases filed by Bodyguard, its counsel has filed dozens of
4 BitTorrent cases against hundreds of doe defendants in this District. As the Court becomes more
5 familiar with these BitTorrent cases, concern about the potential for abuse in these matters has
6 arisen. *See, e.g., Venice PI, LLC v. Doe 1, et al.*, Case No. C17-988TSZ, Dkt. #27 ¶¶ 2 n.1 and 3.
7 Bodyguard’s counsel’s actions in this district are of particular concern, and the Court questions
8 the propriety of Bodyguard’s efforts to join several doe defendants in a single matter. *See id.*; also
9 *Cobbler Nevada, LLC v. Kevin James*, Case No. C15-1430-TSZ, Dkt. #78. Given these concerns,
10 and having reviewed the record in this and related cases, the Court hereby ORDERS as follows:
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- 13 1. Plaintiff shall, within fourteen days of this Order, show cause in writing why the
14 Court should not: (1) sever all defendants except the first defendant in this case;
15 and (2) dismiss the remaining defendants without prejudice.

16 IT IS SO ORDERED.

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18 Dated this 27 day of November, 2017.

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22 RICARDO S. MARTINEZ
23 CHIEF UNITED STATES DISTRICT JUDGE
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