

IN THE CIRCUIT COURT OF THE
11TH JUDICIAL CIRCUIT IN AND FOR
MIAMI-DADE COUNTY, FLORIDA

CIRCUIT CIVIL DIVISION

CASE NO: 11-32617 CA 20

OPEN MIND SOLUTIONS

Plaintiff(s),

vs.

John Does 1-313

Defendant(s),

ORDER
~~GRANTING/DENYING~~
~~PLAINTIFF'S/DEFENDANT'S~~ 2SP's
Motion to Quash and/or Motions for
Protective Order

THIS CAUSE having come on to be heard on
on Plaintiff's/Defendant's Motion

Non Party ISPs (Communication
Inc., Verizon Online LLC, BrightHouse
Networks LLC, and AT&T Internet

Services' Motion to Quash & for Protective
Order

and the Court having heard arguments of counsel, and being otherwise advised in the premises, it is hereupon

ORDERED AND ADJUDGED that said Motion be, and the same is hereby

~~Motion~~ granted. Dismiss this action without prejudice.
All pending subpoenas issued to any ISP including the moving parties
are quashed. Plaintiff shall have leave to amend to name and
join as defendants any ISP from whom it seeks discovery and those ISPs
shall have the right to assert any defenses including lack of personal jurisdiction
once served. Plaintiff shall also certify that any John Doe named as a defendant
in this case has committed a tortious act in the state of Florida. The

DONE AND ORDERED in Chambers at Miami-Dade County, Florida this 26th

day of

March, 2012

CIRCUIT COURT JUDGE

Ronald Dresnick
Circuit Court Judge

Copies furnished to: Counsel of Record

117-01-554 3/11

Court reserves on the issue of whether to award attorneys fees to the
moving parties