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FILED IN UNITED STATES DISTRICT COURT, DISTRICT OF UTAH

MAY 14 2014

D. MARK JONES, CLERK
BY _____
DEPUTY CLERK

1 **SOPHIA STEWART**
2 **P.O. BOX 31725**
3 **Las Vegas, NV 89173**
4 **702-501-5900 (PH)**

5 **IN PROPRIA PERSONA**

6 **IN THE UNITED STATES DISTRICT COURT**
7 **FOR THE DISTRICT OF UTAH**

8 SOPHIA STEWART,
9 Plaintiff,
10 v.
11 MICHAEL STOLLER, GARY BROWN,
12 DEAN WEBB, AND JONATHAN
13 LUBELL
14 Defendants.

HON. EVELYN J. FURSE
HON. DEE BENSON
Case No.: 2:07CV552 DB-EJF

**ORDER-MOTION FOR
CONTINUANCE AND FOR
EXTENSION OF TIME TO
RESPOND**

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18 **COMES NOW, PLAINTIFF STEWART**, bringing forth this Motion for continuance and
19 for extension of time to respond to Judge Evelyn J. Fuse's Order. Sophia Stewart,
20 in her capacity as the Plaintiff file this motion asking the Court to extend the
21 date of the exhibits lists to June 4, 2014 instead, of the due date on or before
22 Wednesday, May 28, 2014. The Plaintiff also request that the hearing date of
23 June 4, 2014, at 2:00 p.m. in Room 7.4. To be canceled and rescheduled for
24 July 11, 2014 or another date, for the reasons discussed below.

25 Plaintiff will be prejudiced by such an expedited Order schedule. Plaintiff
26 and witnesses will suffer harm, because Judge Furse's order gives the Plaintiff
27 less than 20 days during and before the Memorial Holiday on May 26, 2014 in
28 observance of our many fallen soldiers and heroes. Memorial Day is a US

1 federal holiday, wherein the men and women who died while serving in the
2 United States Armed Forces are remembered. Memorial Day had been
3 extended to honor all Americans who have died while in the military service. As
4 the Plaintiff come from a military and law enforcement family, this short Oder
5 would cause much prejudiced and harm because some of the Expert
6 witnesses are members of the military and are from out of state, and or not in
7 Salt lake City, Utah. In addition, Oral Testimony may be allowed and Plaintiff
8 would like to have a counsel be present at the hearing. The plaintiff wants to
9 be assisted by counsel. In US Jurisdictions; there is a right to counsel at the
10 preliminary hearing. Plaintiff has been speaking to several counsels about
11 representing her on legal issues concerning this case. Plaintiff is entitled to more
12 than twenty days to present competent evidence, and the right to be
13 represented by counsel upon the force of evidence put forth and upon the
14 applicable law. This extending time and continuance is asked for so proper
15 documentation and evidence supporting Plaintiff's side may be presented to
16 the court. Plaintiff respectfully submits that twenty days is not adequate time to
17 prepare her the evidence, witnesses or to obtain counsel. If this continuance is
18 granted, the evidence and witnesses will have been fully prepared well in
19 advance of the extension for the exhibits, new hearing date, and the parties
20 can properly address all matters at that time.

21
22 Fontenot v. Upjohn Co. , 780 F.2d 1190, 1193 (5th Cir. 1986).

23 In ruling on a motion for continuance in a civil case, the court must
24 balance the right of a party to have a reasonable opportunity to try the case
25 upon its merits, and the right of a party for relief, in the form of a continuance,
26 where the movant acts in good faith and with diligence, and where it clearly
27 appears that the moving party would be deprived of a right to a fair trial if
28 forced to proceed to trial at the scheduled time. The Court must give this
motion the attention which it deserves. The Court must concludes that granting

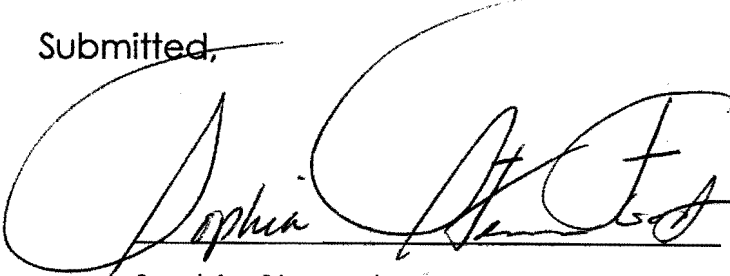
1 the motion for continuance and for extension of time to respond would unduly
2 prejudice the plaintiff and the fact that the motion for continuance is not
3 motivated by procrastination or bad faith on the part of the Plaintiff. Good
4 cause exist to decide the granting of this motion because relief is necessary to
5 allow the Plaintiff adequate time to prepare for the hearing and file responsive
6 papers.

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8 For the foregoing reasons, Plaintiff prays and respectfully requests that the
9 Court grant this motion for continuance and for extension of time to
10 respond properly to Order.

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12 Dated: 05/8/14

Submitted,

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Sophia Stewart

CERTIFICATE OF MAILING

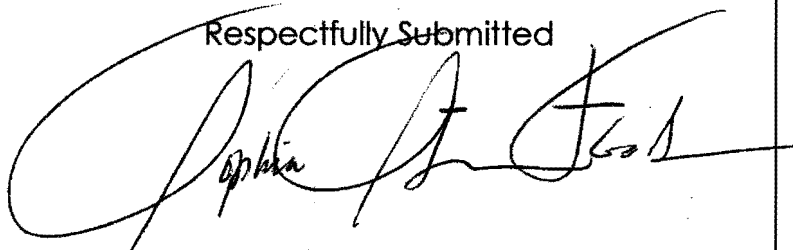
I hereby certify that on this 8 day of May 2014, I caused to be mailed via first class U.S. mail, postage pre-paid, a true and correct copy of the foregoing this **Order-Motion For Continuance And For Extension Of time To Respond** to the following:

c/o Court Clerk United States District Court, District of Utah. 351 South West Temple Street Salt Lake City, UT 84101	<input checked="" type="checkbox"/> U.S. Mail <input type="checkbox"/> Facsimile <input type="checkbox"/> Electronic Transmission <input type="checkbox"/> Hand-delivery <input type="checkbox"/> Other
Eric Holder, Attorney General, U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001 202-307-6777(F)	<input checked="" type="checkbox"/> U.S. Mail <input type="checkbox"/> Facsimile <input type="checkbox"/> Electronic Transmission <input type="checkbox"/> Hand-delivery <input type="checkbox"/> Other

I declare under the penalty of perjury under the laws of the State of Nevada that the above is true and correct.

Dated: 5/8/14

Respectfully Submitted



1 **SOPHIA STEWART**
2 **P.O. Box 31725**
3 **Las Vegas, NV 89173**
4 **702-501-5900 (PH)**
5 **310-776-7447(F)**

6 **UNITED STATES PATENT AND TRADEMARK OFFICE**
7 **APPEAL DIVISION**

8 **SOPHIA STEWART**

9 **(Owner By Copyrights)**

Filed: January 16, 2014

10 Applicant

11 **Mark:**
12 **The Matrix**

13
14 **IN AND FOR THE COUNTY)**
15 **OF LAS IN THE)ss.**
16 **STATE OF NEVADA)**

17 I, SOPHIA STEWART, declare:

- 18 1. I am the Applicant in the above-entitled matter.
- 19 2. I, Sophia Stewart, affirm by Affidavit under 37 C.F.R. 2.20 that I am the only legal beneficiary
20 copyright owner, Author and Source Work for The Matrix Movie Trilogies. Sequels, Derivatives
21 by copyrighted protected work entitled *The Third Eye*, a written work duly registered with the
22 Library of Congress United States Copyright Office pursuant to the Federal Copyright Act.
- 23 3. I am the Author and Owner of " The Third Eye " original source work, graphics, artwork, special
24 effects, characters for the derivatives "The Terminator", "The Matrix" , " Enter The Matrix
25 " and " Animatrix " first use in commerce May 1. 1981, November 11, 1983, February 6, 1984,
26 October 26, 1984, March 31, 1999, May 14, 2003 (NA), May 15, 2003 (Europe), June 19,
27 2003 (Japan), June 3, 2003.

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4. The protected expression, and source work of "The Third Eye" are covered by certificate of copyright registration TXU 117 -610, with the United States Copyright Office on May 1, 1981- February 2, 1983 (which was a 6 page movie treatment that came before Cameron's 1982 derivative treatment) and (14 years before 1994 agreement- assignment between Warner Bros. and Wachowskis Brothers, Andy and Larry, who had no copyrights nor ownership of the Matrix ever. The theft of the Terminator and Matrix was openly admitted in a transcript to Judge Morrow in the Federal Courts of California on September 27, 2004 by all defendants. Warner Brothers lied to Judge Morrow by saying they had paid me for the copyrights in a closed settlement. This document is in the possession of the US Attorney Office, FBI, DOJ, Task Force, and me. Subornation of perjury and fraud on the USPTO for Enter The Matrix. An attorney at law causes a client to lie under oath, or allows another party to lie under oath Title 18 U.S.C. 1622 provides that : Whoever procures another to commit any perjury is guilty of subornation of perjury, and shall be fined under this title or imprisoned not more than five years, or both.
5. Additional work was registered on Creation date November 1983- February 6, 1984 (TXu- 154-281). PAu 3-478-780 Creation Date 2000 effective Registration dated July 20, 2010 "Matrix 4: The Evolution - Cracking the Genetic Codes" consisting of a narrative, preface, introductions, characters, Matrix Attraction, Hologram Clones, Fourth installment of the Matrix, and illustrations.
6. Terminator 5, The Hologram Clones, Creation date 2000-February 8, 2013 (PA u 3-654- 515. The war of the New Machines against John Conner and the Rebels.
7. Animatrix, Visual Artwork, Creation date 1981-December 15, 2013 (PA u 3-699-333)

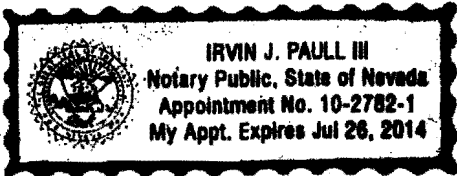
8. In Violation of the Aunt Jemima Doctrine, Warner Bros. has fraudulently procured a Trademark Registration entitled "Enter The Matrix", a derivative that is copyrighted and owned by me. A videos game's Artwork that is based upon "The Third Eye "characters and "Source work".

I declare under the penalty of perjury that all of the foregoing is true and correct to the best of my knowledge, and belief DATED this 16th day of January 2014

Sophia Stewart
Sophia Stewart

STATE OF Nevada)
) :SS
COUNTY OF Clark)

On the 16 day of Affidavit, January 2014, personally appeared before me Sophia Stewart, the signer of the foregoing Affidavit, who duly acknowledged that he executed the same.



Irvin J. Paull III
Notary Public
My Commission Expires: July 26, 2014

CERTIFICATE OF MAILING

I hereby certify that on this 2 day of May 2014, I caused to be mailed via first class U.S. mail, postage pre-paid, a true and correct copy of the foregoing **Objection and Demand** to the following:

c/o Court Clerk United States Courthouse United States District Court, District of Utah. 351 South West Temple Salt Lake City, UT 84101	<input checked="" type="checkbox"/> U.S. Mail <input type="checkbox"/> Facsimile <input type="checkbox"/> Electronic Transmission <input type="checkbox"/> Hand-delivery <input type="checkbox"/> Other

I declare under the penalty of perjury under the laws of the State of Nevada that the above is true and correct.

Dated: 05/2/14

Respectfully Submitted,



Sophia Stewart