

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

_____)	
CAPITOL RECORDS, INC. et al.,)	
) Plaintiffs,)	Civ. Act. No. 03-cv-11661-NG
))	(LEAD DOCKET NUMBER)
v.)	
))	
NOOR ALAUJAN,)	
) Defendant.)	
_____)	

_____)	
SONY BMG MUSIC ENTERTAINMENT)	
et al.,) Plaintiffs,)	Civ. Act. No 07-cv-11446-NG
))	(ORIGINAL DOCKET NUMBER)
v.)	
))	
JOEL TENENBAUM,)	
))	
) Defendants.)	
_____)	

DECLARATION OF CHARLES R. NESSON

I, Charles R. Nesson, declare as follows:

1. I took Plaintiffs' counsel's demands seriously and responded to them until in response to their further demands I asked for the relevance of their demands.
2. Upon being told Plaintiffs' counsel were thinking the files in question had come from Joel Tenenbaum and might reveal metadata that could somehow allow them to connect to files he allegedly shared, I inquired and determined that the files had come from a completely different source.
3. I informed opposing counsel of this, and told them that I would regard any further demands as abusive of my time, and

that I would respond further only under compulsion of the Court. That continues to be my position.

/s/Charles R. Nesson

Charles R. Nesson