Doc. 6

- (1) Issuing Without Notice. The court may issue a temporary restraining order without written or oral notice to the adverse party or its attorney only if:
- (A) specific facts in an affidavit or a verified complaint clearly show that immediate and irreparable injury, loss, or damage will result to the movant before the adverse party can be heard in opposition; and
- (B) the movant's attorney certifies in writing any efforts made to give notice and the reasons why it should not be required.

As noted above, Defendant AWS has apparently not been served either with the Complaint or the instant motion. Furthermore, Parler's attorney has not "certifie[d] in writing any efforts made to give notice and the reasons why it should not be required." The Western District of Washington Local Rules are exceedingly clear: "Motions for temporary restraining orders without notice to and an opportunity to be heard by the adverse party are disfavored and will rarely be granted." LCR 65(b)(1). In the absence of the certification outlined in Fed. R. Civ. P. 65(b)(1)(B), Parler has the obligation to "serve all motion papers on the opposing party before or contemporaneously with the filing of the motion and include a certificate of service with the motion." *Id*.

Therefore, the Court hereby orders Parler to "serve all motion papers," including the Complaint, on AWS by no later than 5:00 p.m. PST today, January 11, 2021. AWS shall respond to the Motion for TRO no later than 5:00 p.m. PST, January 12, 2021. Parler may file any reply no later than 12:00 noon PST, January 13, 2021. The parties shall follow all rules for briefing, including page limits, set out in the Local Rules.

Dated this 11th day of January, 2021.

Barbara Jacobs Rothstein U.S. District Court Judge