

COMPLEX-CSMGMT,ECF

U.S. District Court
Southern District of New York (Foley Square)
CIVIL DOCKET FOR CASE #: 1:12-cv-03704-SAS

Garber et al v. Office of the Commissioner of Baseball, Major League Baseball
Enterprises Inc et al
Assigned to: Judge Shira A. Scheindlin
Related Cases: [1:12-cv-01817-SAS](#)
[1:12-cv-02065-SAS](#)

Date Filed: 05/09/2012
Jury Demand: Both
Nature of Suit: 410 Anti-Trust
Jurisdiction: Federal Question

Cause: 15:1 Antitrust Litigation (Monopolizing Trade)

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TERMINATED: 01/08/2015

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TERMINATED: 05/27/2015

Defendant

Athletics Investment Group, LLC

represented by **Adrian Fontecilla**
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*TERMINATED: 05/27/2015***Defendant****The Baseball Club of Seattle, L.P.**represented by **Adrian Fontecilla**

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TERMINATED: 05/27/2015

Defendant

Chicago National League Ball Club, LLC

Defendant

Chicago White Sox, Ltd.

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TERMINATED: 05/27/2015

Defendant

Colorado Rockies Baseball Club, Ltd.

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*TERMINATED: 05/27/2015***Defendant****New York Yankees Partnership**represented by **Alan Borden Vickery**

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*TERMINATED: 05/27/2015***Defendant****Pittsburgh Baseball, Inc**represented by **Adrian Fontecilla**

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*TERMINATED: 05/27/2015***Defendant****San Francisco Baseball Associates, L.P.**represented by **Adrian Fontecilla**

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TERMINATED: 05/27/2015

Defendant

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TERMINATED: 05/27/2015

Defendant

Officer of the Commissioner of Baseball

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*TERMINATED: 05/27/2015***Defendant****Comcast SportsNet Philadelphia, L.P.**represented by **Arthur J. Burke**

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*ATTORNEY TO BE NOTICED***Defendant**

Comcast Sportsnet California, L.P.

Defendant

Chicago Cubs Baseball Club, LLC

represented by **Arthur J. Burke**
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Date Filed	#	Docket Text
05/09/2012	<u>1</u>	COMPLAINT against Athletics Investment Group, LLC, Chicago National League Ball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast Sportsnet Bay Area, L.P.,

		Comcast Sportsnet Chicago, L.P., Comcast Sportsnet Philly, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., New York Yankees Partnership, Office of the Commissioner of Baseball, IVMajor League Baseball Enterprises Inc, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC. (Filing Fee \$ 350.00, Receipt Number 1037774)Document filed by Robert Silver, Fernanda Garger, Marc Lerner, Derek Rasmussen.(mro) (Entered: 05/10/2012)
05/09/2012		SUMMONS ISSUED as to Athletics Investment Group, LLC, Chicago National League Ball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast Sportsnet Bay Area, L.P., Comcast Sportsnet Chicago, L.P., Comcast Sportsnet Philly, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., New York Yankees Partnership, Office of the Commissioner of Baseball, IVMajor League Baseball Enterprises Inc, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC. (mro) (Entered: 05/10/2012)
05/09/2012		CASE REFERRED TO Judge Kimba M. Wood as possibly related to 1:12-cv-01817-KMW. (mro) (Entered: 05/10/2012)
05/09/2012		Case Designated ECF. (mro) (Entered: 05/10/2012)
05/09/2012	2	STANDING ORDER IN RE PILOT PROJECT REGARDING CASE MANAGEMENT TECHNIQUES FOR COMPLEX CIVIL CASES IN THE SOUTHERN DISTRICT OF NEW YORK (See M-10-468 Order filed November 1, 2011). This case is hereby designated for inclusion in the Pilot Project Regarding Case Management Techniques for Complex Civil Cases in the Southern District of New York (the Pilot Project), unless the judge to whom this case is assigned determines otherwise. This case is designated for inclusion in the Pilot Project because it is a class action, an MDL action, or is in one of the following Nature of Suit categories: 160, 245, 315, 355, 365, 385, 410, 830, 840, 850, 893, or 950. The presiding judge in a case that does not otherwise qualify for inclusion in the Pilot Project may nevertheless designate the case for inclusion in the Pilot Project by issuing an order directing that the case be included in the Pilot Project. The description of the Pilot Project, including procedures to be followed, is attached to this Order. (Signed by Judge Loretta A. Preska on 10/31/2011) (mro) (Entered: 05/10/2012)
05/22/2012		CASE DECLINED AS NOT RELATED. Case referred as related to 12-cv-1817 and declined by Judge Kimba M. Wood and returned to wheel for assignment. (pgu) (Entered: 05/22/2012)
05/22/2012	3	NOTICE OF CASE ASSIGNMENT to Judge Shira A. Scheindlin. Judge Unassigned is no longer assigned to the case. (pgu) (Entered: 05/22/2012)
05/22/2012		Magistrate Judge Michael H. Dolinger is so designated. (pgu) (Entered: 05/22/2012)
05/22/2012	4	TRANSCRIPT of Proceedings re: CONFERENCE held on 5/16/2012 before Judge Kimba M. Wood. Court Reporter/Transcriber: Kristen Carannante, (212) 805-0300. Tape Number: CONFERENCE. Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 6/15/2012. Redacted Transcript Deadline set for 6/25/2012. Release of Transcript Restriction set for 8/23/2012. (McGuirk, Kelly) (Entered: 05/22/2012)
05/22/2012	5	NOTICE OF FILING OF OFFICIAL TRANSCRIPT Notice is hereby given that an official transcript of a CONFERENCE proceeding held on 5/16/12 has been filed by the court reporter/transcriber in the above-captioned matter. The parties have seven (7) calendar days to file with the court a Notice of Intent to Request Redaction of this transcript. If no such Notice is filed, the transcript may be made remotely electronically available to the public without redaction after 90 calendar days...(McGuirk, Kelly) (Entered: 05/22/2012)
06/04/2012	6	ORDER: I have reviewed the complaints and the parties' letter submissions and have determined that the cases are related. SO ORDERED. (Signed by Judge Shira A. Scheindlin on 6/04/2012) (ama) Modified on 6/4/2012 (ama). (Entered: 06/04/2012)
06/08/2012	7	MOTION for Louis A. Karasik to Appear Pro Hac Vice. Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain.(pgu) (pgu). (Entered: 06/08/2012)
06/08/2012	8	MOTION for Andrew E. Paris to Appear Pro Hac Vice. Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain.(pgu) (pgu). (Entered: 06/08/2012)

		06/08/2012)
06/08/2012	9	MOTION for Joann M. Wakana to Appear Pro Hac Vice. Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain.(pgu) (pgu). (Entered: 06/08/2012)
06/11/2012	10	ORDER granting 9 Motion for Joann M. Wakana to Appear Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 6/08/2012) (ama) (Entered: 06/11/2012)
06/11/2012	11	ORDER granting 8 Motion for Andrew E. Paris to Appear Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 6/08/2012) (ama) (Entered: 06/11/2012)
06/11/2012	12	ORDER granting 7 Motion for Louis A. Karasik to Appear Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 6/08/2012) (ama) (Entered: 06/11/2012)
06/13/2012	13	AFFIDAVIT OF SERVICE of Summons and Complaint,,, Pittsburgh Baseball, Inc served on 6/5/2012, answer due 6/26/2012. Service was accepted by Jason Kovac, Security Manager. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 06/13/2012)
06/13/2012	14	AFFIDAVIT OF SERVICE of Summons and Complaint,,, Directv LLC served on 6/5/2012, answer due 6/26/2012. Service was accepted by Elaine McGee, Executive Legal Assistant. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 06/13/2012)
06/13/2012	15	AFFIDAVIT OF SERVICE of Summons and Complaint,,, Directv Sports Networks LLC served on 6/5/2012, answer due 6/26/2012. Service was accepted by Elaine McGee, Executive Legal Assistant. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 06/13/2012)
06/13/2012	16	AFFIDAVIT OF SERVICE of Summons and Complaint,,, Root Sports Pittsburgh served on 6/5/2012, answer due 6/26/2012. Service was accepted by Elaine McGee, Executive Legal Assistant. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 06/13/2012)
06/13/2012	17	AFFIDAVIT OF SERVICE of Summons and Complaint,,, Root Sports Rocky Mountain served on 6/5/2012, answer due 6/26/2012. Service was accepted by Elaine McGee, Executive Legal Assistant. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 06/13/2012)
06/13/2012	18	AFFIDAVIT OF SERVICE of Summons and Complaint,,, Root Sports Northwest served on 6/5/2012, answer due 6/26/2012. Service was accepted by Elaine McGee, Executive Legal Assistant. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 06/13/2012)
06/20/2012	19	NOTICE OF APPEARANCE by Christopher Emmanuel Duffy on behalf of New York Yankees Partnership (Duffy, Christopher) (Entered: 06/20/2012)
06/20/2012	20	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Corporate Parent YGE Holdings, LLC for New York Yankees Partnership. Document filed by New York Yankees Partnership.(Duffy, Christopher) (Entered: 06/20/2012)
06/20/2012	21	NOTICE OF APPEARANCE by Alan Borden Vickery on behalf of New York Yankees Partnership (Vickery, Alan) (Entered: 06/20/2012)
06/20/2012	22	NOTICE OF APPEARANCE by Jonathan David Schiller on behalf of New York Yankees Partnership (Schiller, Jonathan) (Entered: 06/20/2012)
06/20/2012		CASHIERS OFFICE REMARK on 7 Motion to Appear Pro Hac Vice, 9 Motion to Appear Pro Hac Vice, 8 Motion to Appear Pro Hac Vice in the amount of \$600.00, paid on 06/08/2012, Receipt Number 1040380, 1040381, 1040382. (jd) (Entered: 06/20/2012)
06/21/2012	23	AFFIDAVIT OF SERVICE of Summons and Complaint,,, Comcast Corp. served on 6/7/2012, answer due 6/28/2012. Service was accepted by Jennifer Maghames, Administrative Assistant. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 06/21/2012)
06/21/2012	24	AFFIDAVIT OF SERVICE of Summons and Complaint,,, San Francisco Baseball Associates, L.P. served on 6/11/2012, answer due 7/2/2012. Service was accepted by John Knorpp, Legal Assistant. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 06/21/2012)
06/21/2012	25	AFFIDAVIT OF SERVICE of Summons and Complaint,,, Athletics Investment Group, LLC served on 6/13/2012, answer due 7/5/2012. Service was accepted by Michael Lien. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 06/21/2012)

06/21/2012	26	AFFIDAVIT OF SERVICE of Summons and Complaint,,, Chicago White Sox, Ltd. served on 6/11/2012, answer due 7/2/2012. Service was accepted by Leslie Gaggiano, Senior Coordinator of Human Resources. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 06/21/2012)
06/21/2012	27	SUMMONS RETURNED EXECUTED Summons and Complaint,, served. New York Yankees Partnership served on 6/13/2012, answer due 7/5/2012. Service was accepted by Allan Chang, Legal Clerk. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 06/21/2012)
06/21/2012	28	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Corporate Parent Directv Sports Networks LLC, Corporate Parent DIRECTV for Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain; Corporate Parent Greenlady Corp., Corporate Parent DIRECTV for Directv Sports Networks LLC; Corporate Parent DIRECTV, Corporate Parent DIRECTV Holdings LLC for Directv LLC. Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain.(Paris, Andrew) (Entered: 06/21/2012)
06/22/2012	29	AFFIDAVIT OF SERVICE of Summons and Complaint,,, Comcast Sportsnet Philly, L.P. served on 6/13/2012, answer due 7/5/2012. Service was accepted by Beverly Bleier, Paralegal. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 06/22/2012)
06/22/2012	30	AFFIDAVIT OF SERVICE of Summons and Complaint,,, Chicago National League Ball Club, LLC served on 6/14/2012, answer due 7/5/2012. Service was accepted by Deanna Dillon, Operation Specialist for Registered Agent. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 06/22/2012)
06/27/2012	31	STIPULATION AND ORDER TO DEFER DISPUTES OVER ARBITRATION: Plaintiffs and Arbitration Defendants agree as follows: (1) Arbitration Defendants agree not to assert motions to compel arbitration or to seek a stay of the litigation in connection therewith on or before the date their responsive pleadings are due; (2) Plaintiffs agree that Arbitration Defendants do not waive any rights to compel arbitration by not bringing motions to compel or to stay at the time that they file responsive pleadings or by participating in the litigation. Plaintiffs also agree not to assert that any later-filed motion to compel arbitration or to stay should be denied because it is untimely (except as provided for below in paragraph 3) or that Plaintiffs are prejudiced by their or any parties' participation in the litigation through the time the motion is filed; (3) Arbitration Defendants may bring any motion to compel arbitration no later than 30 days after the latest of: (a) any new decision by the Supreme Court issued after granting certiorari to consider AMEX; (b) if the Supreme Court does not grant certiorari in AMEX, any decision by the Supreme Court directing the Second Circuit to reconsider or to take further action in AMEX in light of other or additional authority; (c) if the Supreme Court does not grant certiorari in AMEX and does not order additional Second Circuit review in the case, the date that AMEX becomes final and not subject to further review and as further set forth in this order. (Signed by Judge Shira A. Scheindlin on 6/27/2012) (lmb) (Entered: 06/27/2012)
06/27/2012	32	ORDER FOR ADMISSION PRO HAC VICE: IT IS HEREBY ORDERED that Applicant is admitted to practice pro hac vice before the United States District Court for the Southern District of New York in this matter. Attorney Peter E. Leckman for Fernanda Garber,Peter E. Leckman for Marc Lerner,Peter E. Leckman for Derek Rasmussen,Peter E. Leckman for Robert Silver admitted Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 6/27/2012) (lmb) Modified on 6/27/2012 (lmb). (Entered: 06/27/2012)
06/27/2012	33	ORDER FOR ADMISSION PRO HAC VICE: IT IS HEREBY ORDERED that Applicant is admitted to practice pro hac vice before the United States District Court for the Southern District of New York in this matter. Attorney Edward A. Diver for Fernanda Garber,Edward A. Diver for Marc Lerner,Edward A. Diver for Derek Rasmussen,Edward A. Diver for Robert Silver admitted Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 6/27/2012) (lmb) (Entered: 06/27/2012)
06/27/2012	34	ORDER FOR ADMISSION PRO HAC VICE: IT IS HEREBY ORDERED that Applicant is admitted to practice pro hac vice before the United States District Court for the Southern District of New York in this matter. Attorney Howard I. Langer for Fernanda Garber,Howard I. Langer for Marc Lerner,Howard I. Langer for Derek Rasmussen,Howard I. Langer for Robert Silver admitted Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 6/27/2012) (lmb) (Entered: 06/27/2012)
06/27/2012	35	INITIAL REPORT OF PARTIES BEFORE PRETRIAL CONFERENCE. <i>Joint Initial Report</i> Document filed by Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., Pittsburgh Baseball, Inc, The Baseball Club of Seattle, L.P., The Phillies, L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball. (Attachments: # 1 Exhibit A)(Ruskin, Bradley)

		(Entered: 06/27/2012)
06/27/2012	36	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Officer of the Commissioner of Baseball.(Ruskin, Bradley) (Entered: 06/27/2012)
06/27/2012	37	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Major League Baseball Enterprises Inc..(Ruskin, Bradley) (Entered: 06/27/2012)
06/27/2012	38	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by MLB Advanced Media L.P..(Ruskin, Bradley) (Entered: 06/27/2012)
06/27/2012	39	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by MLB Advanced Media, Inc..(Ruskin, Bradley) (Entered: 06/27/2012)
06/27/2012	40	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Corporate Parent Pittsburgh Baseball Holdings Inc. for Pittsburgh Baseball, Inc. Document filed by Pittsburgh Baseball, Inc.(Ruskin, Bradley) (Entered: 06/27/2012)
06/27/2012	41	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Chicago White Sox, Ltd..(Ruskin, Bradley) (Entered: 06/27/2012)
06/27/2012	42	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Colorado Rockies Baseball Club, Ltd..(Ruskin, Bradley) (Entered: 06/27/2012)
06/27/2012	43	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by The Phillies, L.P..(Ruskin, Bradley) (Entered: 06/27/2012)
06/27/2012	44	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by San Francisco Baseball Associates, L.P..(Ruskin, Bradley) (Entered: 06/27/2012)
06/27/2012	45	NOTICE OF APPEARANCE by Christopher Emmanuel Duffy on behalf of Yankees Entertainment and Sports Networks, LLC (Duffy, Christopher) (Entered: 06/27/2012)
06/27/2012	46	NOTICE OF APPEARANCE by Alan Borden Vickery on behalf of Yankees Entertainment and Sports Networks, LLC (Vickery, Alan) (Entered: 06/27/2012)
06/27/2012	47	NOTICE OF APPEARANCE by Jonathan David Schiller on behalf of Yankees Entertainment and Sports Networks, LLC (Schiller, Jonathan) (Entered: 06/27/2012)
06/27/2012	48	NOTICE OF APPEARANCE by Bradley I. Ruskin on behalf of Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Ruskin, Bradley) (Entered: 06/27/2012)
06/27/2012	49	NOTICE OF APPEARANCE by Jennifer R. Scullion on behalf of Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Scullion, Jennifer) (Entered: 06/27/2012)
06/27/2012	50	NOTICE OF APPEARANCE by Helene Debra Jaffe on behalf of Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Jaffe, Helene) (Entered: 06/27/2012)
06/27/2012	51	NOTICE OF APPEARANCE by Robert Davis Forbes on behalf of Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Forbes, Robert) (Entered: 06/27/2012)
06/27/2012	52	NOTICE OF APPEARANCE by Carl Clyde Forbes on behalf of Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Forbes, Carl) (Entered: 06/27/2012)
06/28/2012	53	NOTICE of (I) FILING OF VOLUNTARY PETITION UNDER CHAPTER 11 OF THE BANKRUPTCY CODE BY DEFENDANT TRIBUNE CNLBC, LLC (FORMERLY KNOWN AS CHICAGO NATIONAL LEAGUE BALL CLUB, LLC) AND (II) AUTOMATIC STAY PURSUANT TO 11 U.S.C. § 362(a) ENJOINING

		CONTINUATION OF THIS CASE AS TO DEFENDANT TRIBUNE CNLBC, LLC (FORMERLY KNOWN AS CHICAGO NATIONAL LEAGUE BALL CLUB, LLC). Document filed by Chicago National League Ball Club, LLC. (Attachments: # 1 Exhibit Debtor's Notice of Bankruptcy Case Filing (Bankr. D. Del.))(Propps, Andrew) (Entered: 06/28/2012)
06/28/2012		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Status Conference held on 6/28/2012. (djc) (Entered: 07/06/2012)
06/29/2012	54	NOTICE OF APPEARANCE by Arthur J. Burke on behalf of Comcast Corp., Comcast Sportsnet Bay Area, L.P., Comcast Sportsnet Chicago, L.P., Comcast Sportsnet Philly, L.P. (Burke, Arthur) (Entered: 06/29/2012)
06/29/2012	55	NOTICE OF APPEARANCE by James William Haldin on behalf of Comcast Corp., Comcast Sportsnet Bay Area, L.P., Comcast Sportsnet Chicago, L.P., Comcast Sportsnet Philly, L.P. (Haldin, James) (Entered: 06/29/2012)
06/29/2012	56	ORDER FOR ADMISSION PRO HAC of Attorney Kevin R. Costello for Fernanda Garber, Kevin R. Costello for Marc Lerner, Kevin R. Costello for Derek Rasmussen, Kevin R. Costello for Robert Silver admitted Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 6/29/2012) (djc) (Main Document 56 replaced on 7/11/2012) (djc). (Entered: 06/29/2012)
07/02/2012		CASHIERS OFFICE REMARK on 33 Order Admitting Attorney Pro Hac Vice, in the amount of \$200.00, paid on 06/28/2012, Receipt Number 1042259. (jd) (Entered: 07/02/2012)
07/02/2012		CASHIERS OFFICE REMARK on 34 Order Admitting Attorney Pro Hac Vice, in the amount of \$200.00, paid on 06/28/2012, Receipt Number 1042260. (jd) (Entered: 07/02/2012)
07/02/2012		CASHIERS OFFICE REMARK on 32 Order Admitting Attorney Pro Hac Vice, in the amount of \$200.00, paid on 06/28/2012, Receipt Number 1042261. (jd) (Entered: 07/02/2012)
07/09/2012	57	AFFIDAVIT OF SERVICE of Summons and Complaint,,, The Phillies, L.P. served on 6/11/2012, answer due 7/2/2012. Service was accepted by Wendy Ressett, Legal Secretary. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 07/09/2012)
07/09/2012	58	AFFIDAVIT OF SERVICE of Summons and Complaint,,, The Baseball Club of Seattle, L.P. served on 6/12/2012, answer due 7/3/2012. Service was accepted by Bart Waldman, Executive V.P.-Legal/Corporate Counsel. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 07/09/2012)
07/09/2012	59	AFFIDAVIT OF SERVICE of Summons and Complaint,,, Colorado Rockies Baseball Club, Ltd. served on 6/14/2012, answer due 7/5/2012. Service was accepted by Harold Roth, RA. Document filed by Robert Silver; Fernanda Garber; Marc Lerner; Derek Rasmussen. (Buchman, Michael) (Entered: 07/09/2012)
07/17/2012	60	ORDER FOR ADMISSION PRO HAC VICE: Attorney Gary E. Klein for Fernanda Garber, Gary E. Klein for Marc Lerner, Gary E. Klein for Derek Rasmussen, Gary E. Klein for Robert Silver, Gary E. Klein for Fernanda Garber, Gary E. Klein for Peter Herman, Gary E. Klein for Thomas Laumann, Gary E. Klein for Robert Silver admitted Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 6/29/2012) (djc) (Entered: 07/18/2012)
07/20/2012	61	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Jennifer Scullion dated 7/18/2012 re: Because the consolidated brief will include MLB and Yankees (which are not parties to Laumann and have July 27 as the due date for their motions) - and due to immovable scheduling conflicts for MLB counsel making it impossible to meet the earlier date for the Laumann motions -the Defendants propose to file the consolidated opening brief on July 27 the date already set for the opening brief in Garber (MLB) - adjusting Plaintiffs' opposition to September 7 (to accommodate the holiday and Plaintiffs' schedules) and setting September 28 as the reply date. ENDORSEMENT: Request granted in part. Both moving briefs (or a consolidated moving brief) are due July 27, Oppositions are due August 31 and replies due September 21. (Motions due by 7/27/2012. Responses due by 8/31/2012, Replies due by 9/21/2012.) (Signed by Judge Shira A. Scheindlin on 7/19/2012) (Signed by Judge Shira A. Scheindlin on 7/19/2012) (djc) (Entered: 07/23/2012)
07/27/2012	62	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Other Affiliate General Electric Company, Other Affiliate Comcast Corporation, Other Affiliate NBCUniversal Media, LLC for Comcast Sportsnet Bay Area, L.P., Comcast Sportsnet Chicago, L.P., Comcast Sportsnet Philly, L.P.. Document filed by Comcast Corp., Comcast Sportsnet Bay Area, L.P., Comcast Sportsnet Chicago, L.P., Comcast Sportsnet Philly, L.P..(Burke, Arthur) (Entered: 07/27/2012)

07/27/2012	63	NOTICE OF APPEARANCE by Carl Clyde Forbes on behalf of Officer of the Commissioner of Baseball (Forbes, Carl) (Entered: 07/27/2012)
07/27/2012	64	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Corporate Parent YES Network Holding Company, LLC, Other Affiliate Goldman Sachs Group, Inc., The for Yankees Entertainment and Sports Networks, LLC. Document filed by Yankees Entertainment and Sports Networks, LLC.(Duffy, Christopher) (Entered: 07/27/2012)
07/27/2012	65	MOTION to Dismiss <i>Complaint Pursuant to Rule 12(b) (6)</i> . Document filed by Athletics Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P..(Ruskin, Bradley) (Entered: 07/27/2012)
07/27/2012	66	MEMORANDUM OF LAW in Support re: 65 MOTION to Dismiss <i>Complaint Pursuant to Rule 12(b) (6)</i> . MOTION to Dismiss <i>Complaint Pursuant to Rule 12(b) (6)</i> . <i>Memorandum of Law in Support of Defendants' Motion to Dismiss the Complaints</i> . Document filed by Athletics Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Ruskin, Bradley) (Entered: 07/27/2012)
07/27/2012	67	DECLARATION of Paul M. Eckles in Support re: 65 MOTION to Dismiss <i>Complaint Pursuant to Rule 12(b) (6)</i> . MOTION to Dismiss <i>Complaint Pursuant to Rule 12(b) (6)</i> .. Document filed by Athletics Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Attachments: # 1 Exhibit 1 to Eckles Declaration, # 2 Exhibit 2 to Eckles Declaration, # 3 Exhibit 3 to Eckles Declaration, # 4 Exhibit 4 to Eckles Declaration)(Ruskin, Bradley) (Entered: 07/27/2012)
07/27/2012	68	DECLARATION of Thomas J. Ostertag in Support re: 65 MOTION to Dismiss <i>Complaint Pursuant to Rule 12(b) (6)</i> . MOTION to Dismiss <i>Complaint Pursuant to Rule 12(b) (6)</i> .. Document filed by Athletics Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Attachments: # 1 Exhibit 1 to Ostertag Declaration)(Ruskin, Bradley) (Entered: 07/27/2012)
07/31/2012	69	NOTICE of Change of Firm Name and Address. Document filed by Fernanda Garber, Marc Lerner, Derek Rasmussen, Robert Silver. (Buchman, Michael) (Entered: 07/31/2012)
08/01/2012	70	NOTICE OF APPEARANCE by Thomas Joseph Ostertag on behalf of Officer of the Commissioner of Baseball (Ostertag, Thomas) (Entered: 08/01/2012)
08/08/2012		CASHIERS OFFICE REMARK on 56 Order Admitting Attorney Pro Hac Vice, in the amount of \$200.00, paid on 08/07/2012, Receipt Number 1045621. (jd) (Entered: 08/08/2012)
08/08/2012		CASHIERS OFFICE REMARK on 60 Order Admitting Attorney Pro Hac Vice, in the amount of \$200.00, paid on 08/07/2012, Receipt Number 1045622. (jd) (Entered: 08/08/2012)
08/09/2012	71	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Edward A. Diver dated 8/9/2012 re: Counsel requests that plaintiffs' brief be due 9/5/12 at noon instead of 8/31. Defendants' reply would still be due on 9/21/12. ENDORSEMENT: So Ordered. (Signed by Judge Shira A. Scheindlin on 8/9/2012) (jfe) (Entered: 08/09/2012)
08/09/2012		Set/Reset Deadlines as to (65 in 1:12-cv-03704-SAS) MOTION to Dismiss <i>Complaint Pursuant to Rule 12(b) (6)</i> . MOTION to Dismiss <i>Complaint Pursuant to Rule 12(b) (6)</i> ., (74 in 1:12-cv-01817-SAS) MOTION to Dismiss <i>the Complaints</i> .. Responses due by 9/5/2012 (jfe) (Entered: 08/09/2012)
09/05/2012	72	MEMORANDUM OF LAW in Opposition re: 65 MOTION to Dismiss <i>Complaint Pursuant to Rule 12(b) (6)</i> . MOTION to Dismiss <i>Complaint Pursuant to Rule 12(b) (6)</i> .. Document filed by Fernanda Garber, Marc Lerner, Derek Rasmussen, Robert Silver. (Diver, Edward) (Entered: 09/05/2012)
09/05/2012	73	DECLARATION of Edward Diver in Opposition re: 65 MOTION to Dismiss <i>Complaint Pursuant to Rule 12(b) (6)</i> . MOTION to Dismiss <i>Complaint Pursuant to Rule 12(b) (6)</i> .. Document filed by Fernanda Garber, Marc Lerner, Derek Rasmussen, Robert Silver. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, #

		5 Exhibit 5)(Diver, Edward) (Entered: 09/05/2012)
09/21/2012	74	REPLY MEMORANDUM OF LAW in Support re: 65 MOTION to Dismiss <i>Complaint Pursuant to Rule 12(b) (6)</i> . MOTION to Dismiss <i>Complaint Pursuant to Rule 12(b) (6)</i> . <i>Consolidated Reply Memorandum of Law in Support of Defendants' Motion to Dismiss the Complaints</i> . Document filed by Athletics Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Ruskin, Bradley) (Entered: 09/21/2012)
10/05/2012	75	MOTION for Leave to File Amended Complaint <i>with Memorandum of Points and Authorities</i> . Document filed by Fernanda Garber, Marc Lerner, Derek Rasmussen, Robert Silver. (Attachments: # 1 Appendix 1, # 2 Appendix 2)(Costello, Kevin) (Entered: 10/05/2012)
10/19/2012	76	MEMORANDUM OF LAW in Opposition re: 75 MOTION for Leave to File Amended Complaint <i>with Memorandum of Points and Authorities</i> .. Document filed by Athletics Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast Sportsnet Bay Area, L.P., Comcast Sportsnet Chicago, L.P., Comcast Sportsnet Philly, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., New York Yankees Partnership, Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC. (Karasik, Louis) (Entered: 10/19/2012)
10/22/2012	77	ORDER: Plaintiffs' motion to amend is granted. The Amended Complaints must be filed by October 26, 2012 and preferably earlier. Defendants may address any new issues raised by the amendments in a brief not to exceed ten pages, due ten days from the date the Amended Complaints are filed. If necessary, plaintiffs may respond in a five-page memorandum within five days of receipt of defendants' memorandum. The Clerk is directed to close these motions (Garber Docket Entry # 75, Laumann Docket Entry # 83). Motions terminated: (75 in 1:12-cv-03704-SAS) MOTION for Leave to File Amended Complaint <i>with Memorandum of Points and Authorities</i> filed by Robert Silver, Derek Rasmussen, Marc Lerner, Fernanda Garber, (83 in 1:12-cv-01817-SAS) MOTION for Leave to File Second Amended Class Action Complaint <i>with Memorandum of Points and Authorities</i> filed by Robert Silver, Thomas Laumann, Peter Herman, Fernanda Garber. (Signed by Judge Shira A. Scheindlin on 10/22/2012) (ft) (Entered: 10/22/2012)
10/22/2012		Set/Reset Deadlines: Amended Pleadings due by 10/26/2012. (ft) (Entered: 10/22/2012)
10/26/2012	80	AMENDED COMPLAINT amending 1 Complaint, against Athletics Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast Sportsnet Chicago, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., Major League Baseball Enterprises Inc., New York Yankees Partnership, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC, Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet California, L.P., Chicago Cubs Baseball Club, LLC with JURY DEMAND.Document filed by Robert Silver, Fernanda Garber, Marc Lerner, Derek Rasmussen, Garrett Traub, Peter Herman. Related document: 1 Complaint filed by Robert Silver, Derek Rasmussen, Marc Lerner.(ft) (sac). (Entered: 11/13/2012)
11/08/2012	78	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Arthur J. Burke dated 11/5/2012 re: In light of the delayed notification and service of the Amended Complaints, Defendants request until November 9,2012 to respond, if at all, to any new issues raised by the amendments in a brief not to exceed ten pages. ENDORSEMENT: So ordered. (Signed by Judge Shira A. Scheindlin on 11/7/2012) (lmb) (Entered: 11/08/2012)
11/09/2012	79	JOINT RESPONSE <i>TO AMENDED COMPLAINTS</i> . Document filed by Athletics Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast Sportsnet Chicago, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., New York Yankees Partnership, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC. (Burke, Arthur) (Entered: 11/09/2012)
11/14/2012	81	REPLY re: 79 Response,, (<i>Consolidated Response</i>) to Amended Complaints. Document filed by Fernanda Garber, Peter Herman, Marc Lerner, Derek Rasmussen, Robert Silver, Garrett Traub. (Costello, Kevin) (Entered: 11/14/2012)

		11/14/2012)
12/05/2012	83	OPINION AND ORDER: For the foregoing reasons, Plaintiffs Garber and Herman are dismissed from both cases, and Silver is dismissed from the Garber case, for lack of antitrust. standing. The Section Two claim (Claim Four) is dismissed against the RSN andMVPD defendants, but may proceed against the League defendants. The SectionOne claims may proceed against all defendants. A conference in this matter isscheduled for December 18,2012 at 5:00 p.m. The Clerk of the Court is directedto close these motions [Docket Entry No. 74, 12 Civ. 1817 and Docket Entry No.65, 12 Civ. 3704]. (Signed by Judge Shira A. Scheindlin on 12/5/2012) (js) (Entered: 12/19/2012)
12/17/2012	82	ORDER: This Order addresses two points raised in a December 14, 2012 letter on behalf of defendant Office of the Commissioner of Baseball ("MLB") and named MLB affiliates and clubs (together with MLB, the "MLB defendants")regarding this Court's December 5, 2012 Opinion and Order addressing defendants' motion to dismiss in the above-captioned cases. First, the Laumann and Garber actions are not consolidated. Although the parties in both cases jointly briefed the motion to dismiss, the cases were, and remain, separately filed. Second, I now wish to clarify my holding regarding Internet plaintiffs' standing to seek injunctive relief. MLB defendants interpreted my statement that "stated intent to purchase again and the fact that packages are purchased seasonally" established Article III standing to seek injunctive relief to mean that stated intent to purchase again was necessary to Article III standing. However, in holding that "at least one plaintiff who has purchased each out-of-market package plausibly alleges continuing harm," I found only that "Lerner and Rasmussen subscribed to MLB.tv Internet streaming package during the 2011 season," which, given the seasonal nature of these packages and plaintiffs' allegations that they were baseball fans, established sufficient likelihood of a "future encounter., (Signed by Judge Shira A. Scheindlin on 12/17/2012) (js) (Entered: 12/19/2012)
12/18/2012		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Pre-Motion Conference held on 12/18/2012. (lmb) (Entered: 01/10/2013)
12/21/2012	84	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Arthur J. Burke dated 12/20/2012 re: Plaintiffs and Defendants request that the Court postpone the status conference scheduled for December 27, 2012 until the first or second week of January 2013. ENDORSEMENT: The conference scheduled for December 27, 2012 is hereby adjourned to Thursday January 3, 2013 at 3:30 p.m. (Status Conference set for 1/3/2013 at 03:30 PM before Judge Shira A. Scheindlin.) (Signed by Judge Shira A. Scheindlin on 12/20/2012) (djc) Modified on 12/21/2012 (djc). (Entered: 12/21/2012)
01/03/2013		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Status Conference held on 1/3/2013. (rjm) (Entered: 01/14/2013)
01/04/2013	85	ORDER: As discussed at the status conference held in these matters on January 3, 2013, the parties are directed to comply with the following schedule: First, the opening date of discovery is December 19, 2012. This is the first date on which plaintiffs may take 30(b)(6) depositions on organizational issues, and parties may begin obtaining discovery from third parties. Second, defendants must file Answers to the Second Amended Class Action Complaint on January 15, 2013. Parties must also file initial disclosures on January 15, 2013. Third, the last date for joinder of additional parties and amendment of pleadings is May 17, 2013. Fourth, the parties must substantially complete the production of documents, without prejudice to reasonable supplementation, by May 18, 2013. Depositions may commence on April 15, 2013, unless all parties agree to an earlier date for any particular deposition. Fifth, plaintiffs must file motions for class certification and make class certification expert disclosures with underlying expert reports and materials by June 17, 2013. The deadline to depose plaintiffs' class certification experts is July 12, 2013. Defendants must file oppositions to class certification and make expert disclosures with underlying expert reports and materials by August 9, 2013. The deadline to depose defendants' class certification experts is August 23, 2013. Plaintiffs must file reply briefs in support of class certification on September 13, 2013. Sixth, the close of fact discovery is October 15, 2013. Seventh, parties must submit joint pre-trial orders, proposed jury instructions or proposed findings of facts and conclusions of law, as applicable, and motions in limine, thirty days after issuance of a decision on summary judgment. A pretrial conference must be scheduled forty-five days after issuance of a decision on summary judgment. (Amended Pleadings due by 5/17/2013., Deposition due by 8/23/2013., Fact Discovery due by 10/15/2013., Joinder of Parties due by 5/17/2013., Motions due by 6/17/2013., Responses due by 8/9/2013, Replies due by 9/13/2012.) (Signed by Judge Shira A. Scheindlin on 1/3/2013) (mro) (Entered: 01/04/2013)
01/04/2013		Set/Reset Deadlines: Athletics Investment Group, LLC answer due 1/15/2013; Chicago Cubs Baseball Club, LLC answer due 1/15/2013; Chicago White Sox, Ltd. answer due 1/15/2013; Colorado Rockies Baseball Club, Ltd. answer due 1/15/2013; Comcast Corp. answer due 1/15/2013; Comcast SportsNet Philadelphia, L.P. answer due 1/15/2013; Comcast Sportsnet California, L.P. answer due 1/15/2013; Comcast Sportsnet Chicago, L.P. answer

		due 1/15/2013; Directv LLC answer due 1/15/2013; Directv Sports Networks LLC answer due 1/15/2013; MLB Advanced Media L.P. answer due 1/15/2013; Major League Baseball Enterprises Inc. answer due 1/15/2013; New York Yankees Partnership answer due 1/15/2013; Officer of the Commissioner of Baseball answer due 1/15/2013; Pittsburgh Baseball, Inc answer due 1/15/2013; Root Sports Northwest answer due 1/15/2013; Root Sports Pittsburgh answer due 1/15/2013. (mro) (Entered: 01/04/2013)
01/04/2013	86	ORDER REFERRING CASE TO MAGISTRATE JUDGE. Order that case be referred to the Clerk of Court for assignment to a Magistrate Judge for Settlement. Referred to Magistrate Judge Michael H. Dolinger. ENDORSEMENT: September would be best. Thanks. (Signed by Judge Shira A. Scheindlin on 1/3/2013) (mro) (Entered: 01/04/2013)
01/07/2013	87	MOTION to Stay. Document filed by Comcast Corp., Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet California, L.P., Comcast Sportsnet Chicago, L.P., Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain.(Burke, Arthur) (Entered: 01/07/2013)
01/07/2013	88	MEMORANDUM OF LAW in Support re: 87 MOTION to Stay.. Document filed by Comcast Corp., Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet California, L.P., Comcast Sportsnet Chicago, L.P., Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain. (Burke, Arthur) (Entered: 01/07/2013)
01/07/2013	89	DECLARATION of Arthur J. Burke in Support re: 87 MOTION to Stay.. Document filed by Comcast Corp., Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet California, L.P., Comcast Sportsnet Chicago, L.P.. (Attachments: # 1 Exhibit 1)(Burke, Arthur) (Entered: 01/07/2013)
01/07/2013	90	MOTION to Stay <i>Notice of Joint Motion of the MLB defendants, The Yankee's and YES to Stay this Action.</i> Document filed by Athletics Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P..(Ruskin, Bradley) (Entered: 01/07/2013)
01/07/2013	91	MEMORANDUM OF LAW in Support re: 90 MOTION to Stay <i>Notice of Joint Motion of the MLB defendants, The Yankee's and YES to Stay this Action. Memorandum of Law in Support of Joint Motion by the MLB defendants, The Yankees and YES to Stay this Action.</i> Document filed by Athletics Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Ruskin, Bradley) (Entered: 01/07/2013)
01/07/2013	92	DECLARATION of Louis A. Karasik in Support re: 87 MOTION to Stay.. Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain. (Attachments: # 1 Exhibit A)(Burke, Arthur) (Entered: 01/07/2013)
01/14/2013	93	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Andrew E. Paris dated 1/11/2013 re: Plaintiffs have agreed to the short extension, which will not affect any other scheduled dates in the cases. Pursuant to the agreement, all defendants except NHL Defendants and MSG Defendants will have until January 17,2013 to file their answers and serve their initial disclosures (originally due on January 15). The NHL Defendants and MSG Defendants will have until January 22 to file and serve their answers and initial disclosures, as set forth in Mr. Eckles' letter to the Court dated January 11,2013. ENDORSEMENT: The deadline for all defendants except the NHL and MSG defendants to file their answers and serve initial disclosures is extended from January 15, 2013 to January 17, 2013. SO ORDERED. (Signed by Judge Shira A. Scheindlin on 1/11/2013) (ama) (Entered: 01/14/2013)
01/15/2013	94	ORDER FOR ADMISSION PRO HAC VICE. Attorney Brian D. Boone for Directv LLC,Brian D. Boone for Directv Sports Networks LLC,Brian D. Boone for Root Sports Northwest,Brian D. Boone for Root Sports Pittsburgh, Brian D. Boone for Root Sports Rocky Mountain admitted Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 1/15/2013) (ja) (Entered: 01/15/2013)
01/17/2013	95	ANSWER to 80 Amended Complaint,,,. Document filed by Yankees Entertainment and Sports Networks, LLC.(Duffy, Christopher) (Entered: 01/17/2013)
01/17/2013	96	ANSWER to 80 Amended Complaint,,,. Document filed by New York Yankees Partnership.(Duffy, Christopher) (Entered: 01/17/2013)

01/17/2013	97	NOTICE OF APPEARANCE by Bradley I. Ruskin on behalf of Athletics Investment Group, LLC (Ruskin, Bradley) (Entered: 01/17/2013)
01/17/2013	98	NOTICE OF APPEARANCE by Bradley I. Ruskin on behalf of Chicago Cubs Baseball Club, LLC (Ruskin, Bradley) (Entered: 01/17/2013)
01/17/2013	99	FILING ERROR - CORPORATE PARENT/OTHER AFFILIATE NOT ADDED - RULE 7.1 CORPORATE DISCLOSURE STATEMENT.. Document filed by Athletics Investment Group, LLC.(Ruskin, Bradley) Modified on 1/18/2013 (lb). (Entered: 01/17/2013)
01/17/2013	100	FILING ERROR - CORPORATE PARENT/OTHER AFFILIATE NOT ADDED - RULE 7.1 CORPORATE DISCLOSURE STATEMENT.. Document filed by Chicago Cubs Baseball Club, LLC.(Ruskin, Bradley) Modified on 1/18/2013 (lb). (Entered: 01/17/2013)
01/17/2013	101	ANSWER to 80 Amended Complaint,,, with JURY DEMAND. Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain.(Karasik, Louis) (Entered: 01/17/2013)
01/17/2013	102	FILING ERROR - NOT ALL CORPORATE PARENTS/OTHER AFFILIATES WERE ADDED - RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Corporate Parent Nintendo of America, Inc. for The Baseball Club of Seattle, L.P. Document filed by The Baseball Club of Seattle, L.P..(Ruskin, Bradley) Modified on 1/18/2013 (lb). (Entered: 01/17/2013)
01/17/2013	103	NOTICE OF APPEARANCE by Jennifer R. Scullion on behalf of Athletics Investment Group, LLC (Scullion, Jennifer) (Entered: 01/17/2013)
01/17/2013	104	NOTICE OF APPEARANCE by Jennifer R. Scullion on behalf of Chicago Cubs Baseball Club, LLC (Scullion, Jennifer) (Entered: 01/17/2013)
01/17/2013	105	NOTICE OF APPEARANCE by Helene Debra Jaffe on behalf of Athletics Investment Group, LLC (Jaffe, Helene) (Entered: 01/17/2013)
01/17/2013	106	NOTICE OF APPEARANCE by Helene Debra Jaffe on behalf of Chicago Cubs Baseball Club, LLC (Jaffe, Helene) (Entered: 01/17/2013)
01/17/2013	107	ANSWER to 80 Amended Complaint,,, Document filed by Officer of the Commissioner of Baseball.(Ruskin, Bradley) (Entered: 01/17/2013)
01/17/2013	108	ANSWER to 80 Amended Complaint,,, Document filed by Major League Baseball Enterprises Inc..(Ruskin, Bradley) (Entered: 01/17/2013)
01/17/2013	109	ANSWER to 80 Amended Complaint,,, Document filed by MLB Advanced Media L.P., MLB Advanced Media, Inc..(Ruskin, Bradley) (Entered: 01/17/2013)
01/17/2013	110	ANSWER to 80 Amended Complaint,,, Document filed by Chicago White Sox, Ltd..(Ruskin, Bradley) (Entered: 01/17/2013)
01/17/2013	111	ANSWER to 80 Amended Complaint,,, Document filed by Athletics Investment Group, LLC.(Ruskin, Bradley) (Entered: 01/17/2013)
01/17/2013	112	ANSWER to 80 Amended Complaint,,, Document filed by Pittsburgh Baseball, Inc.(Ruskin, Bradley) (Entered: 01/17/2013)
01/17/2013	113	ANSWER to 80 Amended Complaint,,, Document filed by Chicago Cubs Baseball Club, LLC.(Ruskin, Bradley) (Entered: 01/17/2013)
01/17/2013	114	ANSWER to 80 Amended Complaint,,, Document filed by The Baseball Club of Seattle, L.P..(Ruskin, Bradley) (Entered: 01/17/2013)
01/17/2013	115	ANSWER to 80 Amended Complaint,,, Document filed by The Phillies, L.P..(Ruskin, Bradley) (Entered: 01/17/2013)
01/17/2013	116	ANSWER to 80 Amended Complaint,,, Document filed by San Francisco Baseball Associates, L.P..(Ruskin, Bradley) (Entered: 01/17/2013)
01/17/2013	117	ANSWER to 80 Amended Complaint,,, Document filed by Colorado Rockies Baseball Club, Ltd..(Ruskin, Bradley) (Entered: 01/17/2013)

01/17/2013	118	NOTICE OF APPEARANCE by Jill Sharon Streja on behalf of Athletics Investment Group, LLC (Streja, Jill) (Entered: 01/17/2013)
01/17/2013	119	NOTICE OF APPEARANCE by Jill Sharon Streja on behalf of Chicago Cubs Baseball Club, LLC (Streja, Jill) (Entered: 01/17/2013)
01/17/2013	120	ANSWER to 80 Amended Complaint,,,. Document filed by Comcast Corp., Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet California, L.P., Comcast Sportsnet Chicago, L.P.(Burke, Arthur) (Entered: 01/17/2013)
01/17/2013	121	NOTICE OF APPEARANCE by Carl Clyde Forbes on behalf of Athletics Investment Group, LLC (Forbes, Carl) (Entered: 01/17/2013)
01/17/2013	122	NOTICE OF APPEARANCE by Carl Clyde Forbes on behalf of Chicago Cubs Baseball Club, LLC (Forbes, Carl) (Entered: 01/17/2013)
01/18/2013		***NOTE TO ATTORNEY TO RE-FILE DOCUMENTS - DEFICIENT DOCKET ENTRY ERROR. Note to Attorney Bradley I. Ruskin to RE-FILE Documents 99 Rule 7.1 Corporate Disclosure Statement & 100 Rule 7.1 Corporate Disclosure Statement. ERROR(S): Corporate Parents were not added. Please re-file this document and when prompted: Are there any corporate parents or other affiliates?, select the YES radio button and enter the Corporate Parent(s) or Affiliate(s). (lb) (Entered: 01/18/2013)
01/18/2013		***NOTE TO ATTORNEY TO RE-FILE DOCUMENT - DEFICIENT DOCKET ENTRY ERROR. Note to Attorney Bradley I. Ruskin to RE-FILE Document 102 Rule 7.1 Corporate Disclosure Statement,. ERROR(S): Not All Corporate Parents were added. Please re-file this document and when prompted: Are there any corporate parents or other affiliates?, select the YES radio button and enter the Corporate Parent(s) or Affiliate(s). (lb) (Entered: 01/18/2013)
01/18/2013	123	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Corporate Parent Athletics Holdings LLC for Athletics Investment Group, LLC. Document filed by Athletics Investment Group, LLC.(Ruskin, Bradley) (Entered: 01/18/2013)
01/18/2013	124	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Corporate Parent Chicago Baseball Holdings, LLC for Chicago Cubs Baseball Club, LLC. Document filed by Chicago Cubs Baseball Club, LLC.(Ruskin, Bradley) (Entered: 01/18/2013)
01/18/2013	125	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Corporate Parent Nintendo of America, Inc., Other Affiliate Nintendo Co. Ltd for The Baseball Club of Seattle, L.P. Document filed by The Baseball Club of Seattle, L.P.(Ruskin, Bradley) (Entered: 01/18/2013)
01/18/2013	126	MOTION for Brian D. Boone to Appear Pro Hac Vice. Filing fee \$ 200.00, receipt number 0208-8155791. Motion and supporting papers to be reviewed by Clerk's Office staff. Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain. (Attachments: # 1 Certificate of Good Standing, # 2 Text of Proposed Order)(Boone, Brian) (Entered: 01/18/2013)
01/18/2013		>>>NOTICE REGARDING PRO HAC VICE MOTION. Regarding Document No. 126 MOTION for Brian D. Boone to Appear Pro Hac Vice. Filing fee \$ 200.00, receipt number 0208-8155791. Motion and supporting papers to be reviewed by Clerk's Office staff.. The document has been reviewed and there are no deficiencies. (bwa) (Entered: 01/18/2013)
01/22/2013	127	MEMORANDUM OF LAW in Opposition re: 87 MOTION to Stay., 90 MOTION to Stay <i>Notice of Joint Motion of the MLB defendants, The Yankee's and YES to Stay this Action.</i> . Document filed by Fernanda Garber, Peter Herman, Marc Lerner. (Diver, Edward) (Entered: 01/22/2013)
01/22/2013	128	STIPULATION AND ORDER: Plaintiffs will not assert or support (on behalf of themselves or any class that may be certified) any claim that the Chicago Cubs is liable in any way in law, equity or otherwise for any conduct of CNLBC, including without limitation any acts, omissions, statements, agreements, or understandings ("Conduct") of CNLBC. 2. Nothing in this Stipulation shall be construed to prevent Plaintiffs from seeking relief for any losses for which the Chicago Cubs may be liable as a result of any Conduct of the Chicago Cubs occurring on or after October 29, 2009, without regard to the time of the injuries, Losses, or harm for which the Chicago Cubs may be liable. (Signed by Judge Shira A. Scheindlin on 1/22/2013) (pl) (Entered: 01/23/2013)
01/23/2013	129	SUPPLEMENTAL RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Corporate Parent News Corporation for Yankees Entertainment and Sports Networks, LLC. Document filed by Yankees Entertainment and Sports Networks, LLC.(Duffy, Christopher) (Entered: 01/23/2013)

01/28/2013	130	STIPULATED PROTECTIVE ORDER:...regarding procedures to be followed that shall govern the handling of confidential material... (Signed by Judge Shira A. Scheindlin on 01/28/2013) (jcs) (Entered: 01/28/2013)
01/28/2013	131	REPLY MEMORANDUM OF LAW in Support re: 90 MOTION to Stay <i>Notice of Joint Motion of the MLB defendants, The Yankee's and YES to Stay this Action. Reply Memorandum of Law in Support of Joint Motion by the Defendants, The Yankees and Yes To Stay This Action.</i> Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Ruskin, Bradley) (Entered: 01/28/2013)
01/28/2013	132	CERTIFICATE OF SERVICE of Answers to Amended Class Action Complaint served on Parties Received by ECF on 1/17/13. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Scullion, Jennifer) (Entered: 01/28/2013)
01/28/2013	133	REPLY MEMORANDUM OF LAW in Support re: 87 MOTION to Stay.. Document filed by Comcast Corp., Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet California, L.P., Comcast Sportsnet Chicago, L.P., Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain. (Burke, Arthur) (Entered: 01/28/2013)
03/06/2013	134	MEMORANDUM OPINION AND ORDER re: (87 in 1:12-cv-03704-SAS) MOTION to Stay, filed by Comcast SportsNet Philadelphia, L.P., Root Sports Rocky Mountain, Comcast Corp., Root Sports Pittsburgh, Comcast Sportsnet Chicago, L.P., Directv Sports Networks LLC, Directv LLC, Comcast Sportsnet California, L.P., Root Sports Northwest, (90 in 1:12-cv- 03704-SAS) MOTION to Stay <i>Notice of Joint Motion of the MLB defendants, The Yankee's and YES to Stay this Action</i> , filed by Pittsburgh Baseball, Inc, MLB Advanced Media L.P., Chicago White Sox, Ltd., The Phillies, L.P., The Baseball Club of Seattle, L.P., San Francisco Baseball Associates, L.P., Major League Baseball Enterprises Inc., MLB Advanced Media, Inc., Colorado Rockies Baseball Club, Ltd., Athletics Investment Group, LLC, Officer of the Commissioner of Baseball, Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, (100 in 1:12-cv-01817-SAS) MOTION to Stay, filed by Comcast SportsNet Philadelphia, L.P., Directv, LLC, Comcast Corp., Comcast SportsNet California, LLC, Comcast Sportsnet Chicago, L.P., Comcast Sportsnet Mid-Atlantic, L.P., Root Sports Pittsburgh, Directv Sports Networks LLC. Plaintiffs, subscribers of television and Internet packages for baseball and hockey programming, brought two putative class actions against the National Hockey League (NHL) and Major League Baseball (MLB), various clubs within the Leagues, regional sports networks (RSNs) that televise the games, and Comcast and DirecTV, multichannel video programming distributors (MVPDs). Plaintiffs, subscribers of television and Internet packages for baseball and hockey programming, brought two putative class actions against the National Hockey League (NHL) and Major League Baseball (MLB), various clubs within the Leagues, regional sports networks (RSNs) that televise the games, and Comcast and DirecTV, multichannel video programming distributors (MVPDs). For the foregoing reasons, defendants' motions to stay are denied in full. The Clerk of the Court is directed to close these motions (Garber Dkt. Nos. 87, 90; Laumann Dkt. No. 100). (Signed by Judge Shira A. Scheindlin on 3/6/2013) (ja) (Entered: 03/06/2013)
04/30/2013	135	SUPPLEMENTAL RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Corporate Parent Nintendo Co. Ltd, Corporate Parent NW Sports Net LLC, Corporate Parent DirectTV, Inc. for Root Sports Northwest. Document filed by Root Sports Northwest.(Paris, Andrew) (Entered: 04/30/2013)
05/17/2013	136	ORDER: For good cause shown, the parties are directed to comply with the following schedule, which amends the order entered by the Court on January 3, 2013 for these items: First, the last date for joinder of additional parties and amendment of pleadings is July 1, 2013. Second, the parties must substantially complete the production of documents, without prejudice to reasonable supplementation, by July 1, 2013. Third, plaintiffs must file motions for class certification and make class certification expert disclosures with underlying experts reports and materials by August 1, 2013. The deadline to depose plaintiffs' class certification experts is August 26, 2013. Defendants must file oppositions to class certification and make expert disclosures with underlying expert reports and materials by September 23, 2013. The deadline to depose defendants' class certification experts is October 7, 2013. Plaintiff must file reply briefs in support of class certification on October 28, 2013. Fourth, the close of fact discovery is November 29, 2013. ENDORSEMENT: Under no circumstance will further extensions be granted. (Amended Pleadings due by 7/1/2013. Deposition due by 10/7/2013. Fact Discovery due by 11/29/2013. Joinder of Parties due by 7/1/2013. Motions due by 8/1/2013. Responses due by 9/23/2013. Replies due by 10/28/2013.) (Signed by Judge Shira A. Scheindlin on 5/17/2013) (ja) (Entered: 05/20/2013)

05/21/2013		***STRICKEN DOCUMENT. Deleted document number 137 from the case record. The document was stricken from this case pursuant to 140 Order Striking Document from Record. (ja) Modified on 6/5/2013 (ja). (Entered: 06/03/2013)
05/29/2013	138	ENDORSED LETTER addressed to Judge Shira A. Scheindlin, from Edward Diver, Howard Langer, Peter Leckman, Michael M. Buchman, Gary E. Klein, Kevin Costello and Christopher E. Duffy, dated 5/28/2013, re: JOINT LETTER REGARDING A DISCOVERY DISPUTE. Plaintiffs seek to include Yankees President Randy Levine as a document custodian whose files are to be searched in accordance with a set of already-agreed upon search terms. The Yankees oppose the inclusion of Mr. Levine as a custodian. ENDORSEMENT: Plaintiffs' request to include Yankees President Randy Levine as a document custodian is GRANTED. SO ORDERED. (Signed by Judge Shira A. Scheindlin on 5/28/2013) (ja) (Entered: 05/31/2013)
05/31/2013	139	STIPULATION AND ORDER TO DEFER DISPUTES OVER ARBITRATION: THEREFORE, Plaintiffs in this action and the MLB Defendants and YES agree as follows: The MLB Defendants and YES do not waive any rights to compel arbitration by not bringing motions at this time to compel arbitration or by continuing to participate in the litigation. The Plaintiffs in this action and the MLB Defendants and YES further stipulate to the following as further set forth herein. IT IS SO ORDERED. (Signed by Judge Shira A. Scheindlin on 5/31/2013) (ja) (Entered: 06/03/2013)
05/31/2013		***DELETED DOCUMENT. Deleted document number 140 Order. The document was incorrectly filed in this case. (ja) (Entered: 06/03/2013)
05/31/2013	140	ORDER: The Clerk of the Court is hereby Ordered to remove from the docket of the above referenced matter, Docket # 137, "Second Amended Class Action Complaint," filed May 21, 2013 (dated May 17, 2013). SO ORDERED. (Signed by Judge Shira A. Scheindlin on 5/31/2013) (ja) (Entered: 06/03/2013)
06/17/2013	141	MOTION for Reconsideration re: 138 Endorsed Letter,, Document filed by New York Yankees Partnership. (Duffy, Christopher) (Entered: 06/17/2013)
06/25/2013	142	ENDORSED LETTER addressed to Shira A. Scheindlin, from Christopher E. Duffy, dated 6/21/2013, re: request the Court's permission to submit a proposed addendum to the Protective Order designed to address the issues set forth herein by making clear that individuals who view a co-Defendant's Highly Confidential material in this action are barred from any involvement in future commercial negotiations, competition, or business disputes short of formal litigation against that co-Defendant. ENDORSEMENT: The Yankees may submit a proposed addendum to the Protective Order. A teleconference is scheduled for 4 p.m. on June 27 to address the discovery dispute regarding Randy Levine. SO ORDERED. (Telephone Conference set for 6/27/2013 at 04:00 PM before Judge Shira A. Scheindlin.) (Signed by Judge Shira A. Scheindlin on 6/25/2013) (ja) (Entered: 06/25/2013)
06/27/2013	143	ORDER GRANTING MOTION FOR ADMISSION PRO VICE. Attorney Stephanie A. Jones for Directv LLC, Stephanie A. Jones for Directv Sports Networks LLC admitted Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 6/27/2013) (ja) Modified on 7/1/2013 (ja). (Entered: 06/28/2013)
06/27/2013		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Status Conference held on 6/27/2013. (Reily, James) (Entered: 07/01/2013)
07/01/2013	144	NOTICE OF CHANGE OF ADDRESS by Michael Morris Buchman on behalf of All Plaintiffs. New Address: Motley Rice LLC, 275 Seventh Avenue, Second Floor, New York, New York, USA 10001, 212-577-0040. (Buchman, Michael) (Entered: 07/01/2013)
07/02/2013		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Status Conference held on 7/2/2013. (Reily, James) (Entered: 08/05/2013)
07/15/2013	145	ENDORSED LETTER addressed to Judge Shira A. Scheindlin, from Louis A. Karasik, dated 7/12/2013, re: on behalf of Plaintiffs, the DIRECTV Defendants and the Comcast Defendants in the Laumann and Garber matters (collectively "the Parties"). In April 2012, after the DIRECTV Defendants and the Comcast Defendants (together, the "Arbitration Defendants") raised the possibility of motions to compel arbitration based on arbitration agreements with their subscribers....Under the Parties' stipulations and this Court's orders, motions to compel arbitration would be due on July 22, 2013... ENDORSEMENT: The Arbitration Defendants' motions to compel arbitration are now due August 19, 2013. No further extensions will be granted. (Motions due by 8/19/2013.) (Signed by Judge Shira A. Scheindlin on 7/15/2013) (ja) Modified on 7/18/2013 (ja). Modified on 7/18/2013 (ja). (Entered: 07/16/2013)
07/15/2013		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Status Conference held on 7/15/2013. (Reily, James) (Entered: 08/05/2013)

07/16/2013	146	ORDER OF REFERENCE TO A MAGISTRATE JUDGE. Order that case be referred to the Clerk of Court for assignment to a Magistrate Judge for Specific Non-Dispositive Motion/Dispute. Referred to Magistrate Judge Michael H. Dolinger. ASAP if possible. Protective order dispute. Thanks. Motions referred to Michael H. Dolinger. (Signed by Judge Shira A. Scheindlin on 7/15/2013) (ja) (Entered: 07/17/2013)
07/19/2013	147	TRANSCRIPT of Proceedings re: CONFERENCE held on 6/27/2013 before Judge Shira A. Scheindlin. Court Reporter/Transcriber: Samuel Mauro, (212) 805-0300. Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 8/12/2013. Redacted Transcript Deadline set for 8/22/2013. Release of Transcript Restriction set for 10/21/2013.(Rodriguez, Somari) (Entered: 07/19/2013)
07/19/2013	148	NOTICE OF FILING OF OFFICIAL TRANSCRIPT Notice is hereby given that an official transcript of a CONFERENCE proceeding held on 6/27/13 has been filed by the court reporter/transcriber in the above-captioned matter. The parties have seven (7) calendar days to file with the court a Notice of Intent to Request Redaction of this transcript. If no such Notice is filed, the transcript may be made remotely electronically available to the public without redaction after 90 calendar days...(Rodriguez, Somari) (Entered: 07/19/2013)
07/19/2013	149	TRANSCRIPT of Proceedings re: CONFERENCE held on 7/2/2013 before Judge Shira A. Scheindlin. Court Reporter/Transcriber: Khristine Sellin, (212) 805-0300. Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 8/12/2013. Redacted Transcript Deadline set for 8/22/2013. Release of Transcript Restriction set for 10/21/2013.(Rodriguez, Somari) (Entered: 07/19/2013)
07/19/2013	150	NOTICE OF FILING OF OFFICIAL TRANSCRIPT Notice is hereby given that an official transcript of a CONFERENCE proceeding held on 7/2/13 has been filed by the court reporter/transcriber in the above-captioned matter. The parties have seven (7) calendar days to file with the court a Notice of Intent to Request Redaction of this transcript. If no such Notice is filed, the transcript may be made remotely electronically available to the public without redaction after 90 calendar days...(Rodriguez, Somari) (Entered: 07/19/2013)
07/19/2013	151	TRANSCRIPT of Proceedings re: ARGUMENT held on 7/15/2013 before Judge Shira A. Scheindlin. Court Reporter/Transcriber: Denise Richards, (212) 805-0300. Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 8/12/2013. Redacted Transcript Deadline set for 8/22/2013. Release of Transcript Restriction set for 10/21/2013.(Rodriguez, Somari) (Entered: 07/19/2013)
07/19/2013	152	NOTICE OF FILING OF OFFICIAL TRANSCRIPT Notice is hereby given that an official transcript of a ARGUMENT proceeding held on 7/15/13 has been filed by the court reporter/transcriber in the above-captioned matter. The parties have seven (7) calendar days to file with the court a Notice of Intent to Request Redaction of this transcript. If no such Notice is filed, the transcript may be made remotely electronically available to the public without redaction after 90 calendar days...(Rodriguez, Somari) (Entered: 07/19/2013)
07/29/2013	153	ENDORSED LETTER addressed to Judge Shira A. Scheindlin, from Donna L. Reznick-Goodich, dated 7/26/2013, re: request a telephonic participation for Mr. Louis A. Karasik, representing the DIRECTV Defendants, at the upcoming Conference on July 29, 2013, at 4:30 p.m. Mr. Andrew E. Paris, of our firm, will be attending the conference in person. ENDORSEMENT: Request granted. So Ordered. (Telephone Conference set for 7/29/2013 at 04:30 PM before Judge Shira A. Scheindlin.) (Signed by Judge Shira A. Scheindlin on 7/26/2013) (ja) (Entered: 07/29/2013)
07/29/2013		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Status Conference held on 7/29/2013. (Reily, James) (Entered: 07/31/2013)
08/09/2013	154	ORDER. It is hereby ORDERED that a hearing has been scheduled in the above-captioned actions on THURSDAY, AUGUST 29, 2013 at 10:00 A.M., at which time you are directed to appear in Courtroom 17D, 500 Pearl Street, New York, New York 10007-1312, and as further set forth. (Conference set for 8/29/2013 at 10:00 AM in Courtroom 17D, U.S. Courthouse, 500 Pearl Street, New York, NY 10007 before Magistrate Judge Michael H. Dolinger.) (Signed by Magistrate Judge Michael H. Dolinger on 8/8/2013) Copies Sent By Chambers. (rjm) (Entered: 08/09/2013)
08/09/2013	157	STIPULATION AND ORDER TO STAY CERTAIN CLAIMS: THEREFORE, the Parties hereto stipulate and agree to the following relief: Plaintiffs Silver and Birbiglia agree to stay all claims against the DIRECTV Defendants...; Plaintiffs agree to not seek to resolve the stayed claims described in paragraph (1) above...; Plaintiff shall retain any rights they may have to pursue any claims stayed by virtue of paragraphs (1)-(2) in arbitration or small claims court...; At the conclusion of any proceeding in arbitration or small claims court described in

		paragraph (3), any Party may seek an order of the Court lifting the stay as to an arbitration claimant or respondent...; The DIRECTV Defendants agree not to seek a stay or dismissal of claims by Plaintiffs Silver and Birbiglia against the non-DIRECTV Defendants based on enforcement of arbitration clauses in any agreements...; This Stipulation shall not give any non-Party any rights or obligations; Nothing in this agreement prevents the subsequent settlement, release or dismissal of any stayed claims in this forum; Plaintiffs and the DIRECTV Defendants fully preserve their respective positions, defenses and arguments as to all matters not specifically agreed to herein, including their respective positions on the merits of the issues. (Signed by Judge Shira A. Scheindlin on 8/8/2013) (ja) (Entered: 08/14/2013)
08/13/2013	155	NOTICE OF APPEARANCE by Marc Ian Gross on behalf of Fernanda Garber, Marc Lerner, Derek Rasmussen, Robert Silver. (Gross, Marc) (Entered: 08/13/2013)
08/14/2013	156	NOTICE OF APPEARANCE by Adam G. Kurtz on behalf of Fernanda Garber, Marc Lerner, Derek Rasmussen, Robert Silver. (Kurtz, Adam) (Entered: 08/14/2013)
08/14/2013	158	ENDORSED LETTER addressed to Magistrate Judge Michael H. Dolinger from David R. Singer dated 8/13/2013 re: Fox requests that its Los Angeles counsel be permitted to join the August 29 hearing telephonically. ENDORSEMENT: Application denied. The conference is in person. (Signed by Magistrate Judge Michael H. Dolinger on 8/14/2013) Copies Faxed By Chambers. (ft) Modified on 8/14/2013 (ft). (Entered: 08/14/2013)
08/19/2013	159	MOTION to Compel Arbitration <i>And Stay Claims</i> . Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain. (Attachments: # 1 Memorandum of Law In Support Of DIRECTV Defendants' Motion To Compel Arbitration and Stay Claims, # 2 Declaration of Andrew E. Paris [Redacted Exhibit], # 3 [Redacted] Declaration of Valerie McCarthy)(Paris, Andrew) (Entered: 08/19/2013)
08/19/2013	160	MOTION to Compel Arbitration., MOTION to Stay - <i>Comcast's Motion to Compel Arbitration and to Stay Claims</i> . Document filed by Comcast Corp., Comcast SportsNet Philadelphia, L.P., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC. (Attachments: # 1 Text of Proposed Order)(Burke, Arthur) (Entered: 08/19/2013)
08/19/2013	161	DECLARATION of Arthur Burke in Support re: 160 MOTION to Compel Arbitration. MOTION to Stay - <i>Comcast's Motion to Compel Arbitration and to Stay Claims</i> .. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C (Filed Under Seal))(Burke, Arthur) (Entered: 08/19/2013)
08/19/2013	162	DECLARATION of Christine McGinty in Support re: 160 MOTION to Compel Arbitration. MOTION to Stay - <i>Comcast's Motion to Compel Arbitration and to Stay Claims</i> .. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P. (Attachments: # 1 Exhibit A, # 2 Exhibit B (Filed Under Seal), # 3 Exhibit C, # 4 Exhibit D)(Burke, Arthur) (Entered: 08/19/2013)
08/19/2013	163	DECLARATION of Ishania Howze in Support re: 160 MOTION to Compel Arbitration. MOTION to Stay - <i>Comcast's Motion to Compel Arbitration and to Stay Claims</i> .. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P. (Attachments: # 1 Exhibit A (Filed Under Seal))(Burke, Arthur) (Entered: 08/19/2013)
08/19/2013	164	MEMORANDUM OF LAW in Support re: 160 MOTION to Compel Arbitration. MOTION to Stay - <i>Comcast's Motion to Compel Arbitration and to Stay Claims</i> .. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P. (Burke, Arthur) (Entered: 08/19/2013)
08/19/2013	165	SEALED DOCUMENT placed in vault.(nm) (Entered: 08/20/2013)
08/20/2013	166	SEALED DOCUMENT placed in vault.(mps) (Entered: 08/20/2013)
08/22/2013	167	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Peter E. Leckman dated 8/21/2013 re: Counsel for plaintiffs respectfully requests an extension to respond to the motion to compel arbitration from September 3, 2013 to September 18, 2013. Defendants shall file their reply memoranda by October 4, 2013. ENDORSEMENT: Plaintiff's request is granted. Plaintiff's must respond to Defendants' Motion to Compel Arbitration by September 18, 2013 and Defendants must reply by October 4, 2013. (Responses due by 9/18/2013, Replies due by 10/4/2013) (Signed by Judge Shira A. Scheindlin on 8/22/2013) (rsh) (Entered: 08/22/2013)

08/23/2013	168	DECLARATION of Arthur Burke in Support re: 160 MOTION to Compel Arbitration. MOTION to Stay - <i>Comcast's Motion to Compel Arbitration and to Stay Claims</i> .. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C (REDACTED))(Burke, Arthur) (Entered: 08/23/2013)
08/23/2013	169	DECLARATION of Christine McGinty in Support re: 160 MOTION to Compel Arbitration. MOTION to Stay - <i>Comcast's Motion to Compel Arbitration and to Stay Claims</i> .. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Attachments: # 1 Exhibit A, # 2 Exhibit B (REDACTED), # 3 Exhibit C, # 4 Exhibit D)(Burke, Arthur) (Entered: 08/23/2013)
08/23/2013	170	DECLARATION of Ishania Howze in Support re: 160 MOTION to Compel Arbitration. MOTION to Stay - <i>Comcast's Motion to Compel Arbitration and to Stay Claims</i> .. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Attachments: # 1 Exhibit A (REDACTED))(Burke, Arthur) (Entered: 08/23/2013)
08/23/2013	171	DECLARATION of Christie Rossi (REDACTED) in Support re: 160 MOTION to Compel Arbitration. MOTION to Stay - <i>Comcast's Motion to Compel Arbitration and to Stay Claims</i> .. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Attachments: # 1 Exhibit A (REDACTED), # 2 Exhibit B, # 3 Exhibit C)(Burke, Arthur) (Entered: 08/23/2013)
08/23/2013	172	DECLARATION of Renee Olivier (REDACTED) in Support re: 160 MOTION to Compel Arbitration. MOTION to Stay - <i>Comcast's Motion to Compel Arbitration and to Stay Claims</i> .. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Attachments: # 1 Exhibit A, # 2 Exhibit B (REDACTED), # 3 Exhibit C, # 4 Exhibit D)(Burke, Arthur) (Entered: 08/23/2013)
08/26/2013		CASHIERS OFFICE REMARK on 143 Order Admitting Attorney Pro Hac Vice in the amount of \$200.00, paid on 07/01/2013, Receipt Number 465401071005. (jd) (Entered: 08/26/2013)
09/04/2013	173	ENDORSED LETTER addressed to Magistrate Judge Michael H. Dolinger from Arthur J. Burke dated 9/3/2013 re: The parties request a brief, two-day extension- to September 5- to submit proposed revisions to the Court. ENDORSEMENT: ENDORSED ORDER GRANTED. (Signed by Magistrate Judge Michael H. Dolinger on 9/4/2013) (rsh) (Entered: 09/04/2013)
09/09/2013	174	MEMO ENDORSEMENT on MOTION FOR ADMISSION PRO HAC VICE. ENDORSEMENT: Motion granted. The Clerk of the Court is directed to close this motion. (D.E. #126). So ordered. Granting 126 Motion for Brian D. Boone to Appear Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 9/9/2013) (rjm) (Entered: 09/10/2013)
09/11/2013	175	ORDER: For good cause shown, the Court grants Plaintiffs leave to amend their complaint and directs the Clerk of the Court to docket the "Second Amended Class Action Complaint. SO ORDERED. (Signed by Judge Shira A. Scheindlin on 9/11/2013) (ja) (Entered: 09/12/2013)
09/12/2013	176	MEMORANDUM AND ORDER. The parties to these parallel antitrust class actions are in dispute concerning the handling of certain assertedly sensitive documents that are being produced in discovery by some or all of the defendants. Defendants include inter alia a number of professional athletic teams, various regional sports networks ("RSNs"), several programming distributors and two professional sports leagues. The documents in question are referred to as distribution or affiliation contracts, rights contracts, drafts of those contracts, and documents that reflect internal deliberations of the contracting parties in the course of contract negotiations. These are collectively referred to as Specially Protected Materials ("SPM"). Upon the written request of a party (the "requesting Party"), a Party that has received Specially Protected Material (the "Receiving Part") will provide to the Requesting Party, within ten business days of the request, a written certification disclosing all persons known to have reviewed the particular Specially Protected Material that is the subject of the request (including without limitation outside counsel and consulting and testifying experts), and as further set forth in this Memorandum and Order. (Signed by Magistrate Judge Michael H. Dolinger on 9/12/2013) (rjm) (Entered: 09/12/2013)
09/17/2013	177	SECOND AMENDED COMPLAINT amending 80 Amended Complaint,, against Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., Major League Baseball Enterprises Inc., New York Yankees Partnership, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco

		Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC with JURY DEMAND. Document filed by Vincent Birbiglia, Robert Silver, Fernanda Garber, Garrett Traub, Peter Herman, Marc Lerner, Derek Rasmussen. Related document: 80 Amended Complaint, filed by Robert Silver, Derek Rasmussen, Peter Herman, Garrett Traub, Marc Lerner, Fernanda Garber.(cd) (Entered: 09/17/2013)
09/17/2013	178	REVISED SCHEDULING ORDER: The following schedule amends the order entered by the Court on May 17, 2013 for these items (all other dates remain unchanged, including the November 29, 2013 fact discovery cut-off): Each party shall serve expert reports on any issue... no later than January 10, 2014; Each Defendant seeking to move for summary judgment shall file and serve a pre-motion letter outlining said motion no later than January 17, 2014. Plaintiffs may also file and serve a pre-motion letter outlining a motion for summary judgment no later than January 17, 2014 but are not required to do so. If Plaintiffs file and serve a pre-motion letter, any Defendant may indicate in its responsive letter that it intends to proffer expert evidence in opposition to said motion and Plaintiffs shall not argue that such expert evidence is precluded by the fact that the Defendant did not serve an expert report by January 10, 2014. Responsive letters shall be filed and served no later than January 22, 2014. The Court will hold a pre-motion conference on all proposed motions for summary judgment on January 24, 2014 at 4:30 p.m. Unless, otherwise ordered as a result of the pre-motion letters and conference, the following schedule shall apply: Any party seeking summary judgment at this time shall file and serve their motion and all supporting papers no later than January 31, 2014. Oppositions to summary judgment motions shall be filed and served no later than March 7, 2014. Replies in support of summary judgment shall be filed and served no later than April 4, 2014. Rebuttals to Initial Reports and expert reports on any other non-damages issues not previously addressed in a party's expert reports shall be served no later than 30 days after the completion of briefing on class certification and Plaintiffs shall not argue that any expert report served at this time by any Defendant is precluded by the fact that the Defendant did not serve an expert report by January 10, 2014. SO ORDERED. (See Order). Motions due by 1/31/2014. Responses due by 3/7/2014, Replies due by 4/4/2014. Pre-Motion Conference set for 1/24/2014 at 04:30 PM before Judge Shira A. Scheindlin. (Signed by Judge Shira A. Scheindlin on 9/17/2013) (ja) (Entered: 09/18/2013)
09/18/2013	179	MEMORANDUM OF LAW in Opposition re: 160 MOTION to Compel Arbitration. MOTION to Stay - <i>Comcast's Motion to Compel Arbitration and to Stay Claims.</i> , 159 MOTION to Compel Arbitration <i>And Stay Claims.</i> . Document filed by Vincent Birbiglia, Fernanda Garber, Peter Herman, Marc Lerner, Derek Rasmussen, Robert Silver, Garrett Traub. (Attachments: # 1 Affidavit Declaration of Edward Diver In Support of Plaintiffs' Opposition)(Diver, Edward) (Entered: 09/18/2013)
09/25/2013	180	ANSWER to 177 Amended Complaint,,,, with JURY DEMAND. Document filed by Directv LLC, Directv Sports Networks LLC.(Jones, Stephanie) (Entered: 09/25/2013)
09/30/2013	181	ORDER: It is hereby ORDERED that a settlement conference has been scheduled in the above-captioned action on MONDAY, DECEMBER 16, 2013, at 10:00 A.M., at which time you are directed to appear in Courtroom 17D, 500 Pearl Street, New York, New York 10007-1312 as further set forth in this order., (Settlement Conference set for 12/16/2013 at 10:00 AM in Courtroom 17D, 500 Pearl Street, New York, NY 10007 before Magistrate Judge Michael H. Dolinger.) (Signed by Magistrate Judge Michael H. Dolinger on 9/30/2013) Copies Sent By Chambers. (lmb) (Entered: 09/30/2013)
10/02/2013	182	ANSWER to 177 Amended Complaint,,,,. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P..(Burke, Arthur) (Entered: 10/02/2013)
10/04/2013	183	ANSWER to 177 Amended Complaint,,,,. Document filed by Athletics Investment Group, LLC.(Ruskin, Bradley) (Entered: 10/04/2013)
10/04/2013	184	ANSWER to 177 Amended Complaint,,,,. Document filed by Chicago Cubs Baseball Club, LLC.(Ruskin, Bradley) (Entered: 10/04/2013)
10/04/2013	185	ANSWER to 177 Amended Complaint,,,,. Document filed by Chicago White Sox, Ltd..(Ruskin, Bradley) (Entered: 10/04/2013)
10/04/2013	186	ANSWER to 177 Amended Complaint,,,,. Document filed by Colorado Rockies Baseball Club, Ltd..(Ruskin, Bradley) (Entered: 10/04/2013)
10/04/2013	187	ANSWER to 177 Amended Complaint,,,,. Document filed by MLB Advanced Media L.P., MLB Advanced Media, Inc..(Ruskin, Bradley) (Entered: 10/04/2013)

10/04/2013	188	ANSWER to 177 Amended Complaint,,,,. Document filed by Major League Baseball Enterprises Inc..(Ruskin, Bradley) (Entered: 10/04/2013)
10/04/2013	189	ANSWER to 177 Amended Complaint,,,,. Document filed by Pittsburgh Baseball, Inc.(Ruskin, Bradley) (Entered: 10/04/2013)
10/04/2013	190	ANSWER to 177 Amended Complaint,,,,. Document filed by San Francisco Baseball Associates, L.P..(Ruskin, Bradley) (Entered: 10/04/2013)
10/04/2013	191	ANSWER to 177 Amended Complaint,,,,. Document filed by The Baseball Club of Seattle, L.P..(Ruskin, Bradley) (Entered: 10/04/2013)
10/04/2013	192	ANSWER to 177 Amended Complaint,,,,. Document filed by The Phillies, L.P..(Ruskin, Bradley) (Entered: 10/04/2013)
10/04/2013	193	REPLY MEMORANDUM OF LAW in Support re: 159 MOTION to Compel Arbitration <i>And Stay Claims</i> .. Document filed by Directv LLC, Directv Sports Networks LLC. (Jones, Stephanie) (Entered: 10/04/2013)
10/04/2013	194	ANSWER to 177 Amended Complaint,,,,. Document filed by Officer of the Commissioner of Baseball.(Ruskin, Bradley) (Entered: 10/04/2013)
10/04/2013	195	ANSWER to 177 Amended Complaint,,,,. Document filed by New York Yankees Partnership.(Duffy, Christopher) (Entered: 10/04/2013)
10/04/2013	196	ANSWER to 177 Amended Complaint,,,,. Document filed by Yankees Entertainment and Sports Networks, LLC.(Duffy, Christopher) (Entered: 10/04/2013)
10/04/2013	197	REPLY MEMORANDUM OF LAW in Support re: 160 MOTION to Compel Arbitration. MOTION to Stay - <i>Comcast's Motion to Compel Arbitration and to Stay Claims</i> .. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P. (Burke, Arthur) (Entered: 10/04/2013)
10/08/2013	198	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Arthur J. Burke dated 10/1/2013 re: Counsel for Comcast Defendants respectfully request that the Court deny Plaintiffs' request to depose Mr. Roberts based on their failure to demonstrate that he has knowledge both unique and relevant to the issues in this litigation. ENDORSEMENT: Plaintiff's request to compel the deposition of Brian Roberts is denied with leave to renew. Plaintiff may renew their request after the depositions of Mr. Litner and Mr. Weinberg. (Signed by Judge Shira A. Scheindlin on 10/8/2013) (rsh) (Entered: 10/08/2013)
10/09/2013	199	LETTER addressed to Judge Shira A. Scheindlin from Jennifer R. Scullion dated October 9, 2013 re: Withdrawing the appearance for Robert D. Forbes who has left Proskauer. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P..(Scullion, Jennifer) (Entered: 10/09/2013)
10/09/2013	200	NOTICE OF APPEARANCE by Jordan Blake Leader on behalf of Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Leader, Jordan) (Entered: 10/09/2013)
10/09/2013	201	NOTICE OF APPEARANCE by Jill Sharon Streja on behalf of Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Streja, Jill) (Entered: 10/09/2013)
10/09/2013	202	NOTICE OF APPEARANCE by Jane Wu on behalf of Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Wu, Jane) (Entered: 10/09/2013)
10/11/2013	203	NOTICE OF APPEARANCE by Jeffrey Benjamin Dubner on behalf of Fernanda Garber, Peter Herman, Marc Lerner. (Dubner, Jeffrey) (Entered: 10/11/2013)

10/11/2013	204	NOTICE OF APPEARANCE by Jeffrey Benjamin Dubner on behalf of Derek Rasmussen. (Dubner, Jeffrey) (Entered: 10/11/2013)
10/11/2013	205	NOTICE OF APPEARANCE by Jeffrey Benjamin Dubner on behalf of Robert Silver. (Dubner, Jeffrey) (Entered: 10/11/2013)
10/11/2013	206	NOTICE OF APPEARANCE by Jeffrey Benjamin Dubner on behalf of Garrett Traub. (Dubner, Jeffrey) (Entered: 10/11/2013)
10/11/2013	207	NOTICE OF APPEARANCE by John Douglas Richards on behalf of Fernanda Garber, Peter Herman, Marc Lerner, Derek Rasmussen, Robert Silver, Garrett Traub. (Richards, John) (Entered: 10/11/2013)
10/22/2013	208	ORDER FOR ADMISSION PRO HAC VICE: The Applicant has indicated that he is a member in good standing of the bars of the Commonwealth of Pennsylvania and the state of New Jersey and that his contact information is as follows: Joshua D. Snyder, Boni & Zack LLC, 15 St. Asaphs Road, Bala Cynwyd, PA 19004.... The Applicant Joshua D. Snyder having requested admission pro hac vice in order to appear on behalf of the plaintiffs in these two related actions; IT IS HEREBY ORDERED that the Applicant is admitted to practice pro hac vice before the United States District Court for the Southern District of New York in these two related matters. (Signed by Judge Shira A. Scheindlin on 10/21/2013) (ja) (Entered: 10/22/2013)
10/22/2013	209	ORDER FOR ADMISSION PRO HAC VICE: The Applicant has indicated that he is a member in good standing of the bar of the Commonwealth of Pennsylvania and that his contact information is as follows: Michael J. Boni, Boni & Zack LLC, 15 St. Asaphs Road, Bala Cynwyd, PA 19004.... The Applicant Michael J. Boni having requested admission pro hac vice in order to appear on behalf of the plaintiffs in these two related actions; IT IS HEREBY ORDERED that the Applicant is admitted to practice pro hac vice before the United States District Court for the Southern District of New York in these two related matters. (Signed by Judge Shira A. Scheindlin on 10/21/2013) (ja) (Entered: 10/22/2013)
10/23/2013	210	ORDER GRANTING MOTION FOR ADMISSION PRO HAC VICE: that Robert J. LaRocca is admitted to practice pro hac vice before the United States District Court for the Southern District of New York in Garber. Attorney Robert J. Larocca for Vincent Birbiglia, Robert J. Larocca for Fernanda Garber, Robert J. Larocca for Peter Herman, Robert J. Larocca for Marc Lerner, Robert J. Larocca for Derek Rasmussen, Robert J. Larocca for Robert Silver, Robert J. Larocca for Garrett Traub admitted Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 10/23/2013) (tn) (Entered: 10/23/2013)
10/23/2013	211	ORDER GRANTING MOTION FOR ADMISSION PRO HAC VICE: that Robert J. LaRocca is admitted to practice pro hac vice before the United States District Court for the Southern District of New York in Laumann. Attorney Robert J. Larocca for David Dillon, Robert J. Larocca for Thomas Laumann, Robert J. Larocca for Robert Silver, Robert J. Larocca for Garrett Traub admitted Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 10/23/2013) (tn) (Entered: 10/23/2013)
10/23/2013	212	ORDER GRANTING MOTION FOR ADMISSION PRO HAC VICE: IT IS HEREBY ORDERED that Steven M. Steingard is admitted to practice pro hac vice before the United States District Court for the Southern District of New York in Garber. (Signed by Judge Shira A. Scheindlin on 10/23/2013) (lmb) (Entered: 10/23/2013)
10/23/2013	213	ORDER GRANTING MOTION FOR ADMISSION PRO HAC VICE: Attorney Craig W Hillwig for Vincent Birbiglia, Craig W Hillwig for Fernanda Garber, Craig W. Hillwig for Peter Herman, Craig W. Hillwig for Marc Lerner, Craig W. Hillwig for Derek Rasmussen, Craig W. Hillwig for Robert Silver, Craig W. Hillwig for Garrett Traub admitted Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 10/23/2013) (djc) (Entered: 10/28/2013)
10/28/2013	214	TRANSCRIPT of Proceedings re: ARGUMENT held on 7/15/2013 before Judge Shira A. Scheindlin. Court Reporter/Transcriber: Denise Richards, (212) 805-0300. Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 11/21/2013. Redacted Transcript Deadline set for 12/5/2013. Release of Transcript Restriction set for 1/29/2014.(McGuirk, Kelly) (Entered: 10/28/2013)
10/28/2013	215	NOTICE OF FILING OF OFFICIAL TRANSCRIPT Notice is hereby given that an official transcript of a ARGUMENT proceeding held on 7/15/2013 has been filed by the court reporter/transcriber in the above-captioned matter. The parties have seven (7) calendar days to file with the court a Notice of Intent to Request Redaction of this transcript. If no such Notice is filed, the transcript may be made remotely electronically available to the public without redaction after 90 calendar days...(McGuirk, Kelly) (Entered: 10/28/2013)
10/29/2013	216	NOTICE OF CHANGE OF ADDRESS by Steven M. Steingard on behalf of All Plaintiffs. New Address: Kohn, Swift & Graf, P.C., One South Broad Street, Suite 2100, Philadelphia, PA, United States 19107, 215-238-1700.

		(Steingard, Steven) (Entered: 10/29/2013)
10/31/2013	217	NOTICE OF APPEARANCE by Christopher Philip Lynch on behalf of Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Lynch, Christopher) (Entered: 10/31/2013)
11/04/2013	218	NOTICE OF CHANGE OF ADDRESS by Michael Morris Buchman on behalf of All Plaintiffs. New Address: Motley Rice LLC, 600 Third Avenue, 21st Floor, New York, New York, USA 10016, 212-577-0040. (Buchman, Michael) (Entered: 11/04/2013)
11/15/2013	219	NOTICE OF APPEARANCE by Joelle Anne Milov on behalf of Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Milov, Joelle) (Entered: 11/15/2013)
11/20/2013		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Status Conference held on 11/20/2013. (Reily, James) (Entered: 12/03/2013)
11/22/2013	220	LETTER addressed to Judge Shira A. Scheindlin from Edward Diver dated 11/22/2013 re: Comcast Defendants' Motion to Compel Arbitration. Document filed by Vincent Birbiglia, Fernanda Garber, Peter Herman, Marc Lerner, Derek Rasmussen, Robert Silver, Garrett Traub.(Diver, Edward) (Entered: 11/22/2013)
11/22/2013	221	LETTER addressed to Judge Shira A. Scheindlin from Arthur J. Burke dated November 22, 2013 re: Comcast Defendants' Motion to Compel Arbitration. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P..(Burke, Arthur) (Entered: 11/22/2013)
11/25/2013	222	OPINION AND ORDER re: (160 in 1:12-cv-03704-SAS-MHD, 160 in 1:12-cv-03704-SAS-MHD) MOTION to Compel Arbitration. MOTION to Stay - <i>Comcast's Motion to Compel Arbitration and to Stay Claims</i> filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., (131 in 1:12-cv-01817-SAS, 131 in 1:12-cv-01817-SAS) MOTION to Compel Arbitration. MOTION to Stay - <i>Comcast's Motion to Compel Arbitration and to Stay Claims</i> filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet Mid-Atlantic, L.P., (159 in 1:12-cv-03704-SAS-MHD) MOTION to Compel Arbitration <i>And Stay Claims</i> filed by Root Sports Pittsburgh, Directv LLC, Directv Sports Networks LLC, Root Sports Rocky Mountain, Root Sports Northwest. For the foregoing reasons, Comcasts Motion to Compel Arbitration and Stay Claims is GRANTED as to Garret Traub, Thomas Laumann, and Derek Rasmussen for the purpose of determining whether their claims are subject to the Comcast arbitration clause. Comcasts motion is DENIED as to Vincent Birbiglia, Robert Silver, Marc Lerner and David Dillon. DIRECTVs Motion to Compel Arbitration against Marc Lerner is DENIED in full. The Clerk of the Court is directed to close these motions [Docket Entry No. 131, 12 Civ. 1817, and Docket Entry Nos. 159 and 160, 12 Civ. 3704]. A conference is scheduled for December 11, 2013 at 5:00 pm. (Signed by Judge Shira A. Scheindlin on 11/25/2013) (cd) Modified on 12/2/2013 (cd). (Entered: 11/25/2013)
11/25/2013		Set/Reset Hearings: Status Conference set for 12/11/2013 at 05:00 PM before Judge Shira A. Scheindlin. (cd) (Entered: 11/25/2013)
12/04/2013	223	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Kevin Costello dated 11/27/2013 re: Request for leave to exceed the 10 page deposition limit. ENDORSEMENT: Plaintiffs' request is hereby granted. Plaintiffs may exceed the ten deposition limit of Fed. R. Civ. P. 30(a)(2)(A)(i) for the purpose of deposing John Henry. (Signed by Judge Shira A. Scheindlin on 12/4/2013) (cd) (Entered: 12/04/2013)
12/04/2013	224	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from James W. Haldin dated 12/2/2013 re: Request to reschedule the 12/11/2013 conference. ENDORSEMENT: Upon consent of the parties, the 12/11/2013 conference is hereby adjourned to 1/24/2014 at 4:30 pm. (Status Conference reset for 1/24/2014 at 04:30 PM before Judge Shira A. Scheindlin.) (Signed by Judge Shira A. Scheindlin on 12/4/2013) (cd) (Entered: 12/04/2013)
12/09/2013		CASHIERS OFFICE REMARK on 211 Order Admitting Attorney Pro Hac Vice, in the amount of \$200.00, paid on 10/31/2013, Receipt Number 465401080362. (jd) (Entered: 12/09/2013)
12/09/2013		CASHIERS OFFICE REMARK on 212 Order Admitting Attorney Pro Hac Vice, in the amount of \$200.00, paid on 10/31/2013, Receipt Number 465401080361. (jd) (Entered: 12/09/2013)

12/09/2013		CASHIERS OFFICE REMARK on 213 Order Admitting Attorney Pro Hac Vice, in the amount of \$200.00, paid on 10/31/2013, Receipt Number 465401080363. (jd) (Entered: 12/09/2013)
12/09/2013		CASHIERS OFFICE REMARK on 208 Order Admitting Attorney Pro Hac Vice,, in the amount of \$200.00, paid on 11/05/2013, Receipt Number 465401080615. (jd) (Entered: 12/09/2013)
12/09/2013		CASHIERS OFFICE REMARK on 209 Order Admitting Attorney Pro Hac Vice,, in the amount of \$200.00, paid on 11/05/2013, Receipt Number 465401080616. (jd) (Entered: 12/09/2013)
12/13/2013	225	TRANSCRIPT of Proceedings re: CONFERENCE held on 7/29/2013 before Judge Shira A. Scheindlin. Court Reporter/Transcriber: Sonya Ketter Huggins, (212) 805-0300. Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 1/6/2014. Redacted Transcript Deadline set for 1/16/2014. Release of Transcript Restriction set for 3/17/2014.(McGuirk, Kelly) (Entered: 12/13/2013)
12/13/2013	226	NOTICE OF FILING OF OFFICIAL TRANSCRIPT Notice is hereby given that an official transcript of a CONFERENCE proceeding held on 7/29/2013 has been filed by the court reporter/transcriber in the above-captioned matter. The parties have seven (7) calendar days to file with the court a Notice of Intent to Request Redaction of this transcript. If no such Notice is filed, the transcript may be made remotely electronically available to the public without redaction after 90 calendar days...(McGuirk, Kelly) (Entered: 12/13/2013)
12/23/2013	227	NOTICE OF APPEARANCE by John Andrew Ioannou on behalf of Vincent Birbiglia, Fernanda Garber, Peter Herman, Marc Lerner, Derek Rasmussen, Robert Silver, Garrett Traub. (Ioannou, John) (Entered: 12/23/2013)
01/01/2014	228	LETTER addressed to Judge Shira A. Scheindlin from Edward Diver dated January 1, 2014 re: Laumann v. Nat'l Hockey League, Garber v. Office of the Commissioner of Baseball, scheduling. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Attachments: # 1 Text of Proposed Order)(Diver, Edward) (Entered: 01/01/2014)
01/06/2014	229	ORDER: For good cause shown, the parties are directed to comply with the following schedule, which amends the order entered by the Court on September 17,2013, as further set forth in this document. (Signed by Judge Shira A. Scheindlin on 1/6/2014) (cd) (Entered: 01/06/2014)
01/23/2014	230	NOTICE OF CHANGE OF ADDRESS by Adam G. Kurtz on behalf of All Plaintiffs. New Address: Pomerantz LLP, 600 Third Avenue, 20th Floor, New York, New York, USA 10016, 212-661-1100. (Kurtz, Adam) (Entered: 01/23/2014)
01/27/2014	231	NOTICE OF CHANGE OF ADDRESS by Marc Ian Gross on behalf of All Plaintiffs. New Address: Pomerantz LLP, 600 Third Avenue, 20th Floor, New York, NY, USA 10016, 212-661-1100. (Gross, Marc) (Entered: 01/27/2014)
02/25/2014	232	LETTER addressed to Judge Shira A. Scheindlin from Arthur J. Burke of Davis Polk & Wardwell LLP dated February 25, 2014 re: Anticipated Grounds for the Comcast Defendants' Motion for Summary Judgment. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P..(Burke, Arthur) (Entered: 02/25/2014)
02/25/2014	233	LETTER addressed to Judge Shira A. Scheindlin from Christopher E. Duffy dated February 25, 2014 re: Anticipated Grounds for Defendants' Motion for Summary Judgment. Document filed by New York Yankees Partnership, Yankees Entertainment and Sports Networks, LLC.(Duffy, Christopher) (Entered: 02/25/2014)
02/25/2014	234	LETTER addressed to Judge Shira A. Scheindlin from Bradley I. Ruskin, Esq. dated 02/25/2014 re: Pre-Motion Letter re: Motion for Summary Judgment. Document filed by Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Pittsburgh Baseball, Inc, The Baseball Club of Seattle, L.P., The Phillies, L.P..(Ruskin, Bradley) (Entered: 02/25/2014)
02/25/2014	235	LETTER addressed to Judge Shira A. Scheindlin from Andrew E. Paris of Alston & Bird LLP dated 2/25/2014 re: Anticipated Grounds for the DIRECTV Defendants' Motion For Summary Judgment. Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain.(Paris, Andrew) (Entered: 02/25/2014)
03/03/2014	236	LETTER addressed to Judge Shira A. Scheindlin from Edward Diver dated 03/03/2014 re: Response to the League Defendants' Pre-Motion Letters. Document filed by Fernanda Garber.(Diver, Edward) (Entered: 03/03/2014)

03/03/2014	237	LETTER addressed to Judge Shira A. Scheindlin from Edward Diver dated 03/03/2014 re: Response to the Television Defendants' Pre-Motion Letters. Document filed by Fernanda Garber.(Diver, Edward) (Entered: 03/03/2014)
03/27/2014	238	ORDER: Defendants on both cases have proposed a briefing plan permitting them a total of 110 pages for moving briefs and 46 pages for reply briefs. Plaintiffs have proposed the same total page limit of 110 pages for their responses.However, a total of 266 pages of briefing is unwieldy and unworkable for the Court. Therefore, defendants in both cases shall have a total of 90 pages for their moving briefs, and may divide those pages amongst themselves in whatever manner they choose. Plaintiffs shall have the same length, 90 pages, for their responses in both cases, and defendants shall have a total of 30 pages for their collective replies. The briefing schedule remains the same. The Court will forego a pre-motion conference on the motions for summary judgment. The conference currently scheduled for April 1, 2014 is hereby cancelled. (Signed by Judge Shira A. Scheindlin on 3/27/2014) (lmb) (Entered: 03/27/2014)
04/08/2014	239	MOTION for Summary Judgment. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P..(Ruskin, Bradley) (Entered: 04/08/2014)
04/08/2014	240	MOTION for Summary Judgment. Document filed by New York Yankees Partnership, Yankees Entertainment and Sports Networks, LLC.(Duffy, Christopher) (Entered: 04/08/2014)
04/08/2014	241	MOTION for Summary Judgment. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P..(Burke, Arthur) (Entered: 04/08/2014)
04/08/2014	242	DECLARATION of Arthur J. Burke in Support re: 241 MOTION for Summary Judgment.. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Attachments: # 1 Exhibit Filed Under Seal)(Burke, Arthur) (Entered: 04/08/2014)
04/08/2014	243	SEALED DOCUMENT placed in vault.(nm) (Entered: 04/09/2014)
04/08/2014	244	SEALED DOCUMENT placed in vault.(mps) (Entered: 04/09/2014)
04/08/2014	245	SEALED DOCUMENT placed in vault.(mps) (Entered: 04/09/2014)
04/10/2014	246	LETTER addressed to Judge Shira A. Scheindlin from Amber Wessels-Yen dated 4/8/14 re: Filing DIRECTV Defendants' Notice of Motion for Summary Judgment and all the Supporting Papers under Seal. Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain.(Wessels, Amber) (Entered: 04/10/2014)
04/22/2014	247	MEMORANDUM OF LAW in Support re: 241 MOTION for Summary Judgment. (REDACTED). Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Burke, Arthur) (Entered: 04/22/2014)
04/22/2014	248	RULE 56.1 STATEMENT. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Burke, Arthur) (Entered: 04/22/2014)
04/22/2014	249	DECLARATION of Jon D. Litner in Support re: 241 MOTION for Summary Judgment.. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Burke, Arthur) (Entered: 04/22/2014)
04/22/2014	250	DECLARATION of Gregory Rigdon in Support re: 241 MOTION for Summary Judgment.. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Attachments: # 1 Exhibit 1 (Redacted), # 2 Exhibit 2 (Redacted))(Burke, Arthur) (Entered: 04/22/2014)
04/22/2014	251	DECLARATION of Arthur J. Burke in Support re: 241 MOTION for Summary Judgment.. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Attachments: # 1 Exhibit 1 (Redacted), # 2 Exhibit 2 (Redacted), # 3 Exhibit 3 (Redacted), # 4 Exhibit 4 (Redacted), # 5 Exhibit 5 (Redacted), # 6 Exhibit 6 (Redacted), # 7 Exhibit 7, # 8 Exhibit 8, # 9 Exhibit 9 (Redacted), # 10 Exhibit 10 (Redacted), # 11 Exhibit 11, # 12 Exhibit 12, # 13 Exhibit 13 (Redacted))(Burke, Arthur) (Entered: 04/22/2014)
04/22/2014	252	DECLARATION of Christopher E. Duffy in Support re: 240 MOTION for Summary Judgment.. Document filed by New York Yankees Partnership, Yankees Entertainment and Sports Networks, LLC. (Attachments: # 1 Exhibit

		A, # 2 Exhibit B, # 3 Exhibit C (Redacted), # 4 Exhibit D, # 5 Exhibit E (Redacted), # 6 Exhibit F (Redacted), # 7 Exhibit G, # 8 Exhibit H (Redacted), # 9 Exhibit I (Redacted))(Duffy, Christopher) (Entered: 04/22/2014)
04/22/2014	253	MEMORANDUM OF LAW in Support re: 239 MOTION for Summary Judgment. <i>Corrected Memorandum of Law In Support of The MLB Defendants' Motion For Summary Judgment</i> . Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Ruskin, Bradley) (Entered: 04/22/2014)
04/22/2014	254	NOTICE of Addendum of Unpublished Authorities Cited In Brief re: 239 MOTION for Summary Judgment.. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Ruskin, Bradley) (Entered: 04/22/2014)
04/22/2014	255	RULE 56.1 STATEMENT. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Ruskin, Bradley) (Entered: 04/22/2014)
04/22/2014	256	DECLARATION of Allan H. "Bud" Selig in Support re: 239 MOTION for Summary Judgment.. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C)(Ruskin, Bradley) (Entered: 04/22/2014)
04/22/2014	257	DECLARATION of Christopher Tully in Support re: 239 MOTION for Summary Judgment.. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C, # 4 Exhibit D, # 5 Exhibit E, # 6 Exhibit F, # 7 Exhibit G, # 8 Exhibit H)(Ruskin, Bradley) (Entered: 04/22/2014)
04/22/2014	258	DECLARATION of Robert Bowman in Support re: 239 MOTION for Summary Judgment.. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Ruskin, Bradley) (Entered: 04/22/2014)
04/22/2014	259	DECLARATION of Lawrence A. Jones in Support re: 239 MOTION for Summary Judgment.. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Ruskin, Bradley) (Entered: 04/22/2014)
04/22/2014	260	DECLARATION of John Wildhack in Support re: 239 MOTION for Summary Judgment.. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Ruskin, Bradley) (Entered: 04/22/2014)

04/22/2014	261	REDACTION to 243 Sealed Document <i>DIRECTV Defendants' Notice of Motion and Motion for Summary Judgment (REDACTED)</i> by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain(Karasik, Louis) (Entered: 04/22/2014)
04/22/2014	262	REDACTION to 243 Sealed Document <i>Memorandum of Law in Support of the DIRECTV Defendants' Motion for Summary Judgment - Part 1 (REDACTED)</i> by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain (Attachments: # 1 Memorandum of Law in Support of the DIRECTV Defendants' Motion for Summary Judgment - Part 2 (REDACTED), # 2 Memorandum of Law in Support of the DIRECTV Defendants' Motion for Summary Judgment - Part 3 (REDACTED))(Karasik, Louis) (Entered: 04/22/2014)
04/22/2014	263	REDACTION to 243 Sealed Document <i>The DIRECTV Defendants' Rule 56.1 Statement of Undisputed Facts (REDACTED)</i> by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain(Karasik, Louis) (Entered: 04/22/2014)
04/22/2014	264	REDACTION to 243 Sealed Document <i>Declaration of Patrick Crumb in Support of DIRECTV Defendants' Motion for Summary Judgment (REDACTED)</i> by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain(Karasik, Louis) (Entered: 04/22/2014)
04/22/2014	265	REDACTION to 243 Sealed Document <i>Declaration of Reagan E. Feeney in Support of DIRECTV Defendants' Motion for Summary Judgment (REDACTED)</i> by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain(Karasik, Louis) (Entered: 04/22/2014)
04/22/2014	266	REDACTION to 243 Sealed Document <i>Declaration of Bill Roberts in Support of DIRECTV Defendants' Motion for Summary Judgment (REDACTED)</i> by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain(Karasik, Louis) (Entered: 04/22/2014)
04/22/2014	267	REDACTION to 243 Sealed Document <i>Declaration of Amber Wessels-Yen in Support of DIRECTV Defendants' Motion for Summary Judgment (REDACTED)</i> by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain(Karasik, Louis) (Entered: 04/22/2014)
05/12/2014	268	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Bradley I. Ruskin dated 5/12/2014 re: On behalf of all defendants in the above actions, we submit this letter pursuant to the directive the Court issued during the May 8, 2014 telephonic court conference. We ask that Plaintiffs' opposition papers be due five (5) business days after defendants re-file as none of the defendants' arguments made in their April 8, 2014 filings will have changed. Defendants' reply papers would be due 28 calendar days after the opposition is filed, the period provided under the current schedule. ENDORSEMENT: So ordered. (Signed by Judge Shira A. Scheindlin on 5/12/2014) (lmb) (Entered: 05/12/2014)
05/16/2014	269	ORDER RE: FILING OF NON-ORIGINAL SIGNATURES UNDER SEAL: NOW, THEREFORE, the Clerk of the Court is directed to permit the Defendants to re-file copies of the following declarations, under seal, in their respective cases without original signatures as further set forth in this order. (Signed by Judge Shira A. Scheindlin on 5/15/2014) (lmb) (Entered: 05/16/2014)
05/19/2014	270	SEALED DOCUMENT placed in vault.(nm) (Entered: 05/19/2014)
05/19/2014	271	MOTION for Summary Judgment . Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.(Ruskin, Bradley) (Entered: 05/19/2014)
05/19/2014	272	SEALED DOCUMENT placed in vault.(rz) (Entered: 05/19/2014)
05/19/2014	273	LETTER addressed to Judge Shira A. Scheindlin from Arthur J. Burke dated May 19, 2014 re: Withdrawing Comcast's Motion for Summary Judgment filed on April 8, 2014. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.(Burke, Arthur) (Entered: 05/19/2014)
05/19/2014	274	SEALED DOCUMENT placed in vault.(rz) (Entered: 05/19/2014)
05/19/2014	275	MOTION for Summary Judgment / <i>Comcast Defendants revised Motion for Summary Judgment</i> . Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. Responses due by 5/27/2014(Burke, Arthur) (Entered: 05/19/2014)

05/19/2014	276	LETTER addressed to Judge Shira A. Scheindlin from Bradley I. Ruskin dated 5/19/14 re: In light of today's refiling of the Motion for Summary Judgment, the MLB Defendants are withdrawing the original 4-8-14 submissions pursuant to Court directive.. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.(Ruskin, Bradley) (Entered: 05/19/2014)
05/19/2014	277	CERTIFICATE OF SERVICE of Memorandum of Law in Support of Comcast's Motion for Summary Judgment, Comcast's Statement of Undisputed Material Facts Pursuant to Local Rule 56.1, the Declarations of Jon D. Litner (and the exhibits thereto) and Gregory Rigdon, and the Joint Appendix served on Joshua D. Snyder, Michael J. Boni, Jeffrey Benjamin Dubner, Gary E. Klein, Kevin M. Costello, Craig W. Hillwig, Robert J. Larocca, Steven M. Steingard, Edward A. Diver, Peter E. Leckman, John Andrew Ioannou, John Douglas Richards, Michael Morris Buchman, Adam G. Kurtz, Marc Ian Gross, Howard I. Langer, Andrew E. Paris, Amber C. Wessels, Brian D. Boone, Joann M. Wakana, Louis A. Karasik, Stephanie A. Jones, Alan Borden Vickery, Christopher Emmanuel Duffy, Jonathan David Schiller, Bradley I. Ruskin, Carl Clyde Forbes, Helene Debra Jaffe, Jane Wu, Jennifer R. Scullion, Jill Sharon Streja, Joelle Anne Milov, Jordan Blake Leader, Robert Davis Forbes, Thomas Joseph Ostertag, Shepard Goldfein, James A. Keyte, Matthew Michael Martino, Paul Madison Eckles, Deborah K. Brown, Marc Laurence Greenwald, Richard Irving Werder, Jr., Stephen Randall Neuwirth, and Ben Michael Harrington on May 19, 2014. Service was made by electronic mail. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Burke, Arthur) (Entered: 05/19/2014)
05/19/2014	278	LETTER addressed to Judge Shira A. Scheindlin from Andrew E. Paris dated May 19, 2014 re: Withdrawing DIRECTV Defendants' Motion for Summary Judgment Papers, Including all Supporting Doc's, Filed Under Seal on April 8, 2014.. Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain.(Paris, Andrew) (Entered: 05/19/2014)
05/19/2014	279	LETTER addressed to Judge Shira A. Scheindlin from Christopher E. Duffy dated May 19, 2014 re: Withdrawing Motion for Summary Judgment filed April 8, 2014. Document filed by New York Yankees Partnership, Yankees Entertainment and Sports Networks, LLC.(Duffy, Christopher) (Entered: 05/19/2014)
05/19/2014	280	MOTION for Summary Judgment . Document filed by New York Yankees Partnership, Yankees Entertainment and Sports Networks, LLC.(Duffy, Christopher) (Entered: 05/19/2014)
05/22/2014	281	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Edward Diver dated 5/22/2014 re: Counsel writes regarding the briefing of the defendants' motions for summary judgment and the exhibits submitted therewith. ENDORSEMENT: So Ordered. (Signed by Judge Shira A. Scheindlin on 5/22/2014) (tn) (Entered: 05/22/2014)
05/27/2014	282	MEMORANDUM OF LAW in Support re: 271 MOTION for Summary Judgment . <i>Memorandum of Law in Support of The MLB Defendants' Motion for Summay Judgment</i> . Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Attachments: # 1 Addendum of Unpublished Authorities Cited in Brief) (Ruskin, Bradley) (Entered: 05/27/2014)
05/27/2014	283	RULE 56.1 STATEMENT. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Ruskin, Bradley) (Entered: 05/27/2014)
05/27/2014	284	DECLARATION of Commissioner Allan H. "Bud" Selig in Support re: 271 MOTION for Summary Judgment .. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Attachments: # 1 Exhibit A, # 2 Exhibit B)(Ruskin, Bradley) (Entered: 05/27/2014)
05/27/2014	285	DECLARATION of Christopher Tully in Support re: 271 MOTION for Summary Judgment .. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado

		Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C, # 4 Exhibit D, # 5 Exhibit E)(Ruskin, Bradley) (Entered: 05/27/2014)
05/27/2014	286	DECLARATION of Robert Bowman in Support re: 271 MOTION for Summary Judgment .. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Ruskin, Bradley) (Entered: 05/27/2014)
05/27/2014	287	DECLARATION of Lawrence A. Jones in Support re: 271 MOTION for Summary Judgment .. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Ruskin, Bradley) (Entered: 05/27/2014)
05/27/2014	288	DECLARATION of John Wildhack in Support re: 271 MOTION for Summary Judgment .. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Ruskin, Bradley) (Entered: 05/27/2014)
05/27/2014	289	REDACTION (<i>DIRECTV Defendants' Notice of Motion and Motion for Summary Judgment</i>) by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain (Attachments: # 1 REDACTED Memorandum of Law in Support of the DIRECTV Defendants' Motion for Summary Judgment, # 2 REDACTED The DIRECTV Defendants' Rule 56.1 Statement of Undisputed Facts) (Karasik, Louis) (Entered: 05/27/2014)
05/27/2014	290	REDACTION (<i>Declaration of Patrick Crumb in Support of DIRECTV Defendants' Motion for Summary Judgment</i>) by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain (Attachments: # 1 REDACTED Part II Declaration of Patrick Crumb in Support of DIRECTV Defendants' Motion for Summary Judgment)(Karasik, Louis) (Entered: 05/27/2014)
05/27/2014	291	REDACTION (<i>Declaration of Bill Roberts in Support of DIRECTV Defendants' Motion for Summary Judgment</i>) by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain (Attachments: # 1 REDACTED Part II Declaration of Bill Roberts in Support of DIRECTV Defendants' Motion for Summary Judgment)(Karasik, Louis) (Entered: 05/27/2014)
05/27/2014	292	REDACTION (<i>Declaration of Reagan E. Feeney in Support of DIRECTV Defendants' Motion for Summary Judgment</i>) by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain (Attachments: # 1 REDACTED Part II Declaration of Reagan E. Feeney in Support of DIRECTV Defendants' Motion for Summary Judgment)(Karasik, Louis) (Entered: 05/27/2014)
05/27/2014	293	MEMORANDUM OF LAW in Support re: 275 MOTION for Summary Judgment / <i>Comcast Defendants revised Motion for Summary Judgment. (REDACTED)</i> . Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P. (Burke, Arthur) (Entered: 05/27/2014)
05/27/2014	294	RULE 56.1 STATEMENT. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P. (Burke, Arthur) (Entered: 05/27/2014)
05/27/2014	295	DECLARATION of Jon D. Litner in Support re: 275 MOTION for Summary Judgment / <i>Comcast Defendants revised Motion for Summary Judgment..</i> Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P. (Burke, Arthur) (Entered: 05/27/2014)
05/27/2014	296	DECLARATION of Gregory Rigdon in Support re: 275 MOTION for Summary Judgment / <i>Comcast Defendants revised Motion for Summary Judgment..</i> Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P. (Burke, Arthur) (Entered: 05/27/2014)
05/27/2014	297	REDACTION (<i>Joint Appendix in Support of Defendants' Motion for Summary Judgment</i>) by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P. (Attachments: # 1 Appendix Part II of REDACTED Joint Appendix in Support of Defendants' Motion for Summary Judgment)(Burke, Arthur) (Entered: 05/27/2014)

05/27/2014	298	SEALED DOCUMENT placed in vault.(nm) (Entered: 05/28/2014)
06/02/2014	299	SEALED DOCUMENT placed in vault.(rz) (Entered: 06/02/2014)
06/02/2014	300	NOTICE OF CHANGE OF ADDRESS by Michael Morris Buchman on behalf of All Plaintiffs. New Address: Motley Rice LLC, 600 Third Avenue, Suite 2101, New York, NY, USA 10016, 212-577-0051. (Buchman, Michael) (Entered: 06/02/2014)
06/12/2014	301	MEMORANDUM OF LAW in Opposition re: 271 MOTION for Summary Judgment ., 280 MOTION for Summary Judgment ., 275 MOTION for Summary Judgment / <i>Comcast Defendants revised Motion for Summary Judgment. (REDACTED)</i> . Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Diver, Edward) (Entered: 06/12/2014)
06/12/2014	302	DECLARATION of Roger G. Noll in Opposition re: 271 MOTION for Summary Judgment ., 280 MOTION for Summary Judgment ., 275 MOTION for Summary Judgment / <i>Comcast Defendants revised Motion for Summary Judgment..</i> Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Diver, Edward) (Entered: 06/12/2014)
06/12/2014	303	DECLARATION of Edward Diver in Opposition re: 275 MOTION for Summary Judgment / <i>Comcast Defendants revised Motion for Summary Judgment..</i> , 280 MOTION for Summary Judgment ., 271 MOTION for Summary Judgment .. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Attachments: # 1 1, # 2 2, # 3 3, # 4 4, # 5 5, # 6 6, # 7 7, # 8 8, # 9 9, # 10 10, # 11 11, # 12 12, # 13 13, # 14 14, # 15 15, # 16 16, # 17 17, # 18 18, # 19 19, # 20 20, # 21 21, # 22 22, # 23 23, # 24 24, # 25 25, # 26 26, # 27 27, # 28 28, # 29 29, # 30 30, # 31 31, # 32 32, # 33 33, # 34 34, # 35 35, # 36 36, # 37 37, # 38 38, # 39 39, # 40 40, # 41 41, # 42 42, # 43 43, # 44 44, # 45 45, # 46 46, # 47 47)(Diver, Edward) (Entered: 06/12/2014)
06/12/2014	304	REDACTION <i>Response to Comcast Defendants' Rule 56.1 Statement</i> by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub(Diver, Edward) (Entered: 06/12/2014)
06/12/2014	305	REDACTION <i>Response to DirecTV Defendants' Local Rule 56.1 Statement</i> by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub(Diver, Edward) (Entered: 06/12/2014)
06/12/2014	306	COUNTER STATEMENT TO Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Diver, Edward) (Entered: 06/12/2014)
06/20/2014	307	LETTER addressed to Judge Shira A. Scheindlin from Andrew E. Paris dated June 20, 2014 re: Reply To Plaintiff's Statement Of Undisputed Facts. Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain.(Paris, Andrew) (Entered: 06/20/2014)
06/23/2014	308	LETTER addressed to Judge Shira A. Scheindlin from Peter Leckman dated June 23, 2014 re: Response to DirecTV's Request to File a Rule 56.1 Reply. Document filed by Vincent Birbiglia, Fernanda Garber, Peter Herman, Marc Lerner, Derek Rasmussen, Robert Silver, Garrett Traub.(Leckman, Peter) (Entered: 06/23/2014)
06/23/2014	309	MEMO ENDORSEMENT on re: (307 in 1:12-cv-03704-SAS-MHD) Letter, filed by Root Sports Pittsburgh, Directv LLC, Directv Sports Networks LLC, Root Sports Rocky Mountain, Root Sports Northwest, (247 in 1:12-cv-01817-SAS) Letter, filed by Directv, LLC, DIRECTV, Root Sports Pittsburgh, Directv Sports Networks LLC. ENDORSEMENT: DIRECTV's request to file a five-page reply to plaintiffs' Rule 56.1 Statement is hereby DENIED. (Signed by Judge Shira A. Scheindlin on 6/23/2014) (lmb) (Entered: 06/23/2014)
06/24/2014	310	SEALED DOCUMENT placed in vault.(mps) (Entered: 06/24/2014)
06/24/2014	311	REPLY MEMORANDUM OF LAW in Support re: 271 MOTION for Summary Judgment . <i>Reply Memorandum of Law In Support of NHL Defendants' And MLB Defendants' Motions For Summary Judgment</i> . Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Scullion, Jennifer) (Entered: 06/24/2014)
06/24/2014	312	SEALED DOCUMENT placed in vault.(mps) (Entered: 06/25/2014)
07/08/2014	313	REDACTION to 310 Sealed Document [<i>Redacted</i>] <i>Declaration of Amber Wessels-Yen In Support Of The Television Defendants' Reply To Plaintiffs Opposition To Motions or Summary Judgment</i> by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain(Paris, Andrew) (Entered: 07/08/2014)

07/08/2014	314	REDACTION <i>Reply Memorandum of Law in Support of Television Defendants' Motions for Summary Judgment</i> by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain(Burke, Arthur) (Entered: 07/08/2014)
08/05/2014	315	SEALED DOCUMENT placed in vault.(rz) (Entered: 08/05/2014)
08/08/2014	316	OPINION AND ORDER #104592 re: (271 in 1:12-cv-03704-SAS-MHD) MOTION for Summary Judgment . filed by Pittsburgh Baseball, Inc, MLB Advanced Media L.P., Chicago White Sox, Ltd., The Phillies, L.P., The Baseball Club of Seattle, L.P., San Francisco Baseball Associates, L.P., Chicago Cubs Baseball Club, LLC, Major League Baseball Enterprises Inc., MLB Advanced Media, Inc., Colorado Rockies Baseball Club, Ltd., Athletics Investment Group, LLC, Officer of the Commissioner of Baseball, (280 in 1:12-cv-03704-SAS-MHD) MOTION for Summary Judgment . filed by New York Yankees Partnership, Yankees Entertainment and Sports Networks, LLC, (183 in 1:12-cv-01817-SAS) MOTION for Summary Judgment. filed by Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Comcast Corp., Comcast SportsNet California, LLC, Comcast Sportsnet Mid-Atlantic, L.P., (212 in 1:12-cv-01817-SAS) MOTION for Summary Judgment . filed by Chicago Blackhawks Hockey Team Inc, Lincoln Hockey LLC, Hockey Western New York LLC, NHL Interactive Cyberenterprises LLC, Comcast-Spectacor L.P., NHL Enterprises L.P., New Jersey Devils LLC, San Jose Sharks LLC, Lemieux Group, L.P., New York Islanders Hockey Club L.P., National Hockey League, (275 in 1:12-cv-03704-SAS-MHD) MOTION for Summary Judgment / <i>Comcast Defendants revised Motion for Summary Judgment.</i> filed by Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Comcast Corp., Comcast SportsNet California, LLC, (216 in 1:12-cv-01817-SAS) MOTION for Summary Judgment / <i>Comcast Defendants revised Motion for Summary Judgment.</i> filed by Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Comcast Corp., Comcast SportsNet California, LLC, Comcast Sportsnet Mid-Atlantic, L.P., (240 in 1:12-cv-03704-SAS-MHD) MOTION for Summary Judgment. filed by New York Yankees Partnership, Yankees Entertainment and Sports Networks, LLC, (239 in 1:12-cv-03704-SAS-MHD) MOTION for Summary Judgment. filed by Pittsburgh Baseball, Inc, MLB Advanced Media L.P., Chicago White Sox, Ltd., The Phillies, L.P., The Baseball Club of Seattle, L.P., San Francisco Baseball Associates, L.P., Chicago Cubs Baseball Club, LLC, MLB Advanced Media, Inc., Colorado Rockies Baseball Club, Ltd., Athletics Investment Group, LLC, Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, (241 in 1:12-cv-03704-SAS-MHD) MOTION for Summary Judgment. filed by Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Comcast Corp., Comcast SportsNet California, LLC, (180 in 1:12-cv-01817-SAS) MOTION for Summary Judgment. filed by Chicago Blackhawks Hockey Team Inc, Lincoln Hockey LLC, Hockey Western New York LLC, NHL Interactive Cyberenterprises LLC, Comcast-Spectacor L.P., NHL Enterprises L.P., New Jersey Devils LLC, San Jose Sharks LLC, Lemieux Group, L.P., New York Islanders Hockey Club L.P., National Hockey League. For the foregoing reasons, all four motions for summary judgment are DENIED in full. The Clerk of the Court is directed to close these motions [Dkt. Nos. 180, 183, 212, 216, 224 in Laumann, 12 Civ. 1817, and Dkt. Nos. 239, 240, 241, 261, 271, 275, 280 in Garber, 12 Civ. 3704]. A conference is scheduled for August 20, 2014 at 4:30 pm., (Status Conference set for 8/20/2014 at 04:30 PM before Judge Shira A. Scheindlin.) (Signed by Judge Shira A. Scheindlin on 8/4/2014) (lmb) Modified on 8/11/2014 (ca). (Entered: 08/08/2014)
08/12/2014	317	LETTER addressed to Judge Shira A. Scheindlin from Bradley I. Ruskin, Esq. dated 08/12/2014 re: Pre-Motion Letter Concerning 1292 Certification. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.(Ruskin, Bradley) (Entered: 08/12/2014)
08/15/2014	318	LETTER addressed to Judge Shira A. Scheindlin from Peter E. Leckman dated 08/15/2014 re: pre-motion letter response. Document filed by Vincent Birbiglia, Fernanda Garber, Peter Herman, Marc Lerner, Derek Rasmussen, Robert Silver, Garrett Traub.(Leckman, Peter) (Entered: 08/15/2014)
08/15/2014	319	LETTER addressed to Judge Shira A. Scheindlin from Jennifer R. Scullion dated 8/15/2014 re: In response to Mr. Leckman's August 13, 2014 letter concerning scheduling. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago National League Ball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet Bay Area, L.P., Comcast Sportsnet California, L.P., Comcast Sportsnet Chicago, L.P., Comcast Sportsnet Philly, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., New York Yankees Partnership, Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh,

		Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC.(Scullion, Jennifer) (Entered: 08/15/2014)
08/19/2014	320	NOTICE OF APPEARANCE by Beth A. Wilkinson on behalf of Yankees Entertainment and Sports Networks, LLC. (Wilkinson, Beth) (Entered: 08/19/2014)
08/20/2014	321	NOTICE OF APPEARANCE by Stephen Michael Ahron on behalf of Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Ahron, Stephen) (Entered: 08/20/2014)
08/20/2014	322	NOTICE OF APPEARANCE by Adrian Fontecilla on behalf of Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Fontecilla, Adrian) (Entered: 08/20/2014)
08/20/2014		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Status Conference held on 8/20/2014. (Bloomfield, Clifford) (Entered: 08/20/2014)
08/22/2014	323	LETTER addressed to Judge Shira A. Scheindlin from Jennifer R. Scullion dated 8/22/2014 re: Informing the Court of the Withdrawing of Appearances of Jill Streja and Jane Wu. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P..(Scullion, Jennifer) (Entered: 08/22/2014)
08/22/2014	324	ORDER FOR ADMISSION PRO HAC VICE. IT IS HEREBY ORDERED that Samantha P. Bateman is admitted to practice pro hac vice before the United States District Court for the Southern District of New York in this matter. (Signed by Judge Shira A. Scheindlin on 8/22/2014) (lmb) (Entered: 08/25/2014)
08/25/2014		Pro Hac Vice Fee Payment: Filing fee \$ 200.00, receipt number 0208-10031780.(Bateman, Samantha) (Entered: 08/25/2014)
08/26/2014	325	LETTER addressed to Judge Shira A. Scheindlin from Edward A. Diver dated August 26, 2014 re: Pre-Motion Hearing. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Diver, Edward) (Entered: 08/26/2014)
08/27/2014	326	LETTER addressed to Judge Shira A. Scheindlin from Jonathan D. Schiller dated August 27, 2014 re: Pre-Motion Letter Concerning 1292 Certification. Document filed by New York Yankees Partnership.(Schiller, Jonathan) (Entered: 08/27/2014)
08/27/2014	327	MOTION for Leave to Appeal <i>for Immediate Appeal pursuant to 28 U.S.C. 1292 (b)</i> Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P..(Ruskin, Bradley) (Entered: 08/27/2014)
08/27/2014	328	MEMORANDUM OF LAW in Support re: 327 MOTION for Leave to Appeal <i>for Immediate Appeal pursuant to 28 U.S.C. 1292 (b)</i> . Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Attachments: # 1 Exhibit A)(Ruskin, Bradley) (Entered: 08/27/2014)
08/27/2014	329	LETTER addressed to Judge Shira A. Scheindlin from Beth A. Wilkinson dated August 27, 2014 re: Protective Order. Document filed by Yankees Entertainment and Sports Networks, LLC. (Attachments: # 1 Exhibit A)(Wilkinson, Beth) (Entered: 08/27/2014)
08/27/2014	330	LETTER addressed to Judge Shira A. Scheindlin from Edward Diver dated August 27, 2014 re: New York Yankees Partnership's Proposed Motion. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Diver, Edward) (Entered: 08/27/2014)

08/28/2014	331	MEMO ENDORSEMENT on re: 326 Letter filed by New York Yankees Partnership. ENDORSEMENT: The Yankees' request to submit separate briefing on the MLB's motion to certify an interlocutory appeal is denied. The Yankees may join the motion by notifying the Court, but the request to submit additional briefing is untimely. (Signed by Judge Shira A. Scheindlin on 8/28/2014) (lmb) (Entered: 08/28/2014)
08/29/2014	332	LETTER addressed to Judge Shira A. Scheindlin from Arthur J. Burke dated August 29, 2014 re: Response to Plaintiffs' Letter dated August 26, 2014. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago National League Ball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet Bay Area, L.P., Comcast Sportsnet California, L.P., Comcast Sportsnet Chicago, L.P., Comcast Sportsnet Philly, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., New York Yankees Partnership, Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC.(Burke, Arthur) (Entered: 08/29/2014)
09/03/2014	333	ORDER: At a conference held on September 2, 2014, the Court heard proposals from the parties regarding the length of submissions on the upcoming motion for class certification and the accompanying Daubert motions. Based on the parties' proposals, the Court ruled on page limits for each of the motions. On further consideration, and after researching the length of submissions in similar cases before other judges in this District, I have reconsidered my rulings and hereby issue revised rulings with respect to the length of the submissions as set forth herein... (Signed by Judge Shira A. Scheindlin on 9/3/2014) (ja) Modified on 9/9/2014 (ja). (Entered: 09/04/2014)
09/08/2014	334	LETTER addressed to Judge Shira A. Scheindlin from Arthur J. Burke dated September 8, 2014 re: writing to join the MLB Defendants' motion to certify for interlocutory appeal. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet Bay Area, L.P., Comcast Sportsnet California, L.P., Comcast Sportsnet Chicago, L.P., Comcast Sportsnet Philly, L.P., Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, Yankees Entertainment and Sports Networks, LLC.(Burke, Arthur) (Entered: 09/08/2014)
09/09/2014	335	NOTICE of Joinder re: 327 MOTION for Leave to Appeal <i>for Immediate Appeal pursuant to 28 U.S.C. 1292 (b)</i> . Document filed by New York Yankees Partnership. (Duffy, Christopher) (Entered: 09/09/2014)
09/10/2014	336	MEMORANDUM OF LAW in Opposition re: 327 MOTION for Leave to Appeal <i>for Immediate Appeal pursuant to 28 U.S.C. 1292 (b) Plaintiffs' Opposition to MLB Defendants' Motion to Certify for Immediate Appeal Pursuant to 28 U.S.C. 1292(b)</i> . Document filed by Vincent Birbiglia, Fernanda Garber, Marc Lerner, Derek Rasmussen, Robert Silver, Garrett Traub. (Diver, Edward) (Entered: 09/10/2014)
09/17/2014	337	REPLY MEMORANDUM OF LAW in Support re: 327 MOTION for Leave to Appeal <i>for Immediate Appeal pursuant to 28 U.S.C. 1292 (b)</i> . Document filed by Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Ruskin, Bradley) (Entered: 09/17/2014)
09/19/2014	338	REDACTION <i>Declaration of Roger G. Noll</i> by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub(Diver, Edward) (Entered: 09/19/2014)
09/19/2014	339	MOTION to Appoint Counsel ., MOTION to Certify Class . Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Diver, Edward) (Entered: 09/19/2014)
09/19/2014	340	MEMORANDUM OF LAW in Support re: 339 MOTION to Appoint Counsel . MOTION to Certify Class . . Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Diver, Edward) (Entered: 09/19/2014)
09/19/2014	341	SEALED DOCUMENT placed in vault.(rz) (Entered: 09/22/2014)
09/22/2014	342	OPINION AND ORDER #104762 re: 327 MOTION for Leave to Appeal <i>for Immediate Appeal pursuant to 28 U.S.C. 1292 (b)</i> filed by Pittsburgh Baseball, Inc, MLB Advanced Media L.P., Chicago White Sox, Ltd., The Phillies, L.P., The Baseball Club of Seattle, L.P., San Francisco Baseball Associates, L.P., Chicago Cubs Baseball Club, LLC, Major League Baseball Enterprises Inc., MLB Advanced Media, Inc., Colorado Rockies Baseball Club, Ltd., Athletics Investment Group, LLC, Office of the Commissioner of Baseball, Major League Baseball

		Enterprises Inc: For the foregoing reasons, the MLB Defendants' motion to certify for immediate appeal is DENIED. The Clerk of the Court is directed to close this motion (Dkt. No. 327). (Signed by Judge Shira A. Scheindlin on 9/22/2014) (tn) Modified on 9/23/2014 (ca). (Entered: 09/22/2014)
10/03/2014	343	REDACTION <i>Supplemental Declaration of Roger G. Noll</i> by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub(Diver, Edward) (Entered: 10/03/2014)
10/08/2014	344	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Peter E. Leckman, dated 10/8/2014, re: clarify the schedule for the remainder of the class certification briefing. ENDORSEMENT: The briefing schedule set out in this letter is approved. SO ORDERED. (Motions due by 12/22/2014. Responses due by 1/5/2015. Replies due by 1/19/2015.) (Signed by Judge Shira A. Scheindlin on 10/8/2014) (ja) (Entered: 10/09/2014)
10/14/2014	345	ORDER FOR ADMISSION PRO HAC VICE: The motion of Colin Kass, for admission to practice Pro Hac Vice in the above captioned action is granted. (Signed by Judge Shira A. Scheindlin on 10/14/2014) (mro) (Entered: 10/15/2014)
10/17/2014		NOTICE OF REDESIGNATION TO ANOTHER MAGISTRATE JUDGE. The above entitled action has been redesignated to Magistrate Judge Andrew J. Peck. Please note that this is a reassignment of the designation only. (pgu) (Entered: 10/17/2014)
10/17/2014		NOTICE OF REASSIGNMENT OF A REFERRAL TO ANOTHER MAGISTRATE JUDGE. The referral in the above entitled action has been reassigned to Magistrate Judge Andrew J. Peck, for Settlement. Magistrate Judge Michael H. Dolinger no longer referred to the case. (pgu) (Entered: 10/17/2014)
10/17/2014		NOTICE OF REASSIGNMENT OF A REFERRAL TO ANOTHER MAGISTRATE JUDGE. The referral in the above entitled action has been reassigned to Magistrate Judge Andrew J. Peck, for Specific Non-Dispositive Motion/Dispute. Magistrate Judge Michael H. Dolinger no longer referred to the case. (pgu) (Entered: 10/17/2014)
10/21/2014	346	LETTER addressed to Judge Shira A. Scheindlin from James A. Keyte dated October 21, 2014 re: Daubert Motion. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago National League Ball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet Bay Area, L.P., Comcast Sportsnet California, L.P., Comcast Sportsnet Chicago, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., New York Yankees Partnership, Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC.(Keyte, James) (Entered: 10/21/2014)
10/22/2014	347	ORDER: The settlement referral in these two cases have been re-assigned to me. Counsel shall contact my chambers when they would like to have a settlement conference. (Signed by Magistrate Judge Andrew J. Peck on 10/22/2014) (tn) (Entered: 10/22/2014)
10/22/2014	348	LETTER addressed to Judge Shira A. Scheindlin from Edward Diver dated 10/22/2014 re: Pre-Motion Letter Response. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Diver, Edward) (Entered: 10/22/2014)
10/24/2014	349	NOTICE OF CHANGE OF ADDRESS by Adrian Fontecilla on behalf of Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. New Address: Proskauer Rose LLP, 1001 Pennsylvania Ave N.W., Suite 400 South, Washington, DISTRICT of COLUMBIA, USA 20004, 2024165863. (Fontecilla, Adrian) (Entered: 10/24/2014)
10/24/2014	350	AMENDED RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by San Francisco Baseball Associates, L.P..(Ruskin, Bradley) (Entered: 10/24/2014)
10/27/2014	351	LETTER addressed to Judge Shira A. Scheindlin from Amber Wessels-Yen dated October 24, 2014 re: Scheduling Issues. Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Pittsburgh.(Wessels-Yen, Amber) (Entered: 10/27/2014)

10/27/2014		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Status Conference held on 10/27/2014. (Bloomfield, Clifford) (Entered: 10/27/2014)
11/10/2014	353	ORDER RE-FILING OF NON-ORIGINAL SIGNATURES UNDER SEAL: Defendants in the above- captioned actions will file certain papers under seal in connection with their opposition to Plaintiffs' motion for class certification and in support of their joint Daubert motion; NOW, THEREFORE, the Clerk of the Court is directed to permit the Defendants to file such papers, under seal, in their respective cases without original signatures. SO ORDERED. (Signed by Judge Shira A. Scheindlin on 11/10/2014) (ja) (Entered: 11/12/2014)
11/10/2014		Transmission to Sealed Records Clerk. Transmitted re: 353 Order, to the Sealed Records Clerk for the sealing or unsealing of document or case. (ja) (Entered: 11/12/2014)
11/11/2014	352	NOTICE OF APPEARANCE by David Brendan Toscano on behalf of Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Toscano, David) (Entered: 11/11/2014)
11/12/2014	354	MOTION to Preclude <i>the opinions and testimony of Plaintiffs' expert Dr. Roger Noll</i> . Document filed by Athletics Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P..(Ruskin, Bradley) (Entered: 11/12/2014)
11/12/2014	355	SEALED DOCUMENT placed in vault.(rz) (Entered: 11/13/2014)
11/12/2014	356	SEALED DOCUMENT placed in vault.(mps) (Entered: 11/13/2014)
11/24/2014	357	MEMORANDUM OF LAW in Support re: 354 MOTION to Preclude <i>the opinions and testimony of Plaintiffs' expert Dr. Roger Noll</i> . <i>Corrected Memorandum of Law In Support of Defendants' Joint Motion to Exclude Opinions and Testimony of Plaintiffs' Expert, Dr. Roger Noll</i> . Document filed by Athletics Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Ruskin, Bradley) (Entered: 11/24/2014)
11/24/2014	358	DECLARATION of Daniel L. McFadden in Support re: 354 MOTION to Preclude <i>the opinions and testimony of Plaintiffs' expert Dr. Roger Noll</i> .. Document filed by Athletics Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Ruskin, Bradley) (Entered: 11/24/2014)
11/24/2014	359	DECLARATION of Ariel Pakes in Support re: 354 MOTION to Preclude <i>the opinions and testimony of Plaintiffs' expert Dr. Roger Noll</i> .. Document filed by Athletics Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Ruskin, Bradley) (Entered: 11/24/2014)
11/24/2014	362	SEALED DOCUMENT placed in vault.(mps) (Entered: 11/25/2014)
11/25/2014	360	REDACTION <i>Joint Appendix in Support of Defendants' Daubert Motions and In Opposition to Plaintiffs' Motion for Class Certification</i> by Athletics Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Attachments: # 1 Exhibit Ordover Dec part 1, # 2 Exhibit Ordover Dec part 2, # 3 Exhibit Ordover Dec part 3, # 4 Exhibit Ordover Dec part 4, # 5 Exhibit Ordover Dec part 5, # 6 Exhibit Ordover Dec part 6, # 7 Exhibit Ordover Dec part 7, # 8 Exhibit Brosnan Dec, # 9 Exhibit Bowman Dec, # 10 Exhibit Bettman Dec, # 11 Exhibit Jack Dec, # 12 Exhibit Crumb Dec, # 13 Exhibit Feeney Dec, # 14 Exhibit Litner Dec, # 15 Exhibit Rigdon Dec, # 16 Exhibit Biard Dec, # 17 Exhibit Krolik Dec, # 18 Exhibit R. Noll Transcript 10-16, # 19 Exhibit R. Noll Transcript 10-17, # 20 Exhibit Traub Transcript, # 21 Exhibit Laumann Transcript, # 22 Exhibit Silver Transcript, # 23 Exhibit Lerner Transcript, # 24 Exhibit Rasmussen Transcript, # 25 Exhibit Dillon Transcript)(Ruskin, Bradley) (Entered: 11/25/2014)
11/25/2014	361	MEMORANDUM OF LAW in Opposition re: 339 MOTION to Appoint Counsel . MOTION to Certify Class . <i>Corrected Joint Memorandum of Law In Opposition to Class Certification</i> .. Document filed by Athletics

		Investment Group, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Ruskin, Bradley) (Entered: 11/25/2014)
12/10/2014	363	FILING ERROR - DEFICIENT DOCKET ENTRY - MOTION for Matthew S. Axelrod to Appear Pro Hac Vice . Filing fee \$ 200.00, receipt number 0208-10394372. <u>Motion and supporting papers to be reviewed by Clerk's Office staff.</u> Document filed by Vincent Birbiglia, Fernanda Garber, Peter Herman, Marc Lerner, Derek Rasmussen, Robert Silver, Garrett Traub. (Attachments: # 1 Text of Proposed Order For Admission Pro Hac Vice, # 2 Exhibit Certificate of Good Standing, # 3 Exhibit Certificate of Good Standing)(Axelrod, Matthew) Modified on 12/10/2014 (bcu). (Entered: 12/10/2014)
12/10/2014		>>>NOTICE REGARDING DEFICIENT MOTION TO APPEAR PRO HAC VICE. Notice regarding Document No. 363 MOTION for Matthew S. Axelrod to Appear Pro Hac Vice . Filing fee \$ 200.00, receipt number 0208-10394372. Motion and supporting papers to be reviewed by Clerk's Office staff.. There should only be one case number and cation on the motion for pro hac and proposed order.. (bcu) (Entered: 12/10/2014)
12/17/2014	364	LETTER addressed to Judge Shira A. Scheindlin from Paul M. Eckles dated 12/17/2014 re: Proposed Adjustment to McFadden Deposition and Daubert Motion Schedule. Document filed by Athletics Investment Group, LLC, Vincent Birbiglia, Chicago Cubs Baseball Club, LLC, Chicago National League Ball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet Bay Area, L.P., Comcast Sportsnet California, L.P., Comcast Sportsnet Chicago, L.P., Directv LLC, Directv Sports Networks LLC, Fernanda Garber, Peter Herman, Marc Lerner, MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., New York Yankees Partnership, Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Derek Rasmussen, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., Robert Silver, The Baseball Club of Seattle, L.P., The Phillies, L.P., Garrett Traub, Yankees Entertainment and Sports Networks, LLC.(Eckles, Paul) (Entered: 12/17/2014)
12/17/2014	365	MEMO ENDORSEMENT on re: (364 in 1:12-cv-03704-SAS-AJP) Letter,,, filed by Comcast Sportsnet Bay Area, L.P., Major League Baseball Enterprises Inc., Root Sports Pittsburgh, Officer of the Commissioner of Baseball, Fernanda Garber, Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Root Sports Northwest, Pittsburgh Baseball, Inc, MLB Advanced Media L.P., San Francisco Baseball Associates, L.P., Chicago National League Ball Club, LLC, New York Yankees Partnership, Comcast Corp., Directv LLC, Directv Sports Networks LLC, Chicago White Sox, Ltd., Derek Rasmussen, Vincent Birbiglia, Marc Lerner, MLB Advanced Media, Inc., Robert Silver, Comcast SportsNet California, LLC, Garrett Traub, Comcast SportsNet Philadelphia, L.P., Comcast SportsNet Chicago, LLC, Peter Herman, The Phillies, L.P., The Baseball Club of Seattle, L.P., Root Sports Rocky Mountain, Chicago Cubs Baseball Club, LLC, Yankees Entertainment and Sports Networks, LLC, Comcast Sportsnet Chicago, L.P., Colorado Rockies Baseball Club, Ltd., Athletics Investment Group, LLC, Comcast Sportsnet California, L.P., (290 in 1:12-cv-01817-SAS) Letter,,, filed by Chicago Blackhawks Hockey Team Inc, Hockey Western New York LLC, New Jersey Devils LLC, Root Sports Pittsburgh, New York Rangers Hockey Club, NHL Enterprises L.P., San Jose Sharks LLC, Lemieux Group, L.P., Comcast Corp., David Dillon, Comcast Sportsnet Mid-Atlantic, L.P., Thomas Laumann, Directv Sports Networks LLC, Lincoln Hockey LLC, NHL Interactive Cyberenterprises LLC, Comcast SportsNet California, LLC, Robert Silver, Garrett Traub, New York Islanders Hockey Club L.P., National Hockey League, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Comcast-Spectacor L.P., Madison Square Garden Company, Directv, LLC, Comcast Sportsnet Chicago, L.P. ENDORSEMENT: Request granted. So Ordered. (Deposition due by 12/19/2014, Motions due by 12/29/2014, Responses due by 1/16/2015, Replies due by 1/30/2015.) (Signed by Judge Shira A. Scheindlin on 12/17/2014) (ajs) (Entered: 12/17/2014)
12/29/2014	366	ORDER RE FILING OF NON-ORIGINAL SIGNATURES UNDER SEAL: NOW, THEREFORE, the Clerk of the Court is directed to permit the Plaintiffs to file such papers, under seal, in their respective cases without original signatures. (Signed by Judge Shira A. Scheindlin on 12/29/2014) (djc) (Entered: 12/29/2014)
12/29/2014	367	SEALED DOCUMENT placed in vault.(rz) (Entered: 12/30/2014)
01/06/2015	368	NOTICE OF APPEARANCE by Beth A. Wilkinson on behalf of Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P.,

		The Phillies, L.P.. (Wilkinson, Beth) (Entered: 01/06/2015)
01/06/2015	369	NOTICE OF APPEARANCE by Daniel John Toal on behalf of Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Toal, Daniel) (Entered: 01/06/2015)
01/06/2015	370	NOTICE OF APPEARANCE by Samantha P. Bateman on behalf of Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Bateman, Samantha) (Entered: 01/06/2015)
01/08/2015	371	ORDER FOR ADMISSION PRO HAC VICE: Pursuant to Rule IV(C) of this Court's Individual Rules and Procedures, and without objection from the Plaintiffs, the request of William Y. Durbin ("applicant") for admission pro hac vice is granted. Attorney William Yates Durbin for Athletics Investment Group, LLC, William Yates Durbin for Chicago Cubs Baseball Club, LLC, William Yates Durbin for Chicago White Sox, Ltd., William Yates Durbin for Colorado Rockies Baseball Club, Ltd., William Yates Durbin for MLB Advanced Media L.P., William Yates Durbin for MLB Advanced Media, Inc., William Yates Durbin for Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, William Yates Durbin for Pittsburgh Baseball, Inc, William Yates Durbin for San Francisco Baseball Associates, L.P., William Yates Durbin for The Baseball Club of Seattle, L.P., William Yates Durbin for The Phillies, L.P. admitted Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 1/08/2015) (ama) (Entered: 01/08/2015)
01/08/2015	372	ORDER FOR ADMISSION PRO HAC VICE: Pursuant to Rule IV(C) of this Court's Individual Rules and Procedures, and without objection from the Plaintiffs, the request of Alexandra M. Walsh ("applicant") for admission pro hac vice is granted. Attorney Alexandra M. Walsh for Athletics Investment Group, LLC, Alexandra M. Walsh for Chicago Cubs Baseball Club, LLC, Alexandra M. Walsh for Chicago White Sox, Ltd., Alexandra M. Walsh for Colorado Rockies Baseball Club, Ltd., Alexandra M. Walsh for MLB Advanced Media L.P., Alexandra M. Walsh for MLB Advanced Media, Inc., Alexandra M. Walsh for Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Alexandra M. Walsh for Officer of the Commissioner of Baseball, Alexandra M. Walsh for Pittsburgh Baseball, Inc, Alexandra M. Walsh for San Francisco Baseball Associates, L.P., Alexandra M. Walsh for The Baseball Club of Seattle, L.P., Alexandra M. Walsh for The Phillies, L.P. admitted Pro Hac Vice. (Signed by Judge Shira A. Scheindlin on 1/08/2015) (ama) (Entered: 01/08/2015)
01/08/2015	373	NOTICE OF WITHDRAWAL AND SUBSTITUTION OF COUNSEL AND ORDER: Court, Paul, Weiss, Rifkind, Wharton & Garrison LLP ("Paul, Weiss"), 1285 Avenue of the Americas, New York, NY 10019, hereby withdraws as counsel for Defendant Yankees Entertainment & Sports Network, LLC in the above-captioned matter, and Williams & Connolly LLP, 725 Twelfth Street, N.W., Washington, D.C., 20005, is hereby substituted in place of Paul, Weiss as counsel of record for Defendants Yankees Entertainment & Sports Network, LLC in this action, effective as of the date indicated below. SO ORDERED. Attorney John E. Schmidlein, Kenneth Charles Smurzynski, James Harris Weingarten, William Jefferson Vigen for Yankees Entertainment and Sports Networks, LLC added. Attorney Samantha P. Bateman and Beth A. Wilkinson terminated. (Signed by Judge Shira A. Scheindlin on 1/8/2015) (ajs) (Entered: 01/08/2015)
01/08/2015	374	ORDER FOR ADMISSION PRO HAC VICE: IT IS HEREBY ORDERED that applicant (John E. Schmidlein) is admitted to practice pro hac vice before the United States District Court for the Southern District of New York in this matter. (Signed by Judge Shira A. Scheindlin on 1/8/2015) (mro) (Entered: 01/09/2015)
01/08/2015	375	ORDER FOR ADMISSION PRO HAC VICE: IT IS HEREBY ORDERED that applicant (Kenneth C. Smurzynski) is admitted to practice pro hac vice before the United States District Court for the Southern District of New York in this matter. (Signed by Judge Shira A. Scheindlin on 1/8/2015) (mro) (Entered: 01/09/2015)
01/08/2015	376	ORDER FOR ADMISSION PRO HAC VICE: IT IS HEREBY ORDERED that applicant (William J. Vigen) is admitted to practice pro hac vice before the United States District Court for the Southern District of New York in this matter. (Signed by Judge Shira A. Scheindlin on 1/8/2015) (mro) (Entered: 01/09/2015)
01/14/2015	377	FILING ERROR - DEFICIENT DOCKET ENTRY - MOTION to Preclude <i>the Opinions and Testimony of Defendants' Expert Dr. Janusz Ordoover</i> . Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Attachments: # 1 Memorandum in Support)(Langer, Howard) Modified on 1/15/2015 (db). (Entered: 01/14/2015)

01/14/2015	378	MEMORANDUM OF LAW in Opposition re: 354 MOTION to Preclude <i>the opinions and testimony of Plaintiffs' expert Dr. Roger Noll</i> . REDACTED. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Langer, Howard) (Entered: 01/14/2015)
01/14/2015	379	REPLY MEMORANDUM OF LAW in Support re: 339 MOTION to Appoint Counsel . MOTION to Certify Class . Redacted. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Attachments: # 1 Appendix Redacted)(Langer, Howard) (Entered: 01/14/2015)
01/14/2015	380	REDACTION to 379 Reply Memorandum of Law in Support of Motion, <i>Reply Declaration of Roger G. Noll</i> by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub(Langer, Howard) (Entered: 01/14/2015)
01/15/2015		***NOTE TO ATTORNEY TO RE-FILE DOCUMENT - DEFICIENT DOCKET ENTRY ERROR. Note to Attorney Howard I. Langer to RE-FILE Document 377 MOTION to Preclude the Opinions and Testimony of Defendants' Expert Dr. Janusz Ordover. ERROR(S): Supporting Documents are filed separately, each receiving their own document #. (db) (Entered: 01/15/2015)
01/15/2015	381	MOTION to Preclude <i>the Opinions and Testimony of Defendants' Expert Dr. Janusz Ordover</i> . Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Langer, Howard) (Entered: 01/15/2015)
01/15/2015	382	MEMORANDUM OF LAW in Support re: 381 MOTION to Preclude <i>the Opinions and Testimony of Defendants' Expert Dr. Janusz Ordover.</i> , 377 MOTION to Preclude <i>the Opinions and Testimony of Defendants' Expert Dr. Janusz Ordover. Redacted Verstion - RE-FILED Document</i> . Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Langer, Howard) (Entered: 01/15/2015)
01/15/2015	383	ORDER RE FILING OF NON-ORIGINAL SIGNATURES UNDER SEAL: NOW, THEREFORE, the Clerk of the Court is directed to permit the Defendants to file such papers, under seal, in their respective cases without original signatures. (Signed by Judge Shira A. Scheindlin on 1/15/2015) (dj) (Entered: 01/16/2015)
01/16/2015	384	SEALED DOCUMENT placed in vault.(rz) (Entered: 01/20/2015)
01/16/2015	385	SEALED DOCUMENT placed in vault.(mps) (Entered: 01/20/2015)
01/22/2015		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Status Conference held on 1/22/2015. (Bloomfield, Clifford) (Entered: 02/06/2015)
01/23/2015	386	LETTER addressed to Judge Shira A. Scheindlin from Peter Leckman dated 1/20/2015 re: February Hearing. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Leckman, Peter) (Entered: 01/23/2015)
01/23/2015	387	LETTER addressed to Judge Shira A. Scheindlin from Beth Wilkinson dated January 21, 2015 re: February Hearing. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.(Wilkinson, Beth) (Entered: 01/23/2015)
01/26/2015	388	SEALED DOCUMENT placed in vault.(mps) (Entered: 01/26/2015)
01/26/2015	389	LETTER addressed to Judge Shira A. Scheindlin from Peter Leckman dated 1/26/2015 re: Exclusion of certain declarations. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C)(Leckman, Peter) (Entered: 01/26/2015)
01/29/2015		CASHIERS OFFICE REMARK on 376 Order Admitting Attorney Pro Hac Vice, in the amount of \$200, paid on 1/14/2015, Receipt Number 465401114523. (ew) (Entered: 01/29/2015)
01/29/2015	390	CASHIERS OFFICE REMARK on 375 Order Admitting Attorney Pro Hac Vice, in the amount of \$200, paid on 1/14/2015, Receipt Number 465401114520. (ew) (Entered: 01/29/2015)
01/29/2015	391	CASHIERS OFFICE REMARK on 374 Order Admitting Attorney Pro Hac Vice, in the amount of \$200, paid on 1/14/2015, Receipt Number 465401114521. (ew) (Entered: 01/29/2015)
01/30/2015	392	REPLY MEMORANDUM OF LAW in Support re: 354 MOTION to Preclude <i>the opinions and testimony of Plaintiffs' expert Dr. Roger Noll</i> . / Redacted Reply Memorandum of Law in Support of Defendants' Joint Motion to Exclude Opinions and Testimony of Plaintiffs' Expert Dr. Roger Noll. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., MLB Advanced

		Media, Inc., Major League Baseball Enterprises Inc., New York Yankees Partnership, Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC. (Burke, Arthur) (Entered: 01/30/2015)
01/30/2015	393	DECLARATION of Daniel L. McFadden (redacted) in Support re: 354 MOTION to Preclude <i>the opinions and testimony of Plaintiffs' expert Dr. Roger Noll.</i> Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P. (Burke, Arthur) (Entered: 01/30/2015)
01/30/2015	394	DECLARATION of Ariel Pakes (Redacted) in Support re: 354 MOTION to Preclude <i>the opinions and testimony of Plaintiffs' expert Dr. Roger Noll.</i> Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P. (Burke, Arthur) (Entered: 01/30/2015)
01/30/2015	395	MEMORANDUM OF LAW in Opposition re: 381 MOTION to Preclude <i>the Opinions and Testimony of Defendants' Expert Dr. Janusz Ordover.</i> . Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., New York Yankees Partnership, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC. (Burke, Arthur) (Entered: 01/30/2015)
01/30/2015	396	REDACTION to 395 Memorandum of Law in Opposition to Motion,,, / <i>Redacted Joint Appendix in Opposition to Plaintiffs' Motion to Exclude the Opinions and Testimony of Dr. Janusz Ordover</i> 381 by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.(Burke, Arthur) (Entered: 01/30/2015)
01/30/2015	397	REPLY MEMORANDUM OF LAW in Support re: 381 MOTION to Preclude <i>the Opinions and Testimony of Defendants' Expert Dr. Janusz Ordover.</i> . Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Langer, Howard) (Entered: 01/30/2015)
01/30/2015	398	LETTER addressed to Judge Shira A. Scheindlin from Beth A. Wilkinson dated January 30, 2015 re: Opposing Plaintiffs' letter to strike the declarations of Jeffrey Krolik, Michael Biard, and Benjamin Jack. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago National League Ball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet Bay Area, L.P., Comcast Sportsnet California, L.P., Comcast Sportsnet Chicago, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., New York Yankees Partnership, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4)(Wilkinson, Beth) (Entered: 01/30/2015)
01/30/2015	399	LETTER addressed to Judge Shira A. Scheindlin from Joelle Milov dated 01/30/2015 re: Withdrawing Appearance. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Phillies, L.P.(Milov, Joelle) (Entered: 01/30/2015)
01/30/2015	400	NOTICE of Withdraw of Appearance. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Milov, Joelle) (Entered: 01/30/2015)
02/03/2015	401	SEALED DOCUMENT placed in vault.(nm) (Entered: 02/03/2015)
02/03/2015	402	SEALED DOCUMENT placed in vault.(mps) (Entered: 02/04/2015)
02/17/2015	403	LETTER addressed to Judge Shira A. Scheindlin from Peter Leckman dated 02/17/2015 re: Request to strike portions of Dr. Ordover's Supplemental Declaration. Document filed by Vincent Birbiglia, Marc Lerner, Derek

		Rasmussen, Garrett Traub.(Leckman, Peter) (Entered: 02/17/2015)
02/17/2015	404	LETTER addressed to Judge Shira A. Scheindlin from Peter Leckman dated 02/17/2015 re: Supplemental Authority. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Leckman, Peter) (Entered: 02/17/2015)
02/17/2015	405	DECLARATION of Janusz A. Ordover (<i>Supplemental</i>). Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Burke, Arthur) (Entered: 02/17/2015)
02/18/2015	406	LETTER addressed to Judge Shira A. Scheindlin from Arthur J. Burke dated February 18, 2015 re: response to Plaintiffs' letter dated February 17, 2015, requesting that the Court strike certain portions of the supplemental declaration of Defendants' class expert, Dr. Janusz A. Ordover. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago National League Ball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet Bay Area, L.P., Comcast Sportsnet California, L.P., Comcast Sportsnet Chicago, L.P., Comcast Sportsnet Philly, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., New York Yankees Partnership, Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC.(Burke, Arthur) (Entered: 02/18/2015)
02/18/2015	407	REDACTION <i>Robert Bowman Deposition</i> by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub (Attachments: # 1 Bowman Transcript Part 2, # 2 Bowman Transcript Part 3, # 3 Bowman Transcript Part 4, # 4 Bowman Transcript Part 5, # 5 Exhibit 1, # 6 Exhibit 2,, # 7 Exhibit 3, # 8 Exhibit 4-7, # 9 Exhibit 8, # 10 Exhibit 9, # 11 Exhibit 10, # 12 Exhibit 11, # 13 Exhibit 12, # 14 Exhibit 13, # 15 Exhibit 14-15, # 16 Exhibit 16, # 17 Exhibit 17, # 18 Exhibit 18, # 19 Exhibit 19, # 20 Exhibit 20, # 21 Exhibit 21, # 22 Exhibit 22, # 23 Exhibit 23, # 24 Exhibit 24, # 25 Exhibit 25, # 26 Exhibit 26-28, # 27 Exhibit 29, # 28 Exhibit 30-39)(Leckman, Peter) (Entered: 02/18/2015)
02/18/2015	408	DECLARATION of Ariel Pakes (Supplemental Declaration of Ariel Pakes (Corrected Exhibits 6 and 7)) in Support re: 354 MOTION to Preclude <i>the opinions and testimony of Plaintiffs' expert Dr. Roger Noll</i> .. Document filed by Directv LLC, Directv Sports Networks LLC. (Jones, Stephanie) (Entered: 02/18/2015)
02/20/2015	409	MEMO ENDORSEMENT on re: (403 in 1:12-cv-03704-SAS) Letter, filed by Derek Rasmussen, Vincent Birbiglia, Garrett Traub, Marc Lerner, (318 in 1:12-cv-01817-SAS) Letter, filed by David Dillon, Robert Silver, Thomas Laumann, Garrett Traub, re: Request to strike portions of Dr. Ordover's Supplemental Declaration. ENDORSEMENT: Because paragraphs 5 through 7 and exhibits 4 and 5 of Dr. Ordover's supplemental declaration pertain to new information set forth in Dr. Noll's reply declaration, their inclusion was proper. Plaintiffs' request is therefore DENIED. SO ORDERED. (Signed by Judge Shira A. Scheindlin on 2/20/2015) (ajs) (Main Document 409 replaced on 2/20/2015) (ajs). (Entered: 02/20/2015)
02/23/2015	410	MANDATE of USCA (Certified Copy) USCA Case Number 14-4233. Petitioners have filed a petition for a writ of mandamus. Upon due consideration, it is hereby ORDERED that the mandamus petition is DENIED because Petitioners have not demonstrated that exceptional circumstances warrant the requested relief. <i>See Cheney v. United States Dist. Court for D.C.</i> , 542 U.S. 367, 380-81 (2004); <i>In re von Bulow</i> , 828 F.2d 94, 96-97 (2d Cir. 1987). Catherine O'Hagan Wolfe, Clerk USCA for the Second Circuit. Issued As Mandate: 02/23/2015. (nd) (Entered: 02/23/2015)
02/24/2015	411	SEALED DOCUMENT placed in vault.(mps) (Entered: 02/24/2015)
03/03/2015	412	REDACTION <i>Corrected Reply Declaration of Roger G. Noll</i> by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub (Attachments: # 1 Exhibit Redacted Exhibits to Reply Declaration of Roger G. Noll)(Leckman, Peter) (Entered: 03/03/2015)
03/09/2015	413	SEALED DOCUMENT placed in vault.(nm) (Entered: 03/10/2015)
03/12/2015	414	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Beth A. Wilkinson dated 3/11/2015 re: Request permission for delivery of materials to the Court for the hearing scheduled March 17-19, 2015. ENDORSEMENT: The request is GRANTED. SO ORDERED. (Signed by Judge Shira A. Scheindlin on 3/12/2015) (ajs) (Main Document 414 replaced on 3/12/2015) (ajs). (Entered: 03/12/2015)

03/12/2015	415	ORDER: I hereby authorize Courtroom Connect, a Southern District of New York contracted vendor, to provide counsel for the parties in Laumann v. National Hockey League, et al., No. 12-1817 (SAS) and Garber v. Office of the Commissioner of Baseball, et al., No. 12-3704 (SAS), with Internet connectivity and Remote Real Time Transcript feeds for the duration of the proceedings, set to begin on Tuesday, March 17, 2015. Courtroom Connect can proceed to make arrangements with the District Executive Office of the Court and the official court reporter. The approved attorneys and parties on the case are allowed to bring in the necessary electronic computing devices to connect to the Courtroom Connect service. SO ORDERED. (Signed by Judge Shira A. Scheindlin on 3/12/2015) (ajs) (Main Document 415 replaced on 3/12/2015) (ajs). (Entered: 03/12/2015)
03/12/2015	416	DECLARATION of Ariel Pakes (Second Supplemental) in Support re: 354 MOTION to Preclude <i>the opinions and testimony of Plaintiffs' expert Dr. Roger Noll.</i> Document filed by Directv LLC, Directv Sports Networks LLC. (Paris, Andrew) (Entered: 03/12/2015)
03/12/2015	417	IN THE MATTER OF AN APPLICATION TO BRING PERSONAL ELECTRONIC DEVICE(S) OR GENERAL PURPOSE COMPUTING DEVICE(S) INTO THE COURTHOUSES OF THE SOUTHERN DISTRICT OF NEW YORK FOR USE IN A PROCEEDING OR TRIAL: ORDERED that the following attorney(s) are authorized to bring the Personal Electronic Device(s) and/or the General Purpose Computing Device(s) (collectively, "Devices") listed below into the Courthouse for use in a proceeding or trial in the consolidated actions captioned Laumann, et al. v. National Hockey League, et al. Case No. 1:12-cv-01817 (SAS) and Garber, et al. v. Office of the Commissioner of Baseball, et al. Case No. 1:12-cv-03704 (SAS). The dates for which authorization is provided are March 16, 2015 through March 19, 2015. 1 Howard Langer - 1 Verizon Phone, 1 iPad. 2. Edward Diver - 1 iPhone, 1 iPad. 3. Peter Leckman - 1 iPhone, 1 Laptop Computer. 4. John Iouannou - 2 iPhones. 5. Jeffrey Dubner - 1 iPhone, 1 iPad, 1 Laptop Computer. 6. Ali Szemanski - 1 iPhone, 1 Laptop Computer. 7. Adam Kurtz - 1 iPhone, 1 Laptop Computer. 8 Marc Gross - 1 iPhone. SO ORDERED. (Signed by Judge Shira A. Scheindlin on 3/12/2015) (ajs) (Main Document 417 replaced on 3/12/2015) (ajs). (Entered: 03/12/2015)
03/13/2015	418	LETTER addressed to Judge Shira A. Scheindlin from Arthur J. Burke dated March 13, 2015 re: The Court's Order of 3/12/15 and Request for Conference. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago National League Ball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet Bay Area, L.P., Comcast Sportsnet California, L.P., Comcast Sportsnet Chicago, L.P., Comcast Sportsnet Philly, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., New York Yankees Partnership, Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC.(Burke, Arthur) (Entered: 03/13/2015)
03/15/2015	419	ORDER: This Order supersedes the March 12 Order. Defendants are permitted to proffer testimony from Dr. Ordovery that is not duplicative of any testimony by Dr. Pakes, that does not summarize declarations or depositions of fact witnesses, and that does not instruct the Court on the governing law. No other restrictions are imposed. The parties are directed to jointly propose a time-line by close of business on March 16 as to the time allocation for opening statements, closing arguments and each live witness who will testify at the three day hearing. The Court will sit from 10 am to 4:30 pm each day with approximately a 10 minute morning recess, a one hour lunch recess, and a 5 minute afternoon recess. SO ORDERED. (Signed by Judge Shira A. Scheindlin on 3/15/2015) (ama) (Entered: 03/16/2015)
03/16/2015	420	SEALED DOCUMENT placed in vault.(nm) (Entered: 03/16/2015)
03/16/2015	421	IN THE MATTER OF AN APPLICATION TO BRING PERSONAL ELECTRONIC DEVICE(S) OR GENERAL PURPOSE COMPUTING DEVICE(S) INTO THE COURTHOUSES OF THE SOUTHERN DISTRICT OF NEW YORK FOR USE IN A PROCEEDING OR TRIAL: ORDERED that the following attorney(s) are authorized to bring the Personal Electronic Device(s) and/or the General Purpose Computing Device(s) (collectively, "Devices") listed below into the Courthouse for use in a proceeding or trial in the actions captioned Laumann v. National Hockey League, et al., No. 12-1817 (SAS) and Garber v. Office of the Commissioner of Baseball, et al., No 12-3704 (SAS). The dates for which such authorization is provided are March 17, 2015 through March 19, 2015. 1. Andrew DeLaney - 1 Blackberry; 1 Laptop. 2. Andrew Paris - 1 iPhone; 1 iPad with Keyboard; 1 Laptop. 3. Art Burke - 1 Blackberry; 1 Laptop. 4. Beth Wilkinson - 1 iPhone; 1 iPad; 1 Blackberry. 5. Bradley Ruskin - 1 iPad; 1 iPhone. 6. Chris Duff - 1 iPhone. 7. Dan Toal - 1 iPhone. 8. David Ata - 1 iPhone; 1 Laptop. 9. David Toscano - 1 iPhone. 10. Deborah Brown - 1 iPhone. 11. James Haldin - 1 iPhone. 12. James Keyte - 1 iPhone. 13. Jennifer Scullion - 1 iPhone. 14. Joe Simmons - 1 Samsung Galaxy Smartphone; 1 Tablet

		Device; 1 Laptop Computer. 15. Katherine Marshall - 1 iPhone; 1 Lenovo Laptop; 1 Verizon Mi-Fi. 16. Ken Smurzynski - 1 iPhone; 1 Lenovo Laptop; 1 Verizon Mi-Fi. 17. Lou Karasik - 1 iPhone; 1 Laptop. 18. Matt Simmons - 1 iPhone; 2 Laptop Computers; 1 Blackberry Device; 1 Tablet Device. 19. Morgan Rohrhofer - 1 iPhone; 1 Laptop Computer; 1 Dell Latitude Laptop; 2 External Hard Drives. 20. Paul Eckles - 1 iPhone. 21. Samantha Bateman - 1 iPhone. 22. Shep Goldfein - 1 iPhone; 1 iPad. 23. Steve Groo - 1 iPhone; 2 Laptop Computers; 1 Blackberry Device; 1 Tablet Device. SO ORDERED. (Signed by Judge Shira A. Scheindlin on 3/16/2015) (ajs) (Main Document 421 replaced on 3/16/2015) (ajs). (Entered: 03/16/2015)
03/16/2015	422	NOTICE OF APPEARANCE by David Wadi Ata on behalf of New York Yankees Partnership. (Ata, David) (Entered: 03/16/2015)
03/16/2015	423	LETTER addressed to Judge Shira A. Scheindlin from Beth A. Wilkinson dated March 16, 2015 re: Scheduling Letter. Document filed by Athletics Investment Group, LLC, Vincent Birbiglia, Chicago Cubs Baseball Club, LLC, Chicago National League Ball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Comcast Sportsnet Bay Area, L.P., Comcast Sportsnet California, L.P., Comcast Sportsnet Chicago, L.P., Directv LLC, Directv Sports Networks LLC, Fernanda Garber, Peter Herman, Marc Lerner, MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., New York Yankees Partnership, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Derek Rasmussen, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., Robert Silver, The Baseball Club of Seattle, L.P., The Phillies, L.P., Garrett Traub, Yankees Entertainment and Sports Networks, LLC.(Wilkinson, Beth) (Entered: 03/16/2015)
03/16/2015	424	DECLARATION of Janusz A. Ordover (<i>Redacted</i>). Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.. (Burke, Arthur) (Entered: 03/16/2015)
03/17/2015	425	LETTER addressed to Judge Shira A. Scheindlin from Andrew E. Paris dated March 17, 2015 re: Evidentiary Hearing. Document filed by Directv LLC, Directv Sports Networks LLC.(Paris, Andrew) (Entered: 03/17/2015)
03/17/2015		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Evidentiary Hearing held on 3/17/2015. (Entered: 03/19/2015)
03/18/2015		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Evidentiary Hearing held on 3/18/2015. (Entered: 03/19/2015)
03/19/2015		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Evidentiary Hearing held on 3/19/2015. (Entered: 03/19/2015)
03/26/2015	426	LETTER addressed to Judge Shira A. Scheindlin from Andrew E. Paris dated March 26, 2015 re: Class Cert Hearing. Document filed by Directv LLC, Directv Sports Networks LLC.(Paris, Andrew) (Entered: 03/26/2015)
03/30/2015	427	LETTER addressed to Judge Shira A. Scheindlin from Howard Langer dated 03/30/2015 re: Response to Letter. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Attachments: # 1 Enclosure)(Langer, Howard) (Entered: 03/30/2015)
04/29/2015	428	LETTER addressed to Judge Shira A. Scheindlin from Beth A. Wilkinson dated April 29, 2015 re: MLB Document Production. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P..(Wilkinson, Beth) (Entered: 04/29/2015)
05/01/2015	429	LETTER addressed to Judge Shira A. Scheindlin from Edward Diver dated 05/01/2015 re: Response to Letter of April 29, 2015. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Diver, Edward) (Entered: 05/01/2015)
05/14/2015	430	OPINION AND ORDER #105520 re: (339 in 1:12-cv-03704-SAS, 339 in 1:12-cv-03704-SAS) MOTION to Appoint Counsel . MOTION to Certify Class filed by Derek Rasmussen, Vincent Birbiglia, Garrett Traub, Marc Lerner, (266 in 1:12-cv-01817-SAS, 266 in 1:12-cv-01817-SAS) MOTION to Certify Class . MOTION to Appoint Counsel filed by David Dillon, Robert Silver, Thomas Laumann, Garrett Traub: For the reasons set forth above, plaintiffs' motion is GRANTED in part and DENIED in part. The Clerk of the Court is directed to close this motion, Dkt. No. 266 in 12 Civ. 1817, and Dkt. No. 339 in 12 Civ. 3704. (Signed by Judge Shira A. Scheindlin on 5/14/2015) (tn) Modified on 5/19/2015 (soh). (Entered: 05/14/2015)

05/14/2015	431	OPINION AND ORDER #105519 re: (277 in 1:12-cv-01817-SAS) JOINT MOTION To Exclude Opinions And Testimony Of Plaintiffs' Expert Dr. Roger G. Noll filed by Chicago Blackhawks Hockey Team Inc, Lincoln Hockey LLC, Hockey Western New York LLC, NHL Interactive Cybenterprises LLC, Comcast-Spectacor L.P., NHL Enterprises L.P., New Jersey Devils LLC, San Jose Sharks LLC, Lemieux Group, L.P., National Hockey League, New York Islanders Hockey Club L.P., (354 in 1:12-cv-03704-SAS) MOTION to Preclude <i>the opinions and testimony of Plaintiffs' expert Dr. Roger Noll</i> filed by Pittsburgh Baseball, Inc, MLB Advanced Media L.P., Chicago White Sox, Ltd., The Phillies, L.P., The Baseball Club of Seattle, L.P., San Francisco Baseball Associates, L.P., Major League Baseball Enterprises Inc., MLB Advanced Media, Inc., Colorado Rockies Baseball Club, Ltd., Athletics Investment Group, LLC, Officer of the Commissioner of Baseball: For the reasons set forth above, defendants' motion to exclude the opinions and testimony of Dr. Roger Noll is GRANTED in part and DENIED in part. The Clerk of the Court is directed to close this motion, Dkt. No. 277 in 12 Civ. 1817, and Dkt. No. 354 in 12 Civ. 3704. (Signed by Judge Shira A. Scheindlin on 5/14/2015) (tn) Modified on 5/19/2015 (soh). (Entered: 05/14/2015)
05/27/2015	432	MEMO ENDORSEMENT on NOTICE OF WITHDRAWAL. ENDORSEMENT: SO ORDERED. Attorney Samantha P. Bateman terminated. (Signed by Judge Shira A. Scheindlin on 5/27/2015) (ajs) (Entered: 05/27/2015)
05/29/2015	433	CORRECTED OPINION AND ORDER: For the reasons set forth above, defendants' motion to exclude the opinions and testimony of Dr. Roger Noll is GRANTED in part and DENIED in part. The Clerk of the Court is directed to close this motion, Dkt. No. 277 in 12 Civ. 1817, and Dkt. No. 354 in 12 Civ. 3704. SO ORDERED. (See Order.) (Signed by Judge Shira A. Scheindlin on 5/29/2015) (ajs) (Entered: 05/29/2015)
06/01/2015	434	NOTICE OF CHANGE OF ADDRESS by William Yates Durbin on behalf of Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. New Address: Paul, Weiss, Rifkind, Wharton & Garrison LLP, 2001 K Street, NW, 5th Floor, Washington, DC, USA 20006, 202-223-7300. (Durbin, William) (Entered: 06/01/2015)
06/19/2015	435	LETTER addressed to Judge Shira A. Scheindlin from Beth A. Wilkinson dated June 19, 2015 re: Proposed Scheduling Order. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Attachments: # 1 Text of Proposed Order)(Wilkinson, Beth) (Entered: 06/19/2015)
06/22/2015	436	REVISED SCHEDULING ORDER: No further adjournments will be granted. SO ORDERED. Deposition due by 12/15/2015. Expert Discovery due by 12/15/2015. (Signed by Judge Shira A. Scheindlin on 6/22/2015) (ajs) (Entered: 06/22/2015)
07/27/2015	437	STIPULATION AND ORDER TO DEFER DISPUTES OVER ARBITRATION: Plaintiffs agree that the Comcast Defendants do not waive any rights to compel arbitration by not bringing a motion to compel arbitration or stay claims against absent class members at the time they file any petitions, motions, or appeals related to class certification or by continuing to participate in the litigation. Plaintiffs also agree not to assert that any motion to compel arbitration or to stay claims against absent class members should be denied because it is untimely (except as provided for below in paragraph (2)) or that Plaintiffs are prejudiced by their or any parties' participation in the litigation through the time the motion to compel arbitration is filed; (2) Comcast Defendants may bring any motion to compel arbitration or stay claims against absent class members no later than 30 days after the latest of: (a) any new decision on class certification by the Court issued after a decision by the Second Circuit; (b) any decision issued by the Second Circuit after granting Plaintiffs' and/or Defendants' Rule 23(1) petitions; and (c) a decision from the Second Circuit declining to grant Plaintiffs' and Defendants' Rule 23(f) petitions; (3) Nothing in this Stipulation is intended or shall be construed as any admission by (a) Plaintiffs that there is any basis for the Comcast Defendants to pursue a motion to compel arbitration or to stay claims against class members, or by (b) Comcast Defendants, that they are not entitled to bring a motion to compel or to stay against class members. Plaintiffs and the Comcast Defendants fully preserve their respective positions on the merits of these issues. SO ORDERED. (Signed by Judge Shira A. Scheindlin on 7/27/2015) (ajs) (Entered: 07/27/2015)
08/07/2015	438	SECOND RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Corporate Parent DIRECTV Group, Inc., Corporate Parent Greenlady Corp., Corporate Parent DTV Entertainment, Inc., Corporate Parent DIRECTV Group Holdings, LLC, Corporate Parent AT&T Inc., Corporate Parent DIRECTV Holdings LLC for Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain. Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports

		Pittsburgh, Root Sports Rocky Mountain.(Paris, Andrew) (Entered: 08/07/2015)
08/27/2015	439	STIPULATION AND ORDER TO DEFER DISPUTES OVER ARBITRATION: Plaintiffs and the Comcast Defendants agree as follows: (1) Plaintiffs agree that the DIRECTV Defendants do not waive any rights to compel arbitration by not bringing a motion to compel arbitration or stay claims against absent class members at the time they file any petitions, motions, or appeals related to class certification or by continuing to participate in the litigation. Plaintiffs also agree not to assert that any motion to compel arbitration or to stay claims against absent class members should be denied because it is untimely (except as provided for below in paragraph (2)) or that Plaintiffs are prejudiced by their or any parties' participation in the litigation through the time the motion to compel arbitration is filed; (2) DIRECTV Defendants may bring any motion to compel arbitration or stay claims against absent class members no later than 30 days after the latest of: (a) any new decision on class certification by the Court issued after a decision by the Second Circuit; (b) any decision issued by the Second Circuit after granting Plaintiffs' and/or Defendants' Rule 23(f) petitions; and (c) a decision from the Second Circuit declining to grant Plaintiffs' and Defendants' Rule 23(t) petitions; (3) Nothing in this Stipulation is intended or shall be construed as any admission by (a) Plaintiffs that there is any basis for the DIRECTV Defendants to pursue a motion to compel arbitration or to stay claims against class members; or by (b) DIRECTV Defendants, that they are not entitled to bring a motion to compel or to stay against class members. Plaintiffs and the DIRECTV Defendants fully preserve their respective positions on the merits of these issues. (4) Nothing in this Stipulation is intended to alter the Stipulation and Order to Stay Certain Claims entered August 9, 2013 [Dkt. No. 157.] SO ORDERED. (Signed by Judge Shira A. Scheindlin on 8/27/2015) (ajs) (Entered: 08/27/2015)
09/01/2015	440	MANDATE of USCA (Certified Copy) USCA Case Number 15-1743(L); 15-1770 (xap); 15-1747 (L); 15-1773 (xap)..The above matters are consolidated for purposes of this order. In 15-1743 and 15-1747, Petitionersdefendants in the district court move, pursuant to Federal Rule of Civil Procedure 23(f), for leave to appeal the district court's grant of class certification under Rule 23(b)(2). In 15-1770 and 15-1773, Cross-Petitionersplaintiffs in the district courtmove, pursuant to Rule 23(f), for leave to appeal the district court's denial of class certification under Rule 23(b)(3). In addition, Petitioners and Cross-Petitioners each request leave to file reply briefs. Upon due consideration, it is hereby ORDERED that the parties' motions to file reply briefs is GRANTED, and the proposed replies have been considered. However, it is further ORDERED that the Rule 23(f) petitions and cross-petitions are DENIED because an immediate appeal is unwarranted with respect to either the Rule 23(b)(2) grant or the Rule 23(b)(3) denial. <i>See Sumitomo Copper Litig. v. Credit Lyonnais Rouse, Ltd.</i> , 262 F.3d 134, 139-40 (2d Cir. 2001). Catherine O'Hagan Wolfe, Clerk USCA for the Second Circuit. Issued As Mandate: 09/01/2015. (nd) (Entered: 09/02/2015)
09/03/2015	441	NOTICE OF CHANGE OF ADDRESS by Kevin M. Costello on behalf of All Plaintiffs. New Address: Kevin Costello, Esq., 34 Kilgore Ave., Medford, MA, 02155, 781-648-4131. (Costello, Kevin) (Entered: 09/03/2015)
09/03/2015	442	NOTICE of Withdrawal of Appearance of Law Firm Klein Kavanagh Costello, LLP and of Attorney Gary Klein and Proposed Order. Document filed by Vincent Birbiglia, Fernanda Garber, Peter Herman, Marc Lerner, Derek Rasmussen, Robert Silver, Garrett Traub. (Klein, Gary) (Entered: 09/03/2015)
09/03/2015	443	MEMO ENDORSEMENT on NOTICE OF WITHDRAWAL OF APPEARANCE OF LAW FIRM KLEIN KAVANAGH COSTELLO, LLP AND OF ATTORNEY GARY KLEIN AND ORDER on re: (382 in 1:12-cv-01817-SAS) Notice (Other), filed by David Dillon, Robert Silver, Thomas Laumann, Peter Herman, Garrett Traub, Fernanda Garber, (442 in 1:12-cv-03704-SAS) Notice (Other), filed by Robert Silver, Derek Rasmussen, Peter Herman, Vincent Birbiglia, Garrett Traub, Marc Lerner, Fernanda Garber. ENDORSEMENT: SO ORDERED. Attorney Gary E. Klein terminated. (Signed by Judge Shira A. Scheindlin on 9/3/2015) (ajs) (Main Document 443 replaced on 9/3/2015) (ajs). (Entered: 09/03/2015)
09/22/2015	444	STIPULATION AND ORDER TO DEFER DISPUTES OVER ARBITRATION: Plaintiffs and the Television Arbitration Defendants stipulate and agree as follows: (1) Plaintiffs agree that the Television Arbitration Defendants do not waive any rights to compel arbitration by not bringing motions to compel arbitration or stay claims against absent class members and/or by continuing to participate in the litigation. Plaintiffs also agree not to assert that any motion to compel arbitration or to stay claims against any or all absent class members should be denied because it is untimely (except as provided for below in paragraph (2)) or that Plaintiffs are prejudiced by their or any parties' participation in the litigation through the time the motions to compel arbitration are filed; (2) Television Arbitration Defendants may bring any motions to compel arbitration or stay claims against absent class members no later than 30 days after any class for damages is certified in the litigation; (3) Nothing in this Stipulation is intended or shall be construed* any admission by (a) Plaintiffs that there is any basis for the Television Arbitration Defendants to pursue motions to compel arbitration or to stay claims against absent class members, or by (b) Television Arbitration Defendants, that they are not entitled to bring motions to compel or to stay against absent class members. Plaintiffs and the Television Arbitration Defendants fully preserve their

		respective positions on the merits of these issues. IT IS SO ORDERED. (Signed by Judge Shira A. Scheindlin on 9/22/2015) (kko) (Entered: 09/22/2015)
09/22/2015	445	LETTER addressed to Judge Shira A. Scheindlin from Howard Langer dated September 22, 2015 re: MLB Defendants' and YES Network's Untimely Supplemental Rule 26 Disclosures. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Langer, Howard) (Entered: 09/22/2015)
09/23/2015	446	NOTICE OF APPEARANCE by Joseph Serino, JR on behalf of Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain. (Serino, Joseph) (Entered: 09/23/2015)
09/23/2015	447	NOTICE OF APPEARANCE by John Carlos Vazquez on behalf of Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain. (Vazquez, John) (Entered: 09/23/2015)
09/23/2015	448	LETTER addressed to Judge Shira A. Scheindlin from Joseph Serino, Jr. dated 9/23/2015 re: pro hac vice admission of James H. Mutchnik, Melissa D. Ingalls, and Tammy A. Tsoumas. Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain. (Attachments: # 1 Text of Proposed Order)(Serino, Joseph) (Entered: 09/23/2015)
09/23/2015	449	LETTER MOTION to Substitute Attorney. Old Attorney: Louis A. Karasik, Stephanie A. Jones, Andrew E. Paris, Joann M. Wakana, Amanda Wessels-Yen, and Brian D. Boone of Alston & Bird LLP, New Attorney: Joseph Serino Jr., P.C., James H. Mutchnik, P.C., Melissa D. Ingalls, Tammy A. Tsoumas, and John C. Vazquez of Kirkland & Ellis LLP addressed to Judge Shira A. Scheindlin from Joseph Serino, Jr. dated 9/23/2015. Document filed by Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain.(Serino, Joseph) (Entered: 09/23/2015)
09/24/2015	450	STIPULATION AND ORDER REGARDING SUBSTITUTION OF COUNSEL: IT IS HEREBY STIPULATED AND AGREED by and between the undersigned counsel pursuant to Local Civil Rule 1.4, and subject to the approval of the Court, that Joseph Serino Jr., P.C., James H. Mutchnik, P.C., Melissa D. Ingalls, Tammy A. Tsoumas, and John C. Vazquez of Kirkland & Ellis LLP are hereby substituted in the place of and in the stead of Louis A. Karasik, Stephanie A. Jones, Andrew E. Paris, Joann M. Wakana, Amanda Wessels-Yen, and Brian D. Boone of Alston & Bird LLP as attorneys for Defendants DIRECTV, LLC, DIRECTV Sports Networks, LLC, DIRECTV Sports Net Northwest, LLC (a/k/a ROOT Sports Northwest), DIRECTV Sports Net Pittsburgh, LLC (a/k/a ROOT Sports Pittsburgh), and DIRECTV Sports Net Rocky Mountain, LLC {a/k/a ROOT Sports Rocky Mountain) in this action. The Clerk of the Court is directed to close this motion (Dkt. No. 449). SO ORDERED. (As further set forth within this Order.) Attorney James Howard Mutchnik,Melissa Dawn Ingalls for Directv LLC,James Howard Mutchnik,Melissa Dawn Ingalls for Directv Sports Networks LLC,James Howard Mutchnik,Melissa Dawn Ingalls for Root Sports Northwest,James Howard Mutchnik,Melissa Dawn Ingalls for Root Sports Pittsburgh,James Howard Mutchnik,Melissa Dawn Ingalls for Root Sports Rocky Mountain added. Attorney Joann M. Wakana; Brian D. Boone and Andrew E. Paris terminated. (Signed by Judge Shira A. Scheindlin on 9/24/2015) (ajs) (Entered: 09/24/2015)
09/24/2015	451	ORDER GRANTING APPLICATION FOR PRO HAC VICE ADMISSION: The request for pro hac vice admission of James H. Mutchnik, P.C., Melissa D. Ingalls, and Tammy A. Tsoumas of Kirkland & Ellis LLP is hereby GRANTED. (As further set forth within this Order.) (Signed by Judge Shira A. Scheindlin on 9/24/2015) (ajs) (Entered: 09/24/2015)
09/25/2015		CASHIERS OFFICE REMARK on 451 Order Admitting Attorney Pro Hac Vice, in the amount of \$200.00, paid on 9/25/2015, Receipt Number 465401135487. (nm) (Entered: 09/25/2015)
09/25/2015		CASHIERS OFFICE REMARK on 451 Order Admitting Attorney Pro Hac Vice, in the amount of \$200.00, paid on 9/25/2015, Receipt Number 465401135490. (nm) (Entered: 09/25/2015)
09/25/2015		CASHIERS OFFICE REMARK on 451 Order Admitting Attorney Pro Hac Vice, in the amount of \$200.00, paid on 9/25/2015, Receipt Number 465401135491. (nm) (Entered: 09/25/2015)
09/25/2015	452	LETTER addressed to Judge Shira A. Scheindlin from Beth A. Wilkinson dated September 25, 2015 re: Opposing Plaintiffs' letter to preclude witness testimony. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P..(Wilkinson, Beth) (Entered: 09/25/2015)

09/25/2015	453	LETTER addressed to Judge Shira A. Scheindlin from John E. Schmidlein dated September 25, 2015 re: Opposing Plaintiffs' letter to preclude witness testimony. Document filed by Yankees Entertainment and Sports Networks, LLC.(Vigen, William) (Entered: 09/25/2015)
10/01/2015	454	ORDER: The trial will commence on January 18, 2016. Motions due by 12/22/2015. Deposition due by 12/15/2015. Discovery due by 12/15/2015. Pretrial Order due by 12/18/2015. (Signed by Judge Shira A. Scheindlin on 10/1/2015) (ajs) (Entered: 10/01/2015)
10/07/2015	455	NOTICE OF APPEARANCE by Tammy A. Tsoumas on behalf of Directv LLC, Directv Sports Networks LLC, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain. (Tsoumas, Tammy) (Entered: 10/07/2015)
10/14/2015	456	LETTER addressed to Judge Shira A. Scheindlin from Edward Diver dated 10/14/2015 re: Garber v. Office of the Commissioner of Baseball. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Diver, Edward) (Entered: 10/14/2015)
10/19/2015	457	LETTER addressed to Judge Shira A. Scheindlin from Beth A. Wilkinson dated October 19, 2015 re: Response to Edward Driver's 10/14/15 Letter. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P..(Wilkinson, Beth) (Entered: 10/19/2015)
10/21/2015		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Status Conference held on 10/21/2015. (Entered: 10/26/2015)
10/21/2015		***DELETED DOCUMENT. Deleted document number 458 TRANSCRIPT of Proceedings re: CONFERENCE held on 10/1/2015 before Judge Shira A. Scheindlin. The document was incorrectly filed in this case. (tro) (Entered: 10/26/2015)
10/21/2015		***DELETED DOCUMENT. Deleted document number 459 NOTICE OF FILING OF OFFICIAL TRANSCRIPT. The document was incorrectly filed in this case. (tro) (Entered: 10/26/2015)
10/23/2015	460	NOTICE OF APPEARANCE by Jeremy Aaron Benjamin on behalf of Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Benjamin, Jeremy) (Entered: 10/23/2015)
10/23/2015	461	TRANSCRIPT of Proceedings re: Conference held on 9/30/2015 before Judge Shira A. Scheindlin. Court Reporter/Transcriber: Patricia Kaneshiro-Miller, (212) 805-0300. Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 11/16/2015. Redacted Transcript Deadline set for 11/27/2015. Release of Transcript Restriction set for 1/24/2016.(Grant, Patricia) (Entered: 10/23/2015)
10/23/2015	462	NOTICE OF FILING OF OFFICIAL TRANSCRIPT Notice is hereby given that an official transcript of a Conference proceeding held on 09/30/2015 has been filed by the court reporter/transcriber in the above-captioned matter. The parties have seven (7) calendar days to file with the court a Notice of Intent to Request Redaction of this transcript. If no such Notice is filed, the transcript may be made remotely electronically available to the public without redaction after 90 calendar days...(Grant, Patricia) (Entered: 10/23/2015)
11/11/2015	463	LETTER MOTION for Conference / <i>pre-motion conference</i> addressed to Judge Shira A. Scheindlin from Beth A. Wilkinson dated November 11, 2015. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P..(Wilkinson, Beth) (Entered: 11/11/2015)
11/12/2015	464	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Howard Langer dated 11/11/2015 re: Scheduling issue for trial in the above matter. ENDORSEMENT: On Thursdays the trial will begin at 1:30pm unless the parties can present deposition testimony in the morning. Trial will adjourn at 6 p.m. on Thursdays. So Ordered. (Signed by Judge Shira A. Scheindlin on 11/12/2015) (kl) (Entered: 11/12/2015)

11/12/2015	465	ORDER granting 463 Letter Motion for Conference. A promotion conference is set for Novmeber 24, 2015 at 4:45pm. (Pre-Motion Conference set for 11/24/2015 at 04:45 PM before Judge Shira A. Scheindlin.) (Signed by Judge Shira A. Scheindlin on 11/12/2015) (kl) (Entered: 11/13/2015)
11/13/2015	466	LETTER addressed to Judge Shira A. Scheindlin from Howard Langer dated 11/13/2015 re: Garber v. Office of the Commissioner of Baseball. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Langer, Howard) (Entered: 11/13/2015)
11/18/2015	467	TRANSCRIPT of Proceedings re: CONFERENCE held on 10/21/2015 before Judge Shira A. Scheindlin. Court Reporter/Transcriber: Kelly Surina, (212) 805-0300. Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 12/14/2015. Redacted Transcript Deadline set for 12/24/2015. Release of Transcript Restriction set for 2/19/2016.(McGuirk, Kelly) (Entered: 11/18/2015)
11/18/2015	468	NOTICE OF FILING OF OFFICIAL TRANSCRIPT Notice is hereby given that an official transcript of a CONFERENCE proceeding held on 10/21/15 has been filed by the court reporter/transcriber in the above-captioned matter. The parties have seven (7) calendar days to file with the court a Notice of Intent to Request Redaction of this transcript. If no such Notice is filed, the transcript may be made remotely electronically available to the public without redaction after 90 calendar days...(McGuirk, Kelly) (Entered: 11/18/2015)
11/19/2015	469	LETTER addressed to Judge Shira A. Scheindlin from Howard Langer dated 11/19/2015 re: Garber v. Office of the Commissioner of Baseball. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Langer, Howard) (Entered: 11/19/2015)
11/20/2015	470	LETTER addressed to Judge Shira A. Scheindlin from Beth A. Wilkinson dated November 20, 2015 re: Response to Howard Langer's November 19, 2015 Letter to the Court. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.(Wilkinson, Beth) (Entered: 11/20/2015)
11/24/2015		Minute Entry for proceedings held before Judge Shira A. Scheindlin: Status Conference held on 11/24/2015. (Entered: 11/24/2015)
12/07/2015	471	LETTER addressed to Judge Shira A. Scheindlin from Howard Langer dated 12/07/2015 re: Garber v. Office of the Commissioner of Baseball. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Langer, Howard) (Entered: 12/07/2015)
12/10/2015	472	TRANSCRIPT of Proceedings re: conference held on 11/24/2015 before Judge Shira A. Scheindlin. Court Reporter/Transcriber: Tara Jones, (212) 805-0300. Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 1/3/2016. Redacted Transcript Deadline set for 1/13/2016. Release of Transcript Restriction set for 3/12/2016.(McGuirk, Kelly) (Entered: 12/10/2015)
12/10/2015	473	NOTICE OF FILING OF OFFICIAL TRANSCRIPT Notice is hereby given that an official transcript of a CONFERENCE proceeding held on 11/24/15 has been filed by the court reporter/transcriber in the above-captioned matter. The parties have seven (7) calendar days to file with the court a Notice of Intent to Request Redaction of this transcript. If no such Notice is filed, the transcript may be made remotely electronically available to the public without redaction after 90 calendar days...(McGuirk, Kelly) (Entered: 12/10/2015)
12/18/2015	474	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Beth A. Wilkinson dated 12/16/2015 re: request for leave to identify exhibits as PX and DX, and request leave from original signature requirement. ENDORSEMENT: PX and DX designations are acceptable and original signatures not required. So Ordered. (Signed by Judge Shira A. Scheindlin on 12/18/2015) (adc) (Entered: 12/18/2015)
12/18/2015	475	JOINT LETTER addressed to Judge Shira A. Scheindlin from Beth A. Wilkinson dated December 18, 2015 re: Joint Pretrial Order. Document filed by Athletics Investment Group, LLC, Vincent Birbiglia, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Directv LLC, Directv Sports Networks LLC, Marc Lerner, MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., New York Yankees Partnership, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Derek Rasmussen, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Garrett Traub, Yankees Entertainment and Sports Networks, LLC. (Attachments: # 1 Joint Pretrial Order, # 2 Attachment

		A to the Joint Pretrial Order, # 3 Attachment B to the Joint Pretrial Order, # 4 Attachment C to the Joint Pretrial Order, # 5 Attachment D to the Joint Pretrial Order, # 6 Attachment E to the Joint Pretrial Order)(Wilkinson, Beth) (Entered: 12/18/2015)
12/18/2015	476	SEALED DOCUMENT placed in vault.(mps) (Entered: 12/21/2015)
12/18/2015	477	SEALED DOCUMENT placed in vault.(mps) (Entered: 12/21/2015)
12/18/2015	478	SEALED DOCUMENT placed in vault.(rz) (Entered: 12/21/2015)
12/18/2015	479	SEALED DOCUMENT placed in vault.(mps) Modified on 12/21/2015 (mps). (Entered: 12/21/2015)
12/21/2015	480	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Peter E. Leckman dated 12/21/2015 re: respectfully request that the Court grant us leave from the requirement of including original signatures on these documents, and indicate such approval by endorsing this letter. ENDORSEMENT: So Ordered. (Signed by Judge Shira A. Scheindlin on 12/21/2015) (kl) (Entered: 12/22/2015)
12/22/2015	481	SEALED DOCUMENT placed in vault.(rz) (Entered: 12/22/2015)
12/22/2015	482	MOTION in Limine #3 to Preclude Argument or Evidence Regarding the Baseball Exemption. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Leckman, Peter) (Entered: 12/22/2015)
12/22/2015	483	SEALED DOCUMENT placed in vault.(rz) (Entered: 12/22/2015)
12/23/2015	484	ORDER FOR ADMISSION PRO HAC VICE: Pursuant to Rule IV(C) of this Court's Individual Rules and Procedures, and without objection from Plaintiffs, the request of Joelle S. Perry ("applicant") for admission pro hac vice is granted. (As further set forth in this Order) (Signed by Judge Shira A. Scheindlin on 12/23/2015) (kl) (Entered: 12/23/2015)
12/30/2015		CASHIERS OFFICE REMARK on 484 Order Admitting Attorney Pro Hac Vice, in the amount of \$200.00, paid on 12/30/2015, Receipt Number 465401142527. (nm) (Entered: 12/30/2015)
12/30/2015	485	RESPONSE in Opposition to Motion re: 482 MOTION in Limine #3 to Preclude Argument or Evidence Regarding the Baseball Exemption. Defendants' Response In Opposition to Plaintiffs' Motion in Limine to Preclude Argument or Evidence Regarding the Baseball Exemption. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., MLB Advanced Media, Inc., New York Yankees Partnership, Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC. (Burke, Arthur) (Entered: 12/30/2015)
12/30/2015	486	OPPOSITION BRIEF re: 481 Sealed Document <i>Defendants' Opposition to Plaintiffs' Motion in Limine #1</i> . Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., MLB Advanced Media, Inc., New York Yankees Partnership, Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC.(Burke, Arthur) (Entered: 12/30/2015)
12/30/2015	487	OPPOSITION BRIEF <i>Defendants' Opposition to Plaintiffs' Motion in Limine #2 To Bar Improper Lay Witness Opinion</i> . Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., New York Yankees Partnership, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC.(Burke, Arthur) (Entered: 12/30/2015)
12/30/2015	488	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Beth A Wilkinson dated 12/30/15 re: The parties request leave from the requirement of including original signatures on all documents filed under seal.

		ENDORSEMENT: Request GRANTED. The parties are permitted to file the documents referenced in this letter without original signatures. So Ordered. (Signed by Judge Shira A. Scheindlin on 12/30/2015) (mro) (Entered: 01/04/2016)
01/04/2016	489	MOTION in Limine #1 To Preclude Argument or Evidence Regarding Justifications that the Antitrust Laws Do Not Recognize. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Leckman, Peter) (Entered: 01/04/2016)
01/04/2016	490	MOTION in Limine #2 To Bar Improper Lay Witness Opinion Testimony. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Leckman, Peter) (Entered: 01/04/2016)
01/04/2016	491	TRIAL MEMORANDUM. Document filed by Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P.(Burke, Arthur) (Entered: 01/04/2016)
01/04/2016	492	LETTER addressed to Judge Shira A. Scheindlin from Beth A. Wilkinson dated January 4, 2016 re: Public Version of the Parties' Stipulated Facts. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Attachments: # 1 Attachment A - Stipulated Facts)(Wilkinson, Beth) (Entered: 01/04/2016)
01/04/2016	493	PRETRIAL MEMORANDUM. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P..(Wilkinson, Beth) (Entered: 01/04/2016)
01/04/2016	494	PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P..(Wilkinson, Beth) (Entered: 01/04/2016)
01/04/2016	495	PRETRIAL MEMORANDUM. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Diver, Edward) (Entered: 01/04/2016)
01/04/2016	496	SEALED DOCUMENT placed in vault.(rz) (Entered: 01/05/2016)
01/04/2016	497	SEALED DOCUMENT placed in vault.(rz) (Entered: 01/05/2016)
01/04/2016	498	SEALED DOCUMENT placed in vault.(rz) (Entered: 01/05/2016)
01/05/2016	499	LETTER addressed to Judge Shira A. Scheindlin from Peter Leckman dated January 5, 2016 re: Garber, et al. v. Office of the Commissioner of Baseball. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Attachments: # 1 Proposed Reply Memorandum)(Leckman, Peter) (Entered: 01/05/2016)
01/05/2016	500	MEMO ENDORSEMENT on re: 499 Letter, filed by Derek Rasmussen, Vincent Birbiglia, Garrett Traub, Marc Lerner. ENDORSEMENT: This one and only one reply memorandum is accepted for filing. So Ordered. (Signed by Judge Shira A. Scheindlin on 1/5/2016) (kl) (Entered: 01/05/2016)
01/05/2016	501	ORDER: The trial in this case will commence on January 19, 2016 at 10:00 AM in Courtroom 15(C). (Signed by Judge Shira A. Scheindlin on 1/5/2016) (kl) Modified on 1/6/2016 (kl). (Entered: 01/05/2016)
01/05/2016		Set/Reset Hearings: Bench Trial set for 1/19/2016 at 10:00 AM in Courtroom 15C, 500 Pearl Street, New York, NY 10007 before Judge Shira A. Scheindlin. (kl) (Entered: 01/06/2016)
01/07/2016	502	ORDER: It is hereby ORDERED that the following attorneys and trial support staff are authorized to bring the Personal Electronic Devices and the General Purpose Computing Devices (collectively, "Devices") listed below into the Courthouse for use in a proceeding or trial in the action captioned Garber v. Office of the Commissioner of Baseball, et al., No. 12-3704 (SAS). The dates for which such authorization is provided are January 8, 2016, January 11, 2016, January 15, 2016, and January 19, 2016 through February 6, 2016. (As further set forth in this Order) (Signed by Judge Shira A. Scheindlin on 1/7/2016) (kl) (Entered: 01/07/2016)
01/08/2016	503	REDACTION <i>Plaintiffs' Proposed Findings of Fact and Conclusions of Law</i> by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub(Diver, Edward) (Entered: 01/08/2016)

01/08/2016	504	ORDER: It is hereby ORDERED that the following attorneys and support staff are authorized to bring the Personal Electronic Devices and the General Purpose Computing Devices (collectively, "Devices") listed below into the Courthouse for use in a proceeding or trial in the action captioned Garber v. Office of the Commissioner of Baseball, et al., No. 12-3704 (SAS). The dates for which such authorization is provided are January 11, 2016, January 15, 2016, and January 19, 2016 through February 6, 2016. (As further set forth in this Order) (Signed by Judge Shira A. Scheindlin on 1/8/2016) (kl) (Entered: 01/08/2016)
01/08/2016	505	LETTER addressed to Judge Shira A. Scheindlin from Jeremy A. Benjamin dated January 8, 2016 re: Secure Internet Connection and Remote Live Transcript Feed. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Attachments: # 1 Text of Proposed Order)(Benjamin, Jeremy) (Entered: 01/08/2016)
01/11/2016	506	ORDER: I hereby authorize Courtroom Connect, a Southern District of New York contracted vendor, to provide counsel for the parties in Garber v. Office of the Commissioner of Baseball, et al., No. 12-3704 (SAS), with Internet connectivity and Remote Real Time Transcript feeds for the duration of the trial proceedings, set to begin on Tuesday, January 19, 2016. Courtroom Connect can proceed to make arrangements with the District Executive Office of the Court and the official court reporter. The approved attorneys and parties on the case are allowed to bring in the necessary electronic computing devices to connect to the Courtroom Connect service. (Signed by Judge Shira A. Scheindlin on 1/11/2016) (kl) (Entered: 01/11/2016)
01/20/2016	507	MOTION to Approve Preliminarily Class Action Settlement Agreement . Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Langer, Howard) (Entered: 01/20/2016)
01/20/2016	508	MEMORANDUM OF LAW in Support re: 507 MOTION to Approve Preliminarily Class Action Settlement Agreement . . Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Langer, Howard) (Entered: 01/20/2016)
01/20/2016	509	DECLARATION of Howard Langer in Support re: 507 MOTION to Approve Preliminarily Class Action Settlement Agreement .. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Attachments: # 1 Exhibit 1 (Settlement Agreement), # 2 Exhibit A (Proposed Order re Preliminary Approval), # 3 Exhibit B (Notice Plan), # 4 Exhibit C (Short Form Notice), # 5 Exhibit D (Long Form Notice), # 6 Exhibit E (Proposed Order re Final Approval of Settlement))(Langer, Howard) (Entered: 01/20/2016)
01/22/2016	510	ORDER PRELIMINARILY APPROVING PROPOSED SETTLEMENT, SCHEDULING HEARING FOR FINAL APPROVAL THEREOF, AND APPROVING THE PROPOSED FORM AND PROGRAM OF NOTICE TO THE CLASS granting 507 Motion to Approve. IT IS HEREBY ORDERED THAT: 1. The motion for Preliminary Approval of the Settlement is GRANTED. 2. The capitalized terms used in this Order granting Plaintiffs' Motion for Preliminary Approval of Class Action Settlement shall have the same meanings set forth in the Agreement. 3. The Court preliminarily approves the Settlement. The Court finds that the Settlement is the product of arm's length negotiation by experienced counsel. The Court further finds that the Settlement is fair, reasonable, and adequate, in the best interests of the Class, and within the range of possible approval, subject to consideration at the Fairness Hearing as set forth below. A Fairness Hearing will be held on April 25, 2016, at 2:30pm in Courtroom 15C of this Courthouse before the undersigned to consider the fairness, reasonableness and adequacy of the Settlement. The Clerk of the Court is respectfully requested to terminate the pending motion for preliminary approval of the Settlement. (As further set forth in this Order) (Signed by Judge Shira A. Scheindlin on 1/22/2016) (kl) (Entered: 01/22/2016)
01/22/2016		Set/Reset Hearings: Fairness Hearing set for 4/25/2016 at 02:30 PM in Courtroom 15C, 500 Pearl Street, New York, NY 10007 before Judge Shira A. Scheindlin. (kl) (Entered: 01/22/2016)
02/10/2016	511	TRANSCRIPT of Proceedings re: CONFERENCE held on 1/11/2016 before Judge Shira A. Scheindlin. Court Reporter/Transcriber: Carol Ganley, (212) 805-0300. Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 3/7/2016. Redacted Transcript Deadline set for 3/17/2016. Release of Transcript Restriction set for 5/13/2016.(McGuirk, Kelly) (Entered: 02/10/2016)
02/10/2016	512	NOTICE OF FILING OF OFFICIAL TRANSCRIPT Notice is hereby given that an official transcript of a CONFERENCE proceeding held on 1/11/16 has been filed by the court reporter/transcriber in the above-captioned matter. The parties have seven (7) calendar days to file with the court a Notice of Intent to Request Redaction of this transcript. If no such Notice is filed, the transcript may be made remotely electronically available to the public

		without redaction after 90 calendar days...(McGuirk, Kelly) (Entered: 02/10/2016)
02/21/2016	513	NOTICE OF CHANGE OF ADDRESS by Beth A. Wilkinson on behalf of Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago National League Ball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. New Address: Wilkinson Walsh + Eskovitz PLLC, 1900 M Street, NW, Suite 800, Washington, DC, USA 20036, (202) 847-4000. (Wilkinson, Beth) (Entered: 02/21/2016)
02/21/2016	514	NOTICE OF CHANGE OF ADDRESS by Alexandra M. Walsh on behalf of Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. New Address: Wilkinson Walsh + Eskovitz PLLC, 1900 M Street, NW, Suite 800, Washington, DC, USA 20036, (202) 847-4000. (Walsh, Alexandra) (Entered: 02/21/2016)
04/05/2016	515	NOTICE of Certification of Compliance. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC. (Burke, Arthur) (Entered: 04/05/2016)
04/05/2016	516	DECLARATION of Ronald A. Bertino re: 515 Notice (Other),. Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., Comcast Corp., Comcast SportsNet California, LLC, Comcast SportsNet Chicago, LLC, Comcast SportsNet Philadelphia, L.P., Directv LLC, Directv Sports Networks LLC, MLB Advanced Media L.P., MLB Advanced Media, Inc., Major League Baseball Enterprises Inc., Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, Root Sports Northwest, Root Sports Pittsburgh, Root Sports Rocky Mountain, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P., Yankees Entertainment and Sports Networks, LLC. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C, # 4 Exhibit D, # 5 Exhibit E, # 6 Exhibit F)(Burke, Arthur) (Entered: 04/05/2016)
04/05/2016	517	NOTICE of of DIRECTV Defendants' Certificate of Compliance. Document filed by Directv LLC, Directv Sports Networks LLC. (Vazquez, John) (Entered: 04/05/2016)
04/05/2016	518	DECLARATION of Michelle Stratton re: 517 Notice (Other) <i>Certifying the DIRECTV Defendants' Compliance with Settlement Notice Requirements</i> . Document filed by Directv LLC, Directv Sports Networks LLC. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2)(Vazquez, John) (Entered: 04/05/2016)
04/06/2016	519	DECLARATION of Amy E. Gold <i>Certifying Compliance with Settlement Notice Plan</i> . Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P. (Toal, Daniel) (Entered: 04/06/2016)
04/11/2016	520	ENDORSED LETTER addressed to Judge Shira A. Scheindlin from Peter E. Leckman dated 4/10/2016 re: Accordingly, per the protective order in place. Plaintiffs must file Professor Ayers' declaration under seal. (A redacted version will be filed promptly.) We respectfully request that the Court grant us leave from the requirement of including original signatures on Professor Ayers' declaration, and indicate such approval by endorsing this letter. ENDORSEMENT: Request granted. Original signature not required on Ayers declaration. So Ordered. (Signed by Judge Shira A. Scheindlin on 4/11/2016) (kl) (Entered: 04/11/2016)
04/11/2016		Transmission to Sealed Records Clerk. Transmitted re: 520 Endorsed Letter, to the Sealed Records Clerk for the sealing or unsealing of document or case. (kl) (Entered: 04/11/2016)
04/11/2016	521	SEALED DOCUMENT placed in vault.(mps) (Entered: 04/11/2016)

04/11/2016	522	DECLARATION of Robert A. Bowman . Document filed by Athletics Investment Group, LLC, Chicago Cubs Baseball Club, LLC, Chicago White Sox, Ltd., Colorado Rockies Baseball Club, Ltd., MLB Advanced Media L.P., MLB Advanced Media, Inc., Office of the Commissioner of Baseball, Major League Baseball Enterprises Inc, Officer of the Commissioner of Baseball, Pittsburgh Baseball, Inc, San Francisco Baseball Associates, L.P., The Baseball Club of Seattle, L.P., The Phillies, L.P.. (Toal, Daniel) (Entered: 04/11/2016)
04/11/2016	523	MOTION for Settlement <i>Final Approval of Class Action Settlement</i> . Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Attachments: # 1 Text of Proposed Order)(Langer, Howard) (Entered: 04/11/2016)
04/11/2016	524	MEMORANDUM OF LAW in Support re: 523 MOTION for Settlement <i>Final Approval of Class Action Settlement</i> . . Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Attachments: # 1 Affidavit of Edward Diver in Support of Motion)(Langer, Howard) (Entered: 04/11/2016)
04/11/2016	525	FILING ERROR - DEFICIENT DOCKET ENTRY - MOTION to Approve Plaintiffs' Application for an Award of Attorneys' Fees, Service Awards, and Reimbursement of Expenses . Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Attachments: # 1 Affidavit of Steven A. Saltzburg, # 2 Affidavit of David White, # 3 Affidavit of Michael M. Buchman, # 4 Affidavit of Kevin Costello, # 5 Affidavit of Jeffrey Dubner, # 6 Affidavit of Marc Gross, # 7 Affidavit of Robert LaRocca, # 8 Affidavit of Peter Leckman, # 9 Affidavit of Joshua D. Snyder)(Langer, Howard) Modified on 4/12/2016 (db). (Entered: 04/11/2016)
04/12/2016		***NOTICE TO ATTORNEY TO RE-FILE DOCUMENT - DEFICIENT DOCKET ENTRY ERROR. Notice to Attorney Howard I. Langer to RE-FILE Document 525 MOTION to Approve Plaintiffs' Application for an Award of Attorneys' Fees, Service Awards, and Reimbursement of Expenses . ERROR(S): Supporting Documents are filed separately, each receiving their own document #. (db) (Entered: 04/12/2016)
04/12/2016	526	MOTION to Approve Plaintiffs' Application for an Award of Attorneys' Fees, Service Awards, and Reimbursement of Expenses . Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub.(Langer, Howard) (Entered: 04/12/2016)
04/12/2016	527	DECLARATION of Steven A. Saltzburg in Support re: 526 MOTION to Approve Plaintiffs' Application for an Award of Attorneys' Fees, Service Awards, and Reimbursement of Expenses .. Document filed by Derek Rasmussen, Garrett Traub. (Langer, Howard) (Entered: 04/12/2016)
04/12/2016	528	DECLARATION of David White in Support re: 526 MOTION to Approve Plaintiffs' Application for an Award of Attorneys' Fees, Service Awards, and Reimbursement of Expenses .. Document filed by Derek Rasmussen, Garrett Traub. (Langer, Howard) (Entered: 04/12/2016)
04/12/2016	529	DECLARATION of Michael M. Buchman in Support re: 526 MOTION to Approve Plaintiffs' Application for an Award of Attorneys' Fees, Service Awards, and Reimbursement of Expenses .. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Langer, Howard) (Entered: 04/12/2016)
04/12/2016	530	DECLARATION of Kevin Costello in Support re: 526 MOTION to Approve Plaintiffs' Application for an Award of Attorneys' Fees, Service Awards, and Reimbursement of Expenses .. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Langer, Howard) (Entered: 04/12/2016)
04/12/2016	531	DECLARATION of Jeffrey Dubner in Support re: 526 MOTION to Approve Plaintiffs' Application for an Award of Attorneys' Fees, Service Awards, and Reimbursement of Expenses .. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Langer, Howard) (Entered: 04/12/2016)
04/12/2016	532	DECLARATION of Marc Gross in Support re: 526 MOTION to Approve Plaintiffs' Application for an Award of Attorneys' Fees, Service Awards, and Reimbursement of Expenses .. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Langer, Howard) (Entered: 04/12/2016)
04/12/2016	533	DECLARATION of Robert LaRocca in Support re: 526 MOTION to Approve Plaintiffs' Application for an Award of Attorneys' Fees, Service Awards, and Reimbursement of Expenses .. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Langer, Howard) (Entered: 04/12/2016)
04/12/2016	534	DECLARATION of Peter Leckman in Support re: 526 MOTION to Approve Plaintiffs' Application for an Award of Attorneys' Fees, Service Awards, and Reimbursement of Expenses .. Document filed by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub. (Langer, Howard) (Entered: 04/12/2016)
04/12/2016	535	DECLARATION of Joshua Snyder in Support re: 526 MOTION to Approve Plaintiffs' Application for an Award of Attorneys' Fees, Service Awards, and Reimbursement of Expenses .. Document filed by Vincent Birbiglia,

		Marc Lerner, Derek Rasmussen, Garrett Traub. (Langer, Howard) (Entered: 04/12/2016)
04/13/2016	536	REDACTION <i>Declaration of Professor Ian Ayers In Support of Final Approval of Class Action Settlement</i> by Vincent Birbiglia, Marc Lerner, Derek Rasmussen, Garrett Traub(Leckman, Peter) (Entered: 04/13/2016)
