

UNITED STATES DISTRICT COURT
DISTRICT OF OREGON

Case No.: 3:15-cv-01991-SB

COBBLER NEVADA, LLC,

Plaintiff,

v.

USERS OF POPCORN TIME, et al,

Defendants

STIPULATED CONSENT JUDGMENT

STIPULATED CONSENT JUDGMENT

As attested to by the signatures of counsel for the parties below, this matter comes before the Court on the parties' joint stipulation.

Plaintiff Cobbler Nevada, LLC has filed a Complaint against the defendant and others in the Oregon District Court for copyright infringement, 17 U.S.C. §§101, et seq, for the unlicensed copying, promotion and distribution of plaintiff's motion picture titled The Cobbler, registered with the United States Copyright Office, Reg. No. PAu 3-744-688. Voltage Pictures, LLC, an aggrieved and injured party joins in this settlement for purposes of releasing liability and resolution of claims.

After initial discovery and investigation, defendant, identified as DOE-73.180.17.189, was affirmatively identified as the proper defendant in this matter.

The parties, after conferral and investigation, now appear through counsel to fully and finally resolve all claims between the parties and the matters before the Court and have moved for entry of this Stipulated Consent Judgment to effect the terms of their settlement.

Identity of the Defendant

The defendant identified herein as DOE-73.180.17.189 has been personally identified to plaintiff but wishes to remain anonymous and has requested leave to proceed anonymously. Plaintiff does not oppose this request. The parties are granted leave to separately file the true identity of the defendant under seal, which absent breach of the parties' settlement agreement, or action to enforce this Stipulated Consent Judgment may remain under seal.

WHEREFORE IT IS HEREBY STIPULATED AND ORDERED for all matters relevant to this case between the parties as follows:

1. This court has jurisdiction over the parties and venue is proper.
2. Plaintiff Cobbler Nevada, LLC has valid and enforceable copyrights in the original copyrighted work, The Cobbler, ("motion picture") registered with the United States Copyright Office, Reg. No. PAu 3-744-688.
3. DOE-73.180.17.189 is the proper named defendant in this case.
4. Plaintiff and DOE-73.180.17.189 expressly consent to have a United States Magistrate Judge conduct any and all proceedings in this case, including entry of orders, including this stipulation or any other final judgment or orders arising therefrom.
5. DOE-73.180.17.189 and Doe's counsel have fully reviewed the Complaint and the allegations of the Complaint and specifically admit plaintiff's investigations identifying the IP address used by DOE-73.180.17.189 were accurate, in particular in accurately identifying DOE-73.180.17.189's IP address as the IP address used to download and distribute plaintiff's motion picture and other content identified with the Complaint.
6. In addition to other terms in a separate settlement agreement, the parties further agree and

require pursuant to the settlement the below Permanent Injunction be entered against
DOE-73.180.17.189.

PERMANENT INJUNCTION

DOE-73.180.17.189 is hereby PERMANENTLY ENJOINED from directly,
contributorily or indirectly infringing plaintiff's rights in their motion picture. DOE-
73.180.17.189 is further enjoined from using the internet to reproduce or copy any Voltage
owned or branded motion pictures ^(see list of Voltage motion pictures at www.voltagepictures.com /titles) to distribute any Voltage owned or branded motion pictures,
or to make Voltage owned or branded motion pictures available for distribution to the public,
except pursuant to a lawful written license from Voltage.

DOE-73.180.17.189 is hereby directed to immediately delete all unlicensed content in
which Voltage has any rights or interests ^(see list referenced above) including plaintiff's motion picture, together with any
and all BitTorrent clients on any computer(s) she owns or controls together with all other
software used to obtain media through the Internet by peer-to-peer transfer or exchange; and

~~DOE-73.180.17.189 is hereby PERMANENTLY ENJOINED from directly,
contributorily or indirectly participating or facilitating in peer-to-peer and BitTorrent file
exchanges in violation of US copyright law.~~

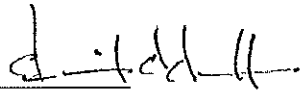
With entry of this consent judgment his matter is terminated.

SO ORDERED, this day: March 17, 2016.
*(as modified by
the Court)*


United States Magistrate Judge

So Stipulated and Respectfully Submitted:

On Behalf of Defendant:

/s/ 

David H. Madden, OSB 080396
Mersenne Law
9600 S.W. Oak Street
Suite 500
Tigard, Oregon 97223
503-679-1671
dhm@mersenne.com
Counsel for Doe 73.180.17.189

On Behalf of Plaintiff:

/s/ Carl D. Crowell

Carl D. Crowell, OSB No. 982049
email: carl@crowell-law.com
Crowell Law
P.O. Box 923
Salem, OR 97308-0923
Phone: 503-581-1240
Of counsel for plaintiff and Voltage