1

2 3

4

5

6

7

8

9

10

11

12

13

14

15

16 17

19 20

21

22

23

25 26 UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF CALIFORNIA

NO. CIV. S-11-3076 LKK/KJN

AF HOLDINGS LLC,

Plaintiff,

ORDER v. JOHN DOE,

Defendant.

A status conference in the above reference matter is currently scheduled for April 2, 2012, at 1:30 P.M. In Plaintiff's status report, Plaintiff indicates that it has been "unable to identify the John Doe infringer," and that Plaintiff has an ex parte application pending requesting "a deposition of a key individual to potentially allow Plaintiff to ascertain John Doe's identity." Pl's Report, ECF No. 12, at 2.

However, on March 21, 2012, the court issued an order denying 24 Plaintiff's motion for leave to take expedited discovery. See Order, ECF No. 13. The court provided, "plaintiff has not shown that good cause exists for the early discovery requested.

Case 2:11-cv-03076-LKK-KJN Document 14 Filed 03/30/12 Page 2 of 2

1	Assuming plaintiff has a good faith basis for its claims, plaintiff
2	can name Mr. Rivas as a defendant, serve him with process, hold the
3	Rule 26(f) conference, and conduct any discovery necessary."
4	<u>Id.</u> at 9.
5	Accordingly, because Plaintiff has not yet named Mr. Rivas as
6	a defendant or served him with process, the court ORDERS as
7	follows:
8	[1] The status conference is CONTINUED to June 11, 2012, at
9	2:30 P.M.
10	[2] If Plaintiff names Mr. Rivas as a defendant, Plaintiff
11	SHALL advise Mr. Rivas of the new status conference date and
L2	time.
13	[3]The parties SHALL submit updated status reports no later
L4	than 14 days before the status conference.
15	IT IS SO ORDERED.
16	DATED: March 29, 2012.
17	
18	LAURENCE K. KARLTON
L9	SENIOR JUDGE UNITED STATES DISTRICT COURT
20	
21	
22	
23	
24	
25	