

IN THE UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION

**AMAZON CONTENT SERVICES LLC;** §  
**COLUMBIA PICTURES INDUSTRIES,** §  
**INC.; DISNEY ENTERPRISES, INC.;** §  
**NETFLIX US, LLC; NETFLIX** §  
**WORLDWIDE ENTERTAINMENT,** §  
**LLC; PARAMOUNT PICTURES** §  
**CORPORATION; SONY PICTURES** §  
**ANIMATION INC.; UNIVERSAL** §  
**CITY STUDIOS PRODUCTION** §  
**LLLP; and WARNER BROS** §  
**ENTERTAINMENT, INC.,** §

Plaintiffs,

v.

Civil Action No. **3:24-CV-733-L-BK**

**WILLIAM FREEMON, II;** §  
**FREEMON TECHNOLOGY** §  
**INDUSTRIES, LLC; INSTANTIPTV.NET;** §  
**STREAMINGTVNOW.NET;** §  
**TVNITRO.NET; CASHAPPIPTV.COM;** §  
**LIVETVRESELLERS.COM;** §  
**STNCLOUD.LTD; and** §  
**STNLIVE.LTD,** §

Defendants.

**DEFAULT JUDGMENT**

This default judgment is issued pursuant to the court’s order of March 11, 2026, accepting the magistrate judge’s Findings, Conclusions and Recommendations (Doc. 118). Accordingly, it is hereby **ordered, adjudged, and decreed** that Plaintiffs Amazon Content Services LLC; Columbia Pictures Industries, Inc.; Disney Enterprises, Inc.; Netflix US, LLC; Netflix Worldwide Entertainment, LLC; Paramount Pictures Corporation; Sony Pictures Animation Inc.; Universal City Studios Productions LLLP; and Warner Bros. Entertainment Inc. (“Plaintiffs”) are entitled to and shall recover against Defendants William Freemon, II (“Mr. Freemon”) and Freemon

Technology Industries, LLC (“FTI LLC”) (collectively, “Defaulting Defendants”) **\$18,750,000** in statutory damages; a permanent injunction, the terms of which are set forth below; and postjudgment interest on the entire amount of the judgment (**\$18,750,000**) at the current federal rate of **3.51%** per annum from the date of the entry of judgment until paid in full; that all allowable and reasonable costs are taxed against Defaulting Defendants; and that any and all requests for relief sought by Plaintiffs against the remaining Domain Defendants\* is **dismissed with prejudice** as duplicative of the relief awarded against Mr. Freemon and FTI LLC as the Defaulting Defendants.

It is further **ordered, adjudged, and decreed** that:

1. Mr. Freemon and FTI LLC, and all individuals who serve as their officers, agents, servants, employees and attorneys, and other persons who have notice of this injunction and are in privity with Mr. Freemon and FTI LLC and/or acting in active concert or participation with Mr. Freemon and FTI LLC, their officers, agents, servants employees or attorneys, are hereby **restrained and permanently enjoined** from:
  - a. linking to, distributing, reproducing, copying, hosting, uploading, making available for download, indexing, displaying, exhibiting, publicly performing (including without limitation streaming, transmitting, or otherwise communicating to the public), or otherwise exploiting or making any use of any rights under the Copyright Act in any motion picture or other audiovisual work (or portion(s) thereof in any form), the rights to which Plaintiffs or their affiliates own or control (“Copyrighted Works”);

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\* The Domain Defendants include INSTANTIPTV.NET, STREAMINGTVNOW.NET, TVNITRO.NET, CASHAPPIPTV.COM, LIVETVRESELEERS.COM, STNCLUD.LTD, and STNLIVE.LTD.

- b. taking any action that directly or indirectly enables, facilitates, permits, assists, solicits, encourages or induces any user or other third party (i) to link to, distribute, reproduce, copy, host, upload, download, index, display, exhibit, publicly perform (including without limitation streaming, transmitting, or otherwise communicating to the public), or otherwise use or exploit in any manner any of Plaintiffs' Copyrighted Works or portion(s) thereof; or (ii) to make available any of Plaintiffs' Copyrighted Works or portion(s) thereof for linking to, distributing, reproducing, copying, hosting, uploading, downloading, indexing, displaying, exhibiting, publicly performing (including without limitation streaming, transmitting, or otherwise communicating to the public), or for any other use or means of exploitation;
  - c. transferring or performing any function that results in the transfer of the registration of the domain name of instantiptv.net, streamingtvnow.com, streamingtvnow.net, tvnitro.net, cashappiptv.com, livetvresellers.com, stncloud.ltd, and stnlive.ltd (the "Infringing Domains") to any other registrant or registrar other than as identified by Plaintiffs; and
  - d. assisting, aiding or abetting any other person or business entity in engaging in or performing any of the activities referred to in the above subparagraphs (a)-(c); and
2. To give practical effect to this permanent injunction, Mr. Freemon and FTI LLC, their assignees and/or successors-in-interest or title, and/or the domain name registrars are hereby **ordered to immediately transfer** the Infringing Domains to Plaintiffs' control. If the current registrars do not facilitate the transfer of the Infringing Domains to Plaintiffs' control within **five (5) days** of receipt of this Default Judgment and the

corresponding Order, upon Plaintiffs' request, Mr. Freemon and FTI LLC as Defaulting Defendants and the top level domain (TLD) registry for each of the Infringing Domains, or their administrators, including backend registry operators or administrators, **shall**, within **thirty (30) days**, (i) change the registrar of record for the Infringing Domains to a registrar of Plaintiffs' choosing, and that registrar shall transfer the subject domain names to Plaintiffs, or (ii) place the Infringing Domains on registry hold status for the life of the current registration, thus removing them from the TLD zone files maintained by the registries which link the Infringing Domains to the IP addresses where the associated websites are hosted.

3. Plaintiffs may complete service of process by e-mail for Defaulting Defendants.

It is further **ordered, adjudged, and decreed** that all other relief, not expressly granted herein is **denied**, except for any request by Plaintiffs to recover attorney's fees that will be decided postjudgment.

**It is so ordered** this 11th day of March, 2026.

  
Sam A. Lindsay  
United States District Judge