IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA

Case 2:12-cv-02144-GMS

INDEX OF EXHIBITS

<u>Exhibit</u>	<u>Description</u>	
A	United States Copyright Office, Public Catalog, Sexual Obsession	
В	December 4 th , 2012, Email to Goodhue, Demanding Duffy attend CMC	
C-1	December 29 th ,2011, Extortion letter from Paul Duffy, Page 1	
C-2	December 29 th , 2011, Extortion letter from Paul Duffy, Page 2	
C-3	December 29 th , 2011, Extortion letter from Paul Duffy, Page 3	
D	January 30 th , 2012, Extortion letter from Joseph Perea	
E	February 2 nd , 2012, Reply to Perea's Extortion letter	
F	January 6 th , 2011, DR number for complaint filed with Mesa PD	
G	September 30 th , 2011, Mass subpeona notice from Cox Communications	



Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Title = sexual obsession

Search Results: Displaying 5 of 6 entries



Labeled View

Sexual obsession. PA 1-725-120.

Type of Work: Recorded Document

Document Number: V3608D727 **Date of Recordation:** 2011-10-03

Entire Copyright Document: V3608 D727 P1-3

Date of Execution: effective as of 12Jun11; date of cert.: 29Sep11

Registration Number Not Verified: PA 1-725-120.

Title: Sexual obsession. PA 1-725-120. **Notes:** Copyright assignment agreement.

Party 1: Heartbreaker Films, Heartbreaker Productions, Inc., Raymond

Α

Rogers & XSC Digital Corporation.

Party 2: AF Holdings, LLC a.k.a. AF Films, LLC.

Names: Rogers, Raymond

Heartbreaker Films

Heartbreaker Productions, Inc.

XSC Digital Corporation.

AF Holdings, LLC

AF Films, LLC.



Save, Print and Email (Help Page)

Select Download Format Full Record

Enter your email address:

Help Search History Titles Start Over



" " <troll.assassins@cyber-wizard.com>

Subject: RE: AF Holdings, L.L.C. v. David Harris, Case No.; 2:12-CV-

troll.assassins@cyber-wizard.com From:

To: sig@sigoodlaw.com 12/04/12 05:16 PM Date:

DEFENDANT EXHIBIT

B

Mr. Goodhue, I will be at your office Monday December 17, at 2:00pm. I have one non-negotiable demand, that Duffy attend. He is the one, I believe litigating this claim and he is the one that originally offered a 'reasonable settlement, in good faith' for just \$3,400.00 he would so generously let me off the hook of a \$100,000.00 / \$1,140 for a total of \$87.72. Let me know right a way if Duffy acts shy, so I have time to get leave to subpoena him . . . David.

---- Original Message -----From: sjg@sjgoodlaw.com Sent: 12/04/12 12:00 PM

To: troll.assassins@cyber-wizard.com

Subject: RE: AF Holdings, L.L.C. v. David Harris, Case No.; 2:12-CV-02144.

Dear Mr. Harris: Attached please find my letter of December 4, 2012.



Steven James Goodhue Attorney at Law Admitted in CO, CA & AZ

The foregoing is not intended to be a legally binding electronic signature. This electronic mail message contains CONFIDENTIAL information which is (a) ATTORNEY-CLIENT PRIVILEGED COMMUNICATION, WORK PRODUCT, PROPRIETARY IN NATURE, OR OTHERWISE PROTECTED BY LAW FROM DISCLOSURE; and (b) intended only for the use of the Addressee(s) named herein. If you are not an Addressee, or the person responsible for delivering this to an Addressee, you are hereby notified that you have received this communication in error and that reading, copying, or distributing this message and/or attachments is strictly prohibited. If you have received this communication and attachment(s) in error, please notify the above identified sender immediately at the telephone number identified above, and take the steps necessary to delete the message completely from your computer system, or otherwise destroy the original communication and the attachments.

Original Message -----

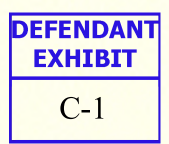
Subject: RE: AF Holdings, L.L.C. v. David Harris, Case No.;

2:12-CV-02144.

From: < sig@sigoodlaw.com >

Date: Wed, November 21, 2012 10:32 am To: troll.assassins@cyber-wizard.com





December 29, 2011

VIA U.S. MAIL

David Harris 4632 E Caballero Street, Apt 1 Mesa, AZ 85205

Re: AF Holdings LLC v. Does 1-1,140

1:11-cv-01274 RBW, Ref #8569

Dear David Harris:

Prenda Law Inc. has been retained by AF Holdings LLC to pursue legal action against people who illegally downloaded their copyrighted content (i.e., "digital pirates"). Digital piracy is a very serious problem for adult content producers, such as our client, who depend on revenues to sustain their businesses and pay their employees.

On 6/3/2011 12:49:34 AM (UTC), our agents observed the IP address with which you are associated illegally downloading and sharing with others via the BitTorrent protocol the following copyrighted file(s):

Sexual Obsession

The ISP you were connected to: Cox Communications

Your IP Address you were assigned during your illegal activity: 70.176.202.3

We have received a subpoena return from your ISP confirming that you are indeed the person that was associated with the IP address that was performing the illegal downloading of our client's content listed above on the exact date(s) listed above

On July 13, 2011 we filed a lawsuit in the United States District Court for the District of Columbia against several anonymous digital pirates (AF Holdings LLC v. Does 1-1,140). Under the Federal Rules of Civil Procedure, our lawsuit against you personally will not commence until we serve you with a Complaint, which we are

Fax: 312.893.5677 Fax: 305.748.2103 161 N Clark St., Suite 3200, Chicago, IL 60601 1111 Lincoln Rd., Suite 400, Miami Beach, FL 33139 Tel: 312.880.9160 Tel: 305.748.2

Case 2:12-cv-02144-GMS Document 26-1 Filed 12/10/12 Page DEFENDAN

DEFENDANT EXHIBIT

C-2

prepared to do if our settlement efforts fail. While it is too late to undo the illegal file sharing associated with your IP address, we have prepared an offer to enable our client to recover damages for the harm caused by the illegal downloading and to allow both parties to avoid the expense of a lawsuit.

Under the Copyright Law of the United States, copyright owners may recover up to \$150,000 in statutory damages (in cases where statutory damages are applicable, which may or may not be the case here) per infringing file plus attorney's fees in cases, whereas here, infringement was willful. In it least one case where the Copyright Law has been applied to digital piracy and statutory damages were applicable, juries have awarded over \$20,000 per pirated file. During the RIAA's well-publicized campaign against digital music piracy, over 30,000 people nationwide settled their cases for amounts ranging from an average of \$3,000 to \$12,000. More recently, on December 22, 2010, a case in which a defendant was accused of illegally downloading six works via BitTorrent, a settlement was reached for \$250,000.

In light of these factors, we believe that providing you with an opportunity to avoid litigation by working out a settlement with us, versus the costs of attorneys' fees and the uncertainty associated with jury verdicts, is very reasonable and in good faith.

In exchange for a comprehensive release of all legal claims in this matter, which will enable you to avoid becoming a named Defendant in our lawsuit, our firm is authorized to accept the sum of \$3,400.00 as full settlement for the claims. This offer will expire on January 12, 2012, at 4:00 p.m. CST. If you reject our settlement offers, we expect to serve you with a Complaint and commence litigation.

To reiterate: if you act promptly you will avoid being named as a Defendant in the lawsuit. You may pay the settlement amount by:

(a) Mailing a check or money order payable to "Prenda Law Inc. Trust Account" to:

Prenda Law Inc. 1111 Lincoln Rd., Suite 400 Miami Beach, Florida 33139;

(b) Completing and mailing/faxing the enclosed payment authorization to:

Prenda Law Inc. 1111 Lincoln Rd., Suite 400 Miami Beach, Florida 33139 Facsimile: (305) 748-2103.

Be sure to reference your case number and your "Ref#" on your method of payment. Regardless of your payment method, once we have processed the settlement, we will mail you your signed Release as confirmation that your payment has been processed and that you have been released from the lawsuit.

DEFENDAN EXHIBIT

Please consider this letter to constitute formal notice that until and unless we are able to settle our client's claim against you, we demand that you not delete any files from your computer or any other computers under your control or in your possession. If forced to proceed against you in a lawsuit, we will have a computer forensic expert inspect these computers in an effort to locate the subject content and to determine if you have deleted any content. If in the course of litigation the forensic computer evidence suggests that you deleted media files, our client will amend its complaint to add a "spoliation of evidence" claim against you. Be advised that if we prevail on this additional claim, the court could award monetary sanctions, evidentiary sanctions and reasonable attorneys' fees. If you are unfamiliar with the nature of this claim in this context, please consult an attorney.

We strongly encourage you to consult with an attorney to review your rights in connection with this matter. Although we have endeavored to provide you with accurate information, our interests are directly adverse to yours and you should not rely on the information provided in this letter for assessing your position in this case. Only an attorney who represents you can be relied upon for a comprehensive analysis of our client's claim against you.

Enclosed, please find a Frequently Asked Questions sheet, a payment authorization form and a sample of the Release that you will receive. We look forward to resolving our client's claim against you in an amicable fashion, through settlement.

Sincerely.

aul A. Duffy

Attorney and Counselor at Law

Enclosures



DEFENDANT EXHIBIT D

January 30, 2012

VIA U.S. MAIL

David Harris 4632 E Caballero Street, Apt 1 Mesa, AZ 85205 davenewworld@yahoo.com

Re: AF Holdings LLC v. Does 1-1,140

1:11-cv-01274 RBW, Ref #8569

Dear David Harris:

On December 29, 2011 our office sent you correspondence regarding the above-referenced copyright infringement lawsuit that was filed on July 13, 2011 in the Northern District of Illinois. Our office has also attempted, in good faith, to contact you in an effort to resolve this matter amicably and avoid litigation. To date, we have not been able to resolve this matter with you.

We recommend that you retain an attorney to assess your rights and liabilities in this matter. If you do so, please provide them with this letter so they may contact our office. If our office does not hear from you by February 13, 2011, we will presume that you are not interested in resolving this matter through settlement.

Sincerely,

Joseph Perea

Attorney and Counselor at Law

Fax: 312.893.5677 Fax: 305.748.2103 161 N Clark St., Suite 3200, Chicago, IL 60601 1111 Lincoln Rd., Suite 400, Miami Beach, FL 33139 Tel: 312.880.9160 Tel: 305.748.2102

David Harris

4632 E. Caballero St. Mesa, AZ 85205 davenewworld@yahoo.com



February 2, 2012

Joseph Perea Prenda Law, inc. Suite 3200 Chicago, IL 60601

RE: CLARIFICATION

Dear Joseph Perea,

I am in receipt of your letter dated January 30, 2012. I have decided to comply with your request, however I feel it necessary to point out irregularities in your letter:

- The lawsuit you described does **NOT** exist in the Northen District of Illinois.
- Your "settlement offer" does **NOT CONFORM** to Federal Rules 2 and 3.
- Your "settlement offer" **DOES** fall under Arizona Law: ARS 13 §1804:
 - "A. A person commits theft by extortion by knowingly obtaining or seeking to obtain property or services by means of a threat to do in the future any of the following:
 - 5. Accuse anyone of a crime . . .
 - C. Theft by extortion as defined in subsection A, paragraph 1 is a class 2 felony. Otherwise, theft by extortion is a class 4 felony."
- You sir are a FELON and a CRAVEN.

That having been said, here is your instructions for payment: I have placed thirty-four crisp one hundred dollar bills on my cocktail table in my living room, you can have it, however I will not be intimidated by your insolence, so if you want it come and get it the way any other reprobate, street thug would. You have to rob me honestly(sic). Be advised Mr. Perea when you break into my house you do so in the Great State of Arizona, and you do so at your own peril Mr. Chicago way!

If you have any questions please direct them to:

Mesa Police Department Officer M. Moore Badge No. 16889 RE: Complaint No. 20120060371 110 N. Robson Mesa, AZ 85201

Officer Moore is working with me locally to resolve this matter. Be advised Mr. Perea that I also have a complaint filed against Prenda Law, inc. with the FBI Cyber Crime Unit that your name will be added to.

I look forward to your filing a complaint against me personally. The proper venue is The United States District Court for the State of Arizona. You will face me Pro Se. I do not require legal counsel to utterly destroy you in a court of law you stupid mother fucker.

Sincerely,

David Harris



Victim Services Unit Mesa Police Department

Your Rights as a Crime Victim

The City of Mesa regrets that you have been the victim of a crime. We want to give you information about your rights as a victim and about the services available to assist you. If you wish to give additional information on your initial report, please call (480) 644-2324. To check on the status of your case after thirty days, call (480) 644-2002.

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20120060371	カニー	01/06/11	
Mesa Police Report Number		Date	
FRAUD INFO			
Type of Crime			
M. MOORE 16889		, a	
Reporting Officer(s)			
Current Status. The identifie	ed section	within this	
brochure will give you more	specific in	formation.	
A Initial report only.			
Citation issued.			
Appearance date and t	ime within	24 hours.	
C Submitted to County A	ttorney as	felony.	
D Submitted to City Prose	ecutor as n	nisdemeanor.	
E Juvenile referred but no	ot detained		
Felony arrest.			
G Misdemeanor arrest.			
Juvenile detained.			
Suspect(s) Information:			
Name(s)			

Date(s) of Birth

DEFENDANT EXHIBIT

F

neustar

Date:09/30/2011
MASS SUBPOENA NOTIFICATION

DEFENDANT EXHIBIT

David Harris 4632 E Caballero Street, Apt 1 Mesa, AZ 85205

Target Details: IP Address 70.176.202.3 on 06/03/2011 12:49:34 AM

Dear Customer:

Neustar is the designated agent of Cox Communications authorized to respond to subpoenas, search warrants, and court orders for the production of subscriber records.

It is the policy of Cox Communications to notify a subscriber that a subpoena has been received for the subscriber's records.

Accordingly, please be advised that on 09/13/2011 a Civil Proceeding Subpoena Request was received from John Steele, Attorney for Plaintiff, Phone # (305)-748-2101. Cox Communications will comply with this subpoena on 10/31/2011 unless we receive legal documents that delay or terminate the process on or before 10/30/2011.

Cox Communications is not a party to this lawsuit and has no information about the basis for the subpoena. However, Cox Communications has created a webpage with some explanatory information about the background of this litigation. For more information, please access the below listed link.

http://support.cox.com/sdccommon/asp/contentredirect.asp?sprt_cid=c8bc8c1a-2a73-4755-875f-155a1e35d440

Any questions you may have about the subpoena itself should be referred to John Steele, Attorney for Plaintiff, Phone # (305)-748-2101. If you have a need to contact NeuStar about this letter or our procedure, please contact us at (877) 510-4357, Option 4. To better enable us to provide prompt assistance, please refer to case # AD25768 when calling.

Sincerely,

Aughor O Dala

Angelique Dade Authorized Agent for Custodian of Records Cox Communications

If you would like to authorize the release of your records immediately, please sign in the space provided below and fax this page to us at (571) 434-3401.

Customer Signature Date