EXHIBIT A

From:

Brett Gibbs

blgibbs@wefightpiracy.com>

Sent:

Thursday, November 29, 2012 5:38 PM

To:

Matthew T Wasinger

Subject:

Re: FW: Sunlust v. Nguyen hearing transcript

Flag Status:

Flagged

Hey Matt:

I am sure you understand that Sunlust, your client, would like to speak with you before you make any deals with opposing counsel. Sunlust is willing to fight Syfert's extortion attempts on the merits. And Sunlust is prepared to bring in independent counsel to alleviate you of any burden in this case.

Just to reiterate, Sunlust fully supports your stance that you failure to appear at the hearing was *not* purposeful. Everyone agrees that your exposure is limited if at all present for his minor unintentional mistake.

When are you available to talk?

Brett

On Thu, Nov 29, 2012 at 1:45 PM, Brett Gibbs < <u>blgibbs@wefightpiracy.com</u>> wrote: Matt:

I am around and please give me call. 415-325-5900.

Brett

On Thu, Nov 29, 2012 at 1:35 PM, Matthew T Wasinger <mattw@wasingerlawoffice.com> wrote:

I need to speak with you immediately.

MATTHEW T. WASINGER, ESQUIRE

Wasinger Law Office, PLLC

605 East Robinson Street, Suite 730

Orlando, FL 32801

(407) 850-8406

wasingerlawoffice.com

Case 8:12-cv-01685-MSS-MAP Document 43-1 Filed 12/20/12 Page 3 of 22 PageID 332

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From: syfert@gmail.com [mailto:syfert@gmail.com] On Behalf Of Graham W. Syfert, Esq.

Sent: Thursday, November 29, 2012 4:23 PM **To:** Jonathan Torres; Matthew Wasinger **Subject:** Sunlust v. Nguyen hearing transcript

For your records.

Graham W. Syfert Florida/Georgia Attorney at Law

http://www.syfert.com/

Graham W. Syfert, Esq., P.A. 1529 Margaret Street, Ste 2 Jacksonville, FL 32204

Phone: (904) 383-7448 Fax: (904) 638-4726 graham@syfert.com

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Brett L. Gibbs, Esq. (SBN 251000) Of Counsel to Prenda Law Inc. 38 Miller Avenue, #263 Mill Valley, CA 94941 415-341-5318 blgibbs@wefightpiracy.com Case 8:12-cv-01685-MSS-MAP Document 43-1 Filed 12/20/12 Page 4 of 22 PageID 333 NOTICE: THIS EMAIL IS INTENDED TO BE PART OF A SETTLEMENT NEGOTIATION AND IS NOT ADMISSIBLE UNDER FRE RULE 408.

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Circular 230 Disclosure: Pursuant to recently-enacted U.S. Treasury Department regulations, we are now required to advise you that, unless otherwise expressly indicated, any federal tax advice contained in this communication, including attachments and enclosures, is not intended or written to be used, and may not be used, for the purpose of (i) avoiding tax-related penalties under the Internal Revenue Code or (ii) promoting, marketing or recommending to another party any tax-related matters addressed herein.

Brett L. Gibbs, Esq. (SBN 251000) Of Counsel to Prenda Law Inc. 38 Miller Avenue, #263 Mill Valley, CA 94941 415-341-5318 blgibbs@wefightpiracy.com

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Circular 230 Disclosure: Pursuant to recently-enacted U.S. Treasury Department regulations, we are now required to advise you that, unless otherwise expressly indicated, any federal tax advice contained in this communication, including attachments and enclosures, is not intended or written to be used, and may not be used, for the purpose of (i) avoiding tax-related penalties under the Internal Revenue Code or (ii) promoting, marketing or recommending to another party any tax-related matters addressed herein.

From:

Matthew T Wasinger <mattw@wasingerlawoffice.com>

Sent:

Thursday, November 29, 2012 9:08 PM

To:

Subject:

blgibbs@wefightpiracy.com Follow Up/Termination Letters

Attachments:

Sunlust Pictures, LLC Notice of Termination of Representation.pdf; Prenda Law Notice

of Termination of Of-Counsel(C).pdf

Flag Status:

Flagged

Brett,

I appreciate Sunlust's acknowledgement that my absence at the November 27, 2012 hearing was completely unintentional and inadvertent given Mr. Torres' appearance at the hearing, and an Order granting his substitution of counsel in the other 7 cases made it an understandable mix-up.

However, I no longer intend to continue as local counsel for Prenda Law or counsel for Sunlust Pictures, LLC. I will not be filing anything on behalf of Sunlust or Prenda Law, nor will I be participating in the conversation with Mark Lutz tomorrow morning. I'm out of this case. The only thing that I will do moving forward is what the law and the rule of ethics require me to do, and I will continue to press my Motion seeking to Withdraw.

I have attached my Formal Letters of Termination. You have until Monday at Noon, December 3, 2012 to find independent counsel to substitute out as you indicated you would.

Matt Wasinger

MATTHEW T. WASINGER, ESQUIRE Wasinger Law Office, PLLC 605 East Robinson Street, Suite 730 Orlando, FL 32801 (407) 850-8406 wasingerlawoffice.com

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| of the reputation of the second of the secon | COMPLETE THIS SECTION ON SELLIFORM | A. Signatural Statement & Stat | B. Beceived by (Parged Name) C. Date of Delivery | D. Is delivery address different from tem 1? \(\subseteq\) Yes If YES, enter delivery address below: \(\superattriangle\) No | | | 3. Service Type Mal Depress Mail Degistered Deturn Receipt for Merchandise | 12 | 7012 2920 0002 4818 1861. | m Receipt 102585-02-M-1540 |
|--|------------------------------------|--|--|---|---------------|--------------|--|-------------------|---------------------------|---|
| OF EAVIER OF TO THE FIGURE | SENDER: COMPLETE THIS SECTION | Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the cast 4. | Attach this card to the back of the mailplece, or on the front if space permits. | Shet Gibs Signing | Pend Caw Inc. | SWIELEN FIES | Mill Valley, CA 94941 | 2. Article Numbou | 1 | PS Form 3811, February 2004 Domestic Return Receipt |

605 E. Robinson St., Suite 730 Orlando, FL 32801 (407) 850-8406 mattw@wasingerlawoffice.com

TERMINATION OF OF-COUNSEL AGREEMENT

November 30, 2012

Sent Certified Mail

Prenda Law Inc. c/o Brett Gibbs, Esquire 38 Miller Avenue, #263 Mill Valley, CA 94941 415-341-5318 blgibbs@wefightpiracy.com

RE: 8:12-cv-01685 Sunlust Pictures LLC v. Tuan Nguyen; Termination of Representation/Of Counsel Agreement

Dear Mr. Gibbs:

Enclosed please find my Notice of Termination of of-counsel agreement and representation letters to Prenda Law and Sunlust Pictures, LLC that I have previously emailed to you. As you noted that Sunlust Pictures, LLC's principals are out of the country, and you have been the point of contact for all matters relating to this client, I have directed the letters to you for proper handling to forward to Sunlust's principals.

Thank you for your attention and cooperation in this matter.

Sincerely,

/s/Matthew T. Wasinger

Matthew T. Wasinger, Esquire

605 E. Robinson St., Suite 730 Orlando, FL 32801 (407) 850-8406 mattw@wasingerlawoffice.com

TERMINATION OF REPRESENTATION

November 30, 2012

Sent via Email and Certified Mail

Sunlust Pictures, LLC c/o Brett Gibbs, Esquire 38 Miller Avenue, #263 Mill Valley, CA 94941 415-341-5318 blgibbs@wefightpiracy.com

RE: 8:12-cv-01685 Sunlust Pictures LLC v. Tuan Nguyen; Termination of Representation/Of Counsel Agreement

Dear Mr. Gibbs and/or Principal for Sunlust Pictures, LLC:

Please be advised that I can no longer represent you in the Case No. FL Middle District 8:12-cv-01685. This notification is intended for you to find alternate legal representation in these matters. As discussed via telephone on November 27, 2012 with Mr. Gibbs, my failure to appear at the scheduled hearing on the same day was completely inadvertent as I was under the impression an Order had been entered to substitute Mr. Torres as counsel in place of myself. This was based the fact that Mr. Torres had filed a Notice of Appearance and a subsequent Motion to Withdraw after the Motion to Substitute Counsel was filed. I appreciate Sunlust Pictures' understanding that this was an accidental mix-up and their preference to retain me as their local counsel. Unfortunately, I will no longer be able represent Sunlust, or serve as Of-Counsel/Local Counsel to Prenda Law due to the ongoing issues and ethical concerns regarding this case. As such, you will need to immediately find new counsel in this matter.

PLEASE BE ADVISED, if Sunlust Pictures, LLC wishes to pursue an Appeal or a Motion for a New Trial/Amended Judgment, then it needs to be filed within the time frames pursuant to Rule 4 ("the notice of appeal required by Rule 3 must be filed with the district clerk within 30 days after entry of the judgment or order appealed from") and Rule 59 ("A motion for a new trial must be filed no later than 28 days after the entry of judgment"), respectively, of the Federal Rules of Civil Procedure. As such, time is of the essence for a new attorney to come aboard.

I have requested Prenda Law to have a Motion to Withdraw and Substitute Counsel ready for me to file no later than next week Monday, December 3, 2012 at 12:00 Noon Eastern Time to ensure a smooth transition.

Thank you for your attention and cooperation in this matter.

Sincerely,

/s/Matthew T. Wasinger

Matthew T. Wasinger, Esquire

605 E. Robinson St., Suite 730 Orlando, FL 32801 (407) 850-8406 mattw@wasingerlawoffice.com

TERMINATION OF REPRESENTATION

November 30, 2012

Sent via Email and Certified Mail

Sunlust Pictures, LLC c/o Brett Gibbs, Esquire 38 Miller Avenue, #263 Mill Valley, CA 94941 415-341-5318 blgibbs@wefightpiracy.com

RE: 8:12-cv-01685 Sunlust Pictures LLC v. Tuan Nguyen; Termination of Representation/Of Counsel Agreement

Dear Mr. Gibbs and/or Principal for Sunlust Pictures, LLC:

Please be advised that I can no longer represent you in the Case No. FL Middle District 8:12-cv-01685. This notification is intended for you to find alternate legal representation in these matters. As discussed via telephone on November 27, 2012, my failure to appear at the scheduled hearing on the same day was completely inadvertent as I was under the impression an Order had been entered to substitute Mr. Torres as counsel in place of myself. This was based the fact that Mr. Torres had filed a Notice of Appearance and a subsequent Motion to Withdraw after the Motion to Substitute Counsel was filed. I appreciate Sunlust Pictures' understanding that this was an accidental mix-up and their preference to retain me as their local counsel. Unfortunately, I will no longer be able represent Sunlust, or serve as Of-Counsel/Local Counsel to Prenda Law due to the ongoing issues and ethical concerns regarding this case. As such, Prenda Law and Sunlust will need to immediately find new counsel in this matter.

PLEASE BE ADVISED, if Sunlust Pictures, LLC wishes to pursue an Appeal or a Motion for a New Trial/Amended Judgment, then it needs to be filed within the time frames pursuant to Rule 4 ("the notice of appeal required by Rule 3 must be filed with the district clerk within 30 days after entry of the judgment or order appealed from") and Rule 59 ("A motion for a new trial must be filed no later than 28 days after the entry of judgment"), respectively, of the Federal Rules of Civil Procedure. As such, time is of the essence for a new attorney to come aboard.

Please have a Motion to Withdraw and Substitute Counsel ready for me to file no later than next week Wednesday, December 5, 2012 at 3:00 P.M. Eastern Time to ensure a smooth transition.

Thank you for your attention and cooperation in this matter.

Sincerely,

/s/Matthew T. Wasinger

Matthew T. Wasinger, Esquire

From:

Matthew T Wasinger < mattw@wasingerlawoffice.com>

Sent:

Tuesday, December 04, 2012 4:03 PM

To:

blgibbs@wefightpiracy.com

Subject:

Update

Brett,

I left a message with your office earlier this afternoon, but have not heard back. I was calling to reiterate my position as no longer representing Sunlust or Prenda Law, and my intention to renew my Motion to Withdraw as there had still not been independent counsel presented to replace me.

Additionally, with the Motion for Sanctions filed against me individually, and separately against Prenda Law, due to the ethical considerations with the case, I will not be able to file anything on behalf of Sunlust or Prenda Law.

I will be filing a Response to the Motion for Sanctions against me on my own behalf, along with a Renewed Motion to Withdraw.

Thanks,

Matt Wasinger

MATTHEW T. WASINGER, ESQUIRE Wasinger Law Office, PLLC 605 East Robinson Street, Suite 730 Orlando, FL 32801 (407) 850-8406 wasingerlawoffice.com

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From:

Matthew T Wasinger <mattw@wasingerlawoffice.com>

Sent:

Thursday, December 06, 2012 6:30 PM

To:

blgibbs@wefightpiracy.com

Subject:

FW: SERVICE OF COURT DOCUMENT - NGUYEN

Attachments:

Nguyen Mtn Fees costs worderandexhibits.pdf

Brett,

I still haven't heard from you regarding the independent counsel being brought on to represent Sunlust in this case. Please advise as to the status of the independent counsel immediately.

Attached is the service of the Motion for Attorney's Fees from Graham Syfert. As you know, I filed a renewed Motion to Withdraw, due to a conflict of interest in this matter, so Please advise Sunlust that Local Rule 3.01(b) gives 14 days to file a response from today.

I am sending this to you based on the previous understanding that Sunlust is receiving all correspondence through you. As such, please confirm in writing that Sunlust is receiving all of this correspondence and is aware of the Court filings and issues with this case.

Additionally, please provide a valid name, address, email, and telephone number of a registered agent and/or principal of Sunlust so I can also send this information directly to them.

Regards,

Matt Wasinger

MATTHEW T. WASINGER, ESQUIRE Wasinger Law Office, PLLC 605 East Robinson Street, Suite 730 Orlando, FL 32801 (407) 850-8406 wasingerlawoffice.com

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From: syfert@gmail.com [mailto:syfert@gmail.com] On Behalf Of Graham W. Syfert, Esq.

Sent: Thursday, December 06, 2012 12:48 PM

To: Matthew Wasinger

Subject: SERVICE OF COURT DOCUMENT - NGUYEN

Graham W. Syfert Florida/Georgia Attorney at Law

http://www.syfert.com/

Graham W. Syfert, Esq., P.A. 1529 Margaret Street, Ste 2 Jacksonville, FL 32204 Phone: (904) 383-7448

Fax: (904) 638-4726 graham@syfert.com

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605 E. Robinson St., Suite 730 Orlando, FL 32801 (407) 850-8406 mattw@wasingerlawoffice.com

TERMINATION OF OF-COUNSEL AGREEMENT

December 7, 2012

Sunlust Pictures, LLC c/o DAVID ADELMAN, Registered Agent 7336 Santa Monica Blvd, Suite 31 West Hollywood, CA 90046 blgibbs@wefightpiracy.com

RE: 8:12-cv-01685 Sunlust Pictures LLC v. Tuan Nguyen; Termination of Representation/Of Counsel Agreement

Dear Mr. Adleman:

Enclosed please find my Notice of Termination of of-counsel agreement and representation letters to Prenda Law and Sunlust Pictures, LLC that I have previously emailed and sent certified mail to your California Counsel, Brett Gibbs of Prenda Law. Recently, a Motion for Sanctions against Prenda Law was filed, as well as a Motion for Attorney's Fees and Costs in the above captioned case.

As Mr. Gibbs was made aware, due to the nature of the sanctions against myself individually, and against Prenda Law separately, that I have a conflict of interest in this case along with significant ethical concerns regarding Prenda Law's operation. I appreciate Sunlust's support in the above case that my failure to appear at the November 27, 2012 hearing was completely unintentional. <u>Unfortunately, due to the conflict of interests, I am no longer able to represent Sunlust Pictures, LLC, as Mr. Gibbs was made aware back on October 3, 2012, and was reaffirmed in my letters dated November 30, 2012.</u>

Mr. Gibbs noted that Sunlust Pictures, LLC's principals are out of the country, and he has been the point of contact for all matters relating to this case. A such, I have directed the previous letters to Mr. Gibbs for proper handling to forward to Sunlust's principals. However, in an abundance of caution, I am sending all the information regarding the case to you, the registered agent for Sunlust Picutres, LLC.

PLEASE BE ADVISED, if Sunlust Pictures, LLC wishes to pursue an Appeal or a Motion for a New Trial/Amended Judgment, then it needs to be filed within the time frames pursuant to Rule 4 ("the notice of appeal required by Rule 3 must be filed with the district clerk within 30 days after entry of the judgment or order appealed from") and Rule 59 ("A motion for a new trial must be filed no later than 28 days after the entry of judgment"),

respectively, of the Federal Rules of Civil Procedure. Further, pursuant to Local Rule 3.01(b) provides only 14 days from the date of the Motion for Attorney's Fees was filed to respond. As such, time is of the essence for a new attorney to come aboard and I recommend finding independent counsel immediately.

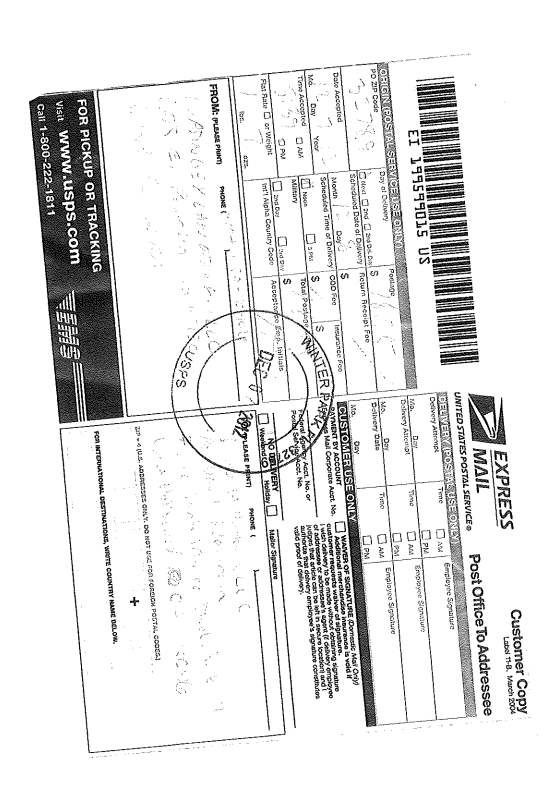
I have enclosed all case filings since I filed my Notice of Appearance in this case. Thank you for your attention and cooperation in this matter.

Sincerely,

/s/Matthew T. Wasinger

Matthew T. Wasinger, Esquire

Enclosure(s)



From:

Matthew T Wasinger <mattw@wasingerlawoffice.com>

Sent:

Wednesday, December 19, 2012 11:36 AM

To:

blgibbs@wefightpiracv.com

Subject:

FW: Activity in Case 8:12-cv-01685-MSS-MAP Sunlust Pictures, LLC v. Nguyen Order on

motion to dismiss

Attachments:

Notice of Order to Prenda-Sunlust 12.19.2012.pdf

Brett,

Please see the attached Order and Correspondence.

Matt

MATTHEW T. WASINGER, ESQUIRE Wasinger Law Office, PLLC 605 East Robinson Street, Suite 730 Orlando, FL 32801 (407) 850-8406 wasingerlawoffice.com

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From: cmecf_flmd_notification@flmd.uscourts.gov [mailto:cmecf_flmd_notification@flmd.uscourts.gov]

Sent: Tuesday, December 18, 2012 10:52 AM To: cmecf_flmd_notices@flmd.uscourts.gov

Subject: Activity in Case 8:12-cv-01685-MSS-MAP Sunlust Pictures, LLC v. Nguyen Order on motion to dismiss

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U.S. District Court

Middle District of Florida

Notice of Electronic Filing

The following transaction was entered on 12/18/2012 at 10:52 AM EST and filed on 12/18/2012

Case Name:

Sunlust Pictures, LLC v. Nguyen

Case Number:

8:12-cv-01685-MSS-MAP

Filer:

Document Number: 37

Docket Text:

ORDER granting [12] Motion to dismiss; denying as moot [18] Motion to extend time. Signed by Judge Mary S. Scriven on 12/18/2012. (SL)

8:12-cv-01685-MSS-MAP Notice has been electronically mailed to:

Graham W. Syfert graham@syfert.com, dustin@syfert.com, lucy@syfert.com

Matthew Thomas Wasinger mattw@wasingerlawoffice.com, wasinger21@hotmail.com

8:12-cv-01685-MSS-MAP Notice has been delivered by other means to:

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename:n/a

Electronic document Stamp:

[STAMP dcecfStamp_ID=1069447731 [Date=12/18/2012] [FileNumber=10732129 -0] [26e2a5dfe113fbdfe0b9db797d9ad1eee466b9ef050bc03a3dd4b0d4489e0ec82 e3606ab2f6469654a9a7088b476202a53e2d440dee8e62b94a01191995e3d0f]]

WASINGER LAW OFFICE, PLLC

605 E. Robinson St., Suite 730 Orlando, FL 32801 (407) 850-8406 mattw@wasingerlawoffice.com

NOTICE OF ORDER

December 19, 2012

Sent via Email and Certified Mail

Prenda Law and Sunlust Pictures, LLC c/o Brett Gibbs, Esquire 38 Miller Avenue, #263 Mill Valley, CA 94941 415-341-5318 blgibbs@wefightpiracy.com

RE: 8:12-cv-01685 Sunlust Pictures LLC v. Tuan Nguyen; Termination of Representation/Of Counsel Agreement

Dear Mr. Gibbs and/or Principal for Sunlust Pictures, LLC:

Please be advised that an Order was entered on December 28, 2012, formally granting the Defendant's Motion to Dismiss in the above captioned matter. I have enclosed the Order for your review. As previously mentioned, I no longer represent Sunlust Pictures, LLC in the case due to a conflict of interests and serious ethical concerns regarding the operation of Prenda Law.

PLEASE BE ADVISED, if Sunlust Pictures, LLC wishes to pursue an Appeal or a Motion for a New Trial/Amended Judgment, then it needs to be filed within the time frames pursuant to Rule 4 ("the notice of appeal required by Rule 3 must be filed with the district clerk within 30 days after entry of the judgment or order appealed from") and Rule 59 ("A motion for a new trial must be filed no later than 28 days after the entry of judgment"), respectively, of the Federal Rules of Civil Procedure. As I can no longer represent Sunlust Picures, LLC; and/or act as local counsel to Prenda Law; if you plan to appeal this Order, I would suggest finding new counsel immediately. For appeal time purposes, while the Order was not entered officially until December 18, 2012; in an abundance of caution I would utilize the November 27, 2012, hearing date to file an appeal/motion for amended judgment. As such, a new attorney should be hired immediately to represent Sunlust.

Further, I have continually tried to get in touch with you regarding this case and advised multiple times that I am not be able to represent Sunlust and/or Prenda Law in this matter, but to date none of my correspondence/phone calls have been returned. Therefore, please advise immediately as to the status of new counsel coming on to handle this case immediately.

Thank you for your attention and cooperation in this matter.

Sincerely,

/s/Matthew T. Wasinger

Matthew T. Wasinger, Esquire

Enclosure

cc:

David Adelson, Registered Agent Sunlust Pictures, LLC Via Certified Mail

