

**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA**

**AMERICAN SOCIETY FOR THE  
PREVENTION OF CRUELTY TO  
ANIMALS *et al.*,**

**Plaintiffs,**

**v.**

**Civil Action No. 03-cv-2006 (EGS/JMF)**

**FELD ENTERTAINMENT, INC.,**

**Defendant.**

**ORDER**

Upon consideration of the Emergency Motion of Non-Party Wildlife Advocacy Project [“WAP”] to Quash Deposition Subpoena and/or for Protective Order [#234], the following is, hereby,

**ORDERED:**

1. It having been represented that the WAP designee noticed for deposition by FEI on Friday, December 14, 2007, has a preexisting obligation, the parties are to meet and confer forthwith to determine a date that is convenient for all parties.
2. FEI may inquire as to any and all of the subjects identified in Exhibit A of its emergency motion *except* for the following two modifications:
  - a. FEI may not inquire as to topic number 9, which seeks information about “[t]he formation and corporate structure of WAP, including but not limited to the relationship and overlap with Plaintiffs’ counsel.” Topic number 9 is therefore stricken.

- b. FEI may inquire as to topic number 12, but only as modified in the following fashion: “WAP’s record/document management practices and policies *as they pertain to how WAP produced the documents it did in response to subpoenas served by the defendants.*”

3. WAP’s motion is **DENIED**.

**SO ORDERED.**

December 12, 2007

\_\_\_\_\_/S/  
JOHN M. FACCIOLA  
UNITED STATES MAGISTRATE JUDGE