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9	UNITED STATES DISTRICT COURT				
10	CENTRAL DISTRICT OF CALIFORNIA				
11					
12	MOTOWN RECORD COMPANY, I)) CASE NO. CV08-5029-R		
13 14	Plaintif vs.	1,))			
14	JOHN DOE,)		ORDER	
15	Defend) ant)			
17)			
18	Plaintiff has applied for Leave to Take Immediate Discovery. The Court has considered the				
19	application and now ORDERS:				
20	Plaintiff Motown Record Company, L.P. may serve a Rule 45 subpoena upon University of				
21	Southern California for immediate discovery of the true identity of John Doe defendant in this				
22	matter.				
23	The subpoena is limited to information sufficient to identify the defendant including John				
24	Doe's true name, current and permanent addresses and telephone numbers, email address, and media				
25	access control addresses.				
26	The disclosure of such information is ordered pursuant to 20 U.S.C. §1232g(b)(2)(B) to be				
27	used for the sole purpose of obtaining injunctive relief pursuant to the complaint filed herein				
28	protecting plaintiff's right under the	Copyright Act.			

University of Southern California shall have 7 days before turning over the information to
 Motown Record Company, L.P., to give written notice to John Doe (student).

University of Southern California or John Doe (student) may move the Court within 7 days
before the return date of the subpoena to quash the subpoena pursuant to Rule 45, Federal Rules of
Civil Procedure.

6 The information disclosed by University of Southern California to Motown Record Company,
7 L.P. shall not be disclosed to any other person or entity without further order of this Court.

8 Motown Record Company, L.P. shall provide a copy of this order to University of Southern
9 California at the time of service of the subpoena authorized herein.

10 DATED: October 7, 2008.

MANUEL L. REAL UNITED STATES DISTRICT JUDGE