1 2 3 4 5 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 6 AT TACOMA 7 PAPER STREET MEDIA, LLC, CASE NO. C17-5821 BHS 8 Plaintiff, ORDER GRANTING IN PART 9 v. AND DENYING IN PART PLAINTIFF'S MOTION FOR 10 KICK ONLINE ENTERTAINMENT, **EARLY DISCOVERY** S.A., et al., 11 Defendants. 12 13 This matter comes before the Court on Plaintiff Paper Street Media, LLC's 14 ("Plaintiff") motion for early discovery (Dkt. 9). 15 On January 23, 2018, Plaintiff filed the instant motion seeking leave of court "to 16 discover the identities of all owners and operators of Motherless.com and 17 Motherlessmedia.com." *Id.* Plaintiff has shown that the defendants are real persons or 18 entities, that it cannot identify them without early discovery, and that its suit could 19 possibly withstand a motion to dismiss. See Columbia Ins. Co. v. Seescandy.com, 185 20 F.R.D. 573, 578–80 (N.D. Cal. 1999) (setting forth a test describing when a court could 21 permit discovery prior to a Rule 26(f) conference for the purpose of identifying 22

1	anonymous defendants). Plaintiff, therefore, may serve discovery demands on
2	Cloudflare, Inc., Tiggee, LLC, Highwinds Network Group, Inc., Level 3
3	Communications, DFWInternet Services, Inc., WhoisProxy.com Ltd, ICF Technology,
4	Inc., FriendFinderNetworks, Inc., Centrobill, Ltd. CCBill, Traffic Haus, and ZeusClicks,
5	Ltd. for the sole purpose of identifying the owners and operators of Motherless.com and
6	Motherlessmedia.com. At this time, Plaintiff may not serve discovery on Internet Service
7	Providers for IP addresses used to access the two websites because such discovery goes
8	beyond identifying owners and operators of the sites.
9	IT IS SO ORDERED.
10	Dated this 24th day of January, 2018.
11	$\int_{\Omega} \int_{\Omega} \int_{\Omega$
12	BENJAMIN H. SETTLE
13	United States District Judge
14	
15	
16	
17	
18	
19	
20	
21	
22	