

**UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TENNESSEE
AT CHATTANOOGA**

ROY L. DENTON)	Case No.	1:07-cv-211
)		
Plaintiff)		
)		
v.)		
)		
STEVE RIEVLEY)	Collier/Carter	
)		
Defendant)		

ORDER

THIS CAUSE came on to be heard on July 16, 2010, on Defendant Steve Rievley's Motion for Relief from this Court's June 14, 2010 order (Doc. 103). Based on the contents of the Motion, statements of counsel and the record as a whole, it is,

ORDERED that Defendant Steve Rievley's Motion be and the same hereby is **GRANTED**; that Defendant Steve Rievley be and the same hereby is **RELIEVED** from that portion of the Court's June 14, 2010 order which required Defendant Steve Rievley to furnish Plaintiff with phone records from Verizon Wireless on or before June 25, 2010; that Defendant Steve Rievley through counsel, shall continue to exercise reasonable efforts to obtain said records from Verizon Wireless; that Defendant Steve Rievley through counsel shall furnish said records from Verizon Wireless to the Plaintiff as soon as they are received; and, that if the records have not been received from Verizon Wireless by **August 9, 2010**, Defendant Steve Rievley, through counsel, shall so advise the Court. The Court hereby authorizes Plaintiff Roy L. Denton to issue his own subpoenas for these records.

ENTER.

s/William B. Mitchell Carter

UNITED STATES MAGISTRATE JUDGE