

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

CIRCUIT CIVIL DIVISION

CASE NO: 11-32622 CA05

Boy Racer, Inc.
Plaintiff(s),

vs.

Defendant(s),

John Does 1-625

ORDER
GRANTING/DENYING
PLAINTIFF'S/DEFENDANT'S

Motion of AT&T Internet
Services, Bright House Networks,
Cox Communications, and
Verizon Online

THIS CAUSE having come on to be heard on March 28, 2012
on Plaintiff's/Defendant's Motion

for Protective Order and/or to Quash Subpoenas

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 for Protective Order is granted. No further subpoenas shall be issued to any ISP without further court order. All outstanding subpoenas to any ISPs including the moving ISPs are hereby quashed, provided that any ISP not joining in this motion before the Court shall promptly be provided with notice and a copy of this Court's ruling and shall have 30 days to advise the Court that they wish to have this ruling applied to the subpoena served on them. If an ISP does not so advise,
DONE AND ORDERED in Chambers at Miami-Dade County, Florida this 28

day of

March, 2012

Conformed Copy

CIRCUIT COURT JUDGE

MAR 28 2012

Marc Schumacher
Circuit Court Judge

Copies furnished to: Counsel of Record

117.01-554 3/11

The Court the subpoena to such ISP shall remain effective. Plaintiff shall have 30 days from the date of this order to file a Complaint. The Court reserves on the issue of recovery of fees and an ISP may submit a motion regarding same to the Court.