

**UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
TAMPA DIVISION**

DISH NETWORK L.L.C.,	§	Case No. 8:22-cv-00603-KKM-SPF
SLING TV L.L.C., and	§	
NAGRASTAR LLC,	§	
	§	
Plaintiffs,	§	
	§	
v.	§	
	§	
JASON LABOSSIERE,	§	
SEAN BEAMAN,	§	
STEFAN GOLLNER, and	§	
OSIVETTE BRITO,	§	
individually and collectively	§	
d/b/a EXPEDITE TV,	§	
MUNDO TV and MUST TV,	§	
	§	
Defendants.	§	

**FINAL JUDGMENT AND PERMANENT INJUNCTION**

Before the Court is the Unopposed Motion for Final Judgment and Permanent Injunction filed jointly by Plaintiffs DISH Network L.L.C. (“DISH”), Sling TV L.L.C. (“Sling”), and NagraStar LLC (“NagraStar,” and together with DISH and Sling, “Plaintiffs”), and Defendants Jason LaBossiere, Sean Beaman, and Stefan Gollner (collectively, “Defendants”). The Court **GRANTS** the motion and **ORDERS** as follows:

1. Plaintiffs DISH and NagraStar are awarded statutory damages in the amount of \$130,000,000 against Defendants, the responsibility for which will be shared equally by Defendants. Therefore, the Clerk is instructed to enter:

a. a separate judgment against Defendant Jason LaBossiere in the

amount of \$43,333,333.33;

b. a separate judgment against Defendant Sean Beaman in the amount of \$43,333,333.33;

c. a separate judgment against Defendant Stefan Gollner in the amount of \$43,333,333.33.

2. Defendants, and any of their officers, agents, servants, employees, or other persons acting in active concert or participation with any of the foregoing that receives actual notice of the order, are permanently enjoined from:

a. receiving or assisting others in receiving without authorization DISH's satellite or internet transmissions of television programming, Sling's internet transmissions of television programming, or content contained in any satellite or internet transmissions by DISH or Sling, including through the Expedite TV, Mundo TV, or Must TV services (the "Services") or any similar internet streaming service;

b. manufacturing, assembling, modifying, selling, or distributing any subscription, code, credit, application, or any other device or equipment that is intended for use in receiving or assisting others in receiving without authorization DISH's satellite or internet transmissions of television programming, Sling's internet transmissions of television programming, or content contained in any satellite or internet transmissions by DISH or Sling, including through the Services or any similar internet streaming service;

c. circumventing a digital rights management technology or any other technological protection measure that controls access to DISH or Sling's satellite or internet transmissions of television programming or any content contained therein, including through the use of DISH or Sling subscription accounts to provide DISH or Sling programming for the Services or any similar internet streaming service.

3. Each party shall bear its own attorneys' fees and costs in this case.

4. All pending motions by Plaintiffs or Defendants are denied as moot.

**DONE and ORDERED** in Chambers in Tampa, Florida on \_\_\_\_\_, 2022.

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UNITED STATES DISTRICT JUDGE