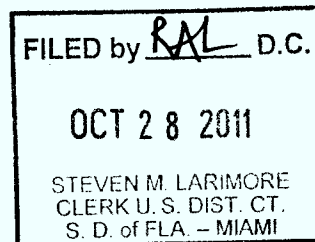


UNITED STATES DISTRICT COURT

For the

Southern District of Florida



In the Matter of )

MCGIP, LLC. )

Civil Action NO. 1:11cv-22210-JAL

RESPONDENT )

MOTION TO QUASH AND/OR VACATE SUBPOENA

Pursuant To MCGIP, LLC V DOES 1-32 United States District Court for the Southern District of Florida Docket No.: 1-11-cv-22210-JAL ordered entered July 7, 2011 Comcast File #: 284193, 284191, 284197, and 284190 file this motion to Quash or Vacate Subpoena.

On July 21, I Shelly Sands received a subpoena from Comcast pertaining to infringing MCGIP, LLC's copyright s on the internet by uploading and/or downloading a movie using a computer assigned the Internet Protocol address 174.48.79.121 on date 05/17/11 at 08:56.07 a.m., and internet Protocol address 69.180.112.183 on 03/21/11 at 06:01:59 p.m., and Internet Protocol address 66.176.149.240 on 05/28/2011 07:03:10 am, and Internet Protocol address 75.74.177.47 on 06/15/2011 02:34:39 p.m., copies are attached.

First of all I have no knowledge of any movies being downloaded on my computer and have not downloaded any movies on my computer on said dates. All dates in question when researched I did not use my computer because I was at work or out of town during those dates. My computer was accessible to others but was unaware who may have or if any infringed on any downloading or uploading any movies. I also do know how to download a movie because my computer experience is very limited.

Secondly the Subpoena is overly broad and unduly burdensome and it comes at a time when I am struggling to survive day to day.

Third, assuming the scope of the Subpoena, the timing of the Subpoena and the short time frame for response make compliance impossible and burdensome for me because I am not able to afford an attorney to deal with this matter especially when I have no knowledge of what I am being named a party to.

Again I have no knowledge or have taken any part in using my computer for such infringement rights. And I feel more researching and prior notice should have been given to me. Also I have barely used my computer in recent months because my computer is old and I have problems because it is very slow.

Please I do ask that you take this into consideration, and grant my request that I be release from this order.

Sincerely yours,

A handwritten signature in black ink, appearing to read "Shelly Sands", with a long horizontal flourish extending to the right.

Shelly Sands



NE&TO  
650 Centerton Road  
Moorestown, NJ 08057  
866-947-8572 Tel  
866-947-5587 Fax

**CONFIDENTIAL**

September 9, 2011

**VIA UPS DELIVERY**

SHELLY SANDS  
800 EMMA ST APT 417  
KEY WEST, FL 33040-7388

Re: *MCGIP, LLC v. Does 1-32*  
United States District Court for the Southern District of Florida  
Docket No.: 1:11-cv-22210-JAL  
Order Entered: July 7, 2011  
Comcast File #: 284190

Dear Shelly Sands:

We draw your attention to our telephone conversation of August 26, 2011, wherein Comcast informed you that must file a motion with the court and provide us a copy of that motion verifying said filing and proof of mailing and/or filing. As of today, we have not received any copy of any legal process filed by you. Unless we receive a copy of a motion filed with the court by Friday, September 23, 2011, we will release your information as ordered by the court.

Should you have any further questions, please contact me to discuss the matter. I can be reached at (856) 675-5124.

Very Truly Yours,

Lena Magilton DeMaio



NE&TO  
650 Centerton Road  
Moorestown, NJ 08057  
866-947-8572 Tel  
866-947-5587 Fax

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September 9, 2011

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Re: *MCGIP, LLC v. Does 1-32*  
United States District Court for the Southern District of Florida  
Docket No.: 1:11-cv-22210-JAL  
Order Entered: July 7, 2011  
Comcast File #: 284191

Dear Shelly Sands:

We draw your attention to our telephone conversation of August 26, 2011, wherein Comcast informed you that must file a motion with the court and provide us a copy of that motion verifying said filing and proof of mailing and/or filing. As of today, we have not received any copy of any legal process filed by you. Unless we receive a copy of a motion filed with the court by Friday, September 23, 2011, we will release your information as ordered by the court.

Should you have any further questions, please contact me to discuss the matter. I can be reached at (856) 675-5124.

Very Truly Yours,

Lena Magilton DeMaio



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Re: *MCGIP, LLC v. Does 1-32*  
United States District Court for the Southern District of Florida  
Docket No.: 1:11-cv-22210-JAL  
Order Entered: July 7, 2011  
Comcast File #: 284193

Dear Shelly Sands:

We draw your attention to our telephone conversation of August 26, 2011, wherein Comcast informed you that must file a motion with the court and provide us a copy of that motion verifying said filing and proof of mailing and/or filing. As of today, we have not received any copy of any legal process filed by you. Unless we receive a copy of a motion filed with the court by Friday, September 23, 2011, we will release your information as ordered by the court.

Should you have any further questions, please contact me to discuss the matter. I can be reached at (856) 675-5124.

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Re: *MCGIP, LLC v. Does 1-32*  
United States District Court for the Southern District of Florida  
Docket No.: 1:11-cv-22210-JAL  
Order Entered: July 7, 2011  
Comcast File #: 284197

Dear Shelly Sands:

We draw your attention to our telephone conversation of August 26, 2011, wherein Comcast informed you that must file a motion with the court and provide us a copy of that motion verifying said filing and proof of mailing and/or filing. As of today, we have not received any copy of any legal process filed by you. Unless we receive a copy of a motion filed with the court by Friday, September 23, 2011, we will release your information as ordered by the court.

Should you have any further questions, please contact me to discuss the matter. I can be reached at (856) 675-5124.

Very Truly Yours,

Lena Magilton DeMaio