

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

Motion Picture Association)

Plaintiff,)

v.)

JOHN DOES, CONTROLLING)
ILLEGAL MOVIE STREAMING)
SITES)

Defendants.)

Civil Action No: 1:19-cv-05134-ABJ

FILED UNDER SEAL

FILED

MAY 22 2019

Clerk, U.S. District & Bankruptcy
Courts for the District of Columbia

SUPPLEMENTAL INJUNCTION ORDER

The Court, having considered the pleadings and declaration in support of Motion Picture Association's ("MPA") Motion to Supplement Preliminary Injunction Order, hereby orders that the terms of the Preliminary Injunction Order ("Preliminary Injunction Order"), Dkt. 18, shall apply to the additional domains set forth in the **Appendix A** to this order. As set forth below, Defendants have violated the Preliminary Injunction.

FINDINGS OF FACT AND CONCLUSIONS OF LAW

Having reviewed the papers, declarations, exhibits, memorandum, and all other pleadings and papers relevant to MPA's Motion to Supplement the Preliminary Injunction and MPA's original motion for Temporary Restraining Order and Preliminary Injunction, the Court hereby makes the following findings of fact and conclusions of law:

- I. The Defendants were served with notice of the Preliminary Injunction.
- II. After receiving notice of the Preliminary Injunction, the Defendants have continued to engage in the conduct enjoined by the Preliminary Injunction Order, and therefore

continue to violate the Preliminary Injunction Order. In particular, Defendants have intentionally and without authorization, continued and attempted to access and send malicious software, code, and instructions to protected computers, operating systems, and networks of MPA and its customers, attacking such computers, systems and networks, and exfiltrating information from those computers, systems and networks, using new domains.

III. There is good cause to believe that Defendants are likely to continue the foregoing conduct and to engage in the illegal conduct and purposes enjoined by the Preliminary Injunction Order, unless further relief is ordered to expeditiously prevent Defendants from maintaining the registration of domains for such prohibited and unlawful purposes.

IV. There is good cause to believe that, unless further relief is ordered to expeditiously prevent Defendants from maintaining the registration of domains for purposes enjoined by the Preliminary Injunction Order, immediate and irreparable harm will result to Microsoft, Microsoft's customers and to the public, from the Defendants' ongoing violations.

V. Therefore, in accordance with Fed. R. Civ. P. 65(b), 15 U.S.C. § 1116(a) and 28 U.S.C. § 1651(a) and the Court's inherent equitable authority, good cause and the interests of justice require that this Order be Granted.

SUPPLEMENTAL PRELIMINARY INJUNCTION

IT IS THEREFORE ORDERED that, the terms of the Preliminary Injunction Order shall be supplemented and shall be enforced against Defendants, Defendants' representatives, and persons who are in active concert or participation with Defendants, as follows:

1. With respect to any currently registered Internet domains set forth in **Appendix A**, the domain registries shall take the following actions:

A. Within five (5) business days of receipt of this Order, shall unlock and

change the registrar of record for the domain to MarkMonitor or such other registrar specified by MPA. To the extent the registrar of record does not assist in changing the registrar of record for the domain under its control, the domain registry for the domain, or its administrators, including backend registry operators or administrators, within five (5) business days of receipt of this Order, shall change, or assist in changing, the registrar of record for the domain to MarkMonitor or such other registrar specified by MPA. The purpose of this paragraph is to ensure that MPA has control over the hosting and administration of the domain in its registrar account at MarkMonitor or such other registrar specified by MPA. MPA shall provide to the domain registry or registrar of record any requested registrar information or account details necessary to effectuate the foregoing.

B. The domain shall be made active and shall resolve in the manner set forth in this order, or as otherwise specified by MPA, upon taking control of the domain;

C. The domain shall be redirected to secure servers by changing the authoritative name servers to NS 1.IAVA2107.COM and NS 2.IAVA2107.COM and, as may be necessary, the IP addresses associated with name servers or taking other reasonable steps to work with MPA to ensure the redirection of the domain and to ensure that Defendants cannot use it to make unauthorized access to computers, infect computers, compromise computers and computer networks, monitor the owners and users of computers and computer networks, steal information from them or engage in any other activities prohibited by the Injunction;

D. The WHOIS registrant, administrative, billing and technical contact and identifying information should be the following, or other information as may be specified by MPA:

Domain Administrator
Motion Picture Association
15301 Ventura Blvd building e
Sherman Oaks, CA 91403
United States
Phone: +1.818-995-6600
anti-piracy@mpaa.org

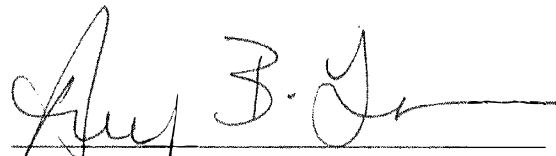
E. Prevent transfer, modification or deletion of the domain by Defendants

and prevent transfer or control of the domain to the account of any party other than MPA;

F. Take all steps required to propagate to the foregoing changes through the Domain Name System ("DNS"), including domain registrars.

IT IS SO ORDERED

Entered this ^{rel} 22 day
of December, 2019



Amy Berman Jackson
United States District Judge

APPENDIX A

APPENDIX A

.SH DOMAINS

Registry

c/o

Internet Computer Bureau Ltd

Greytown House 12061

221-227 High Street

Orpington, BR6 0NZ

United Kingdom

popcorn.time.sh	Registrant Name: N/A Registrant Organization: Digital Privacy Corporation Registrant Street: N/A Registrant City: N/A Registrant State/Province: CA Registrant Postal Code: N/A Registrant Country: US Registrant Phone: N/A Registrant Fax: N/A Registrant Email: N/A abuse@101domain.com
N/A	N/A

.APP DOMAINS

Registry

c/o

Google Inc.

Seattle, WA 98103

United States

<p>popcorn.time.app</p>	<p>Registrant Name: REDACTED FOR PRIVACY Registrant Organization: VPN.ht Limited Registrant Street: REDACTED FOR PRIVACY Registrant City: REDACTED FOR PRIVACY Registrant State/Province: N/A Registrant Postal Code: REDACTED FOR PRIVACY Registrant Country: HK Registrant Phone: REDACTED FOR PRIVACY Registrant Email: N/A abuse@lapi.net</p>
<p>N/A</p>	<p>N/A</p>
<p>N/A</p>	

inbox-drive.info	N/A
inbox-sharif.info	N/A
N/A	N/A William Registration N/A

	N/A
N/A	N/A
N/A	N/A

N/A DOMAINS

Registry

N/A

N/A	N/A
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