

SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN FRANCISCO

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May-06-2009 10:37 am

Case Number: CGC-09-488101

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COMPLAINT

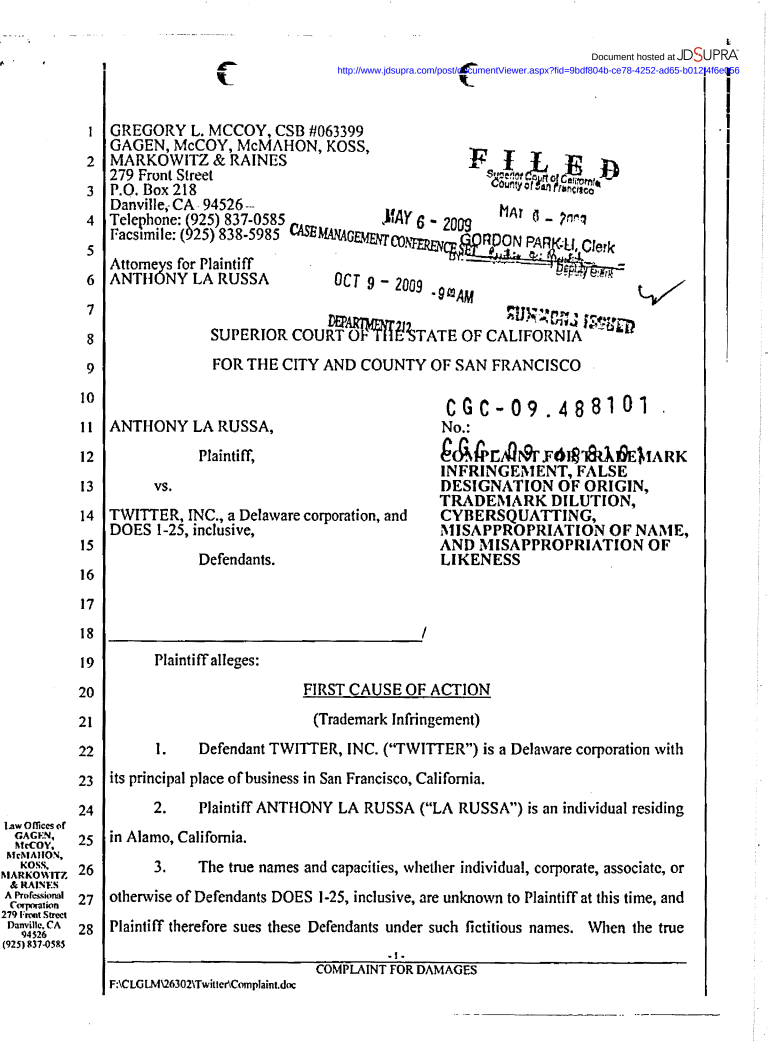
ANTHONY LA RUSSA VS. TWITTER, INC A DELAWARE CORPORATION et al

001C02487393

Instructions: Please place this sheet on top of the document to be scanned.

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SUMONS	nttp://www.jdsupra.com/post/gecument/iewer.aspx?nd=9bdt804b-ce78-4252-ad65-b012t4t6e
(CITACION JUDICIAL)	FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)
NOTICE TO DEFENDANT:	
(AVISO AL DEMANDADO): TWITTER, INC., a Delaware corporation,	, and DOES 1-
25, inclusive	
YOU ARE BEING SUED BY PLAINTIFF:	
(LO ESTÁ DEMANDANDO EL DEMANDANTE):	
ANTHONY LA RUSSA	
You have 30 CALENDAR DAYS after this summons and legal pa	apers are served on you to file a written response at this court and have a
copy served on the plaintiff. A letter or phone call will not protect court to hear your case. There may be a court form that you can us	it you. Your written response must be in proper legal form if you want the use for your response. You can find these court forms and more
	courtinfo.ca.gov/selfhelp), your county law library, or the courthouse or a fee waiver form. If you do not file your response on time, you may
lose the case by default, and your wages, money, and property may There are other legal requirements. You may want to call an atto	ay be taken without further warning from the court. orney right away. If you do not know an attorney, you may want to call an
attorney referral service. If you cannot afford an attorney, you may program. You can locate these nonprofit groups at the California L	y be eligible for free legal services from a nonprofit legal services
Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or	
	n esta citación y papeles legales para presentar una respuesta por escrito
	Ina carta o una llamada telefónica no lo protegen. Su respuesta por cesen su caso en la corte. Es posible que haya un formulario que usted
pueda usar para su respuesta. Puede encontrar estos formularios	s de la corte y más información en el Centro de Ayuda de las Cortes de ca de leyes de su condado o en la corte que le quede más cerca. Si no
puede pagar la cuota de presentación, pida al secretario de la corte	te que le dé un formulario de exención de pago de cuotas. Si no presenta
	r la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia. abogado inmediatamente. Si no conoce a un abogado, puede flamar a un
servicio de remisión a abogados. Si no puede pagar a un abogado legales gratuitos de un programa de servicios legales sin fines de l	o, es posible que cumpla con los requisitos para obtener servicios lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de
California Legal Services, (www.lawheipcalifornia.org), en el Centro	ro de Ayuda de las Cortes de California,
(www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contact. The name and address of the court is:	
(El nombre y dirección de la corte es):	CASE NO 100 0 0 488101
SAN FRANCISCO COUNTY SUPERIOR COURT	
SAN FRANCISCO COUNTY SUPERIOR COURT 400 McAllister Street	
SAN FRANCISCO COUNTY SUPERIOR COURT 400 McAllister Street San Francisco, CA 94102	
SAN FRANCISCO COUNTY SUPERIOR COURT 400 MCAllister Street San Francisco, CA 94102 The name, address, and telephone number of plaintiffs attorned	ey, or plaintiff without an attorney, is:
SAN FRANCISCO COUNTY SUPERIOR COURT 400 MCAllister Street San Francisco, CA 94102 The name, address, and telephone number of plaintiff's attorne (El nombre, la dirección y el número de teléfono del abogado d Gregory L. McCoy, CSB #063399	ey, or plaintiff without an attorney, is: del demandante, o del demandante que no tiene abogado, es): 925-837-0585 925-838-5985
SAN FRANCISCO COUNTY SUPERIOR COURT 400 MCAllister Street San Francisco, CA 94102 The name, address, and telephone number of plaintiff's attorne (El nombre, la dirección y el número de teléfono del abogado d Gregory L. McCoy, CSB #063399 Gagen, McCoy, McMahon, Koss, Markowitz	ey, or plaintiff without an attorney, is: del demandante, o del demandante que no tiene abogado, es): 925-837-0585 925-838-5985
SAN FRANCISCO COUNTY SUPERIOR COURT 400 MCAllister Street San Francisco, CA 94102 The name, address, and telephone number of plaintiffs attorne (El nombre, la dirección y el número de teléfono del abogado d Gregory L. McCoy, CSB #063399 Gagen, McCoy, McMahon, Koss, Markowitz 279 Front Street Danville, CA 94526 GO	ey, or plaintiff without an attorney, is: del demandante, o del demandante que no tiene abogado, es): 925-837-0585 925-838-5985 z & Raines
SAN FRANCISCO COUNTY SUPERIOR COURT 400 MCAllister Street San Francisco, CA 94102 The name, address, and telephone number of plaintiff's attorne (El nombre, la dirección y el número de teléfono del abogado d Gregory L. McCoy, CSB #063399 Gagen, McCoy, McMahon, Koss, Markowitz 279 Front Street Danville, CA 94526 DATE: Máy c = 2000	ey, or plaintiff without an attorney, is: del demandante, o del demandante que no tiene abogado, es): 925-837-0585 925-838-5985 z & Raines RDORN
SAN FRANCISCO COUNTY SUPERIOR COURT 400 MCAllister Street San Francisco, CA 94102 The name, address, and telephone number of plaintiffs attorne (El nombre, la dirección y el número de teléfono del abogado d Gregory L. McCoy, CSB #063399 Gagen, McCoy, McMahon, Koss, Markowitz 279 Front Street Danville, CA 94526 DATE: MÁY 6 ~ 2009 (Fecha) (For proof of service of this summons, use Proof of Service of Servi	ey, or plaintiff without an attorney, is: del demandante, o del demandante que no tiene abogado, es): 925-837-0585 925-838-5985 Raines RDON Clerk, b (Adjunto) Summons (form POS-010).)
SAN FRANCISCO COUNTY SUPERIOR COURT 400 MCAllister Street San Francisco, CA 94102 The name, address, and telephone number of plaintiff's attorne (El nombre, la dirección y el número de teléfono del abogado d Gregory L. McCoy, CSB #063399 Gagen, McCoy, McMahon, Koss, Markowitz 279 Front Street Danville, CA 94526 DATE: MAY 6 ~ 2009 (Fecha) (For proof of service of this summons, use Proof of Service of Serv	ey, or plaintiff without an attorney, is: del demandante, o del demandante que no tiene abogado, es): 925-837-0585 925-838-5985 z & Raines PRDON (Secretario) Summons (form POS-010).) of of Service of Summons, (POS-010)).
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SAN FRANCISCO COUNTY SUPERIOR COURT 400 MCAllister Street San Francisco, CA 94102 The name, address, and telephone number of plaintiff's attorne (El nombre, la dirección y el número de teléfono del abogado d Gregory L. McCoy, CSB #063399 Gagen, McCoy, McMahon, Koss, Markowitz 279 Front Street Danville, CA 94526 DATE: MAY 6 - 2009 (Fecha) [SEAU] [SEAU	eev, or plaintiff without an attorney, is: del demandante, o del demandante que no tiene abogado, es): 925-837-0585 925-838-5985 z & Raines PDON Clerk, by (Secretario) Summons (form POS-010).) of of Service of Summons, (POS-010)). EERVED: You are served
SAN FRANCISCO COUNTY SUPERIOR COURT 400 MCAllister Street San Francisco, CA 94102 The name, address, and telephone number of plaintiff's attorne (El nombre, la dirección y el número de teléfono del abogado d Gregory L. McCoy, CSB #063399 Gagen, McCoy, McMahon, Koss, Markowitz 279 Front Street Danville, CA 94526 DATE: MAY 6 - 2009 (Fecha) (For prool of service of this summons, use Proof of Service of Serv	All the secretario) summons (POS-010)). Summons (form POS-010).) Served: You are served endant. under the fictitious name of (specify):
SAN FRANCISCO COUNTY SUPERIOR COURT 400 MCAllister Street San Francisco, CA 94102 The name, address, and telephone number of plaintiff's attorne (El nombre, la dirección y el número de teléfono del abogado d Gregory L. McCoy, CSB #063399 Gagen, McCoy, McMahon, Koss, Markowitz 279 Front Street Danville, CA 94526 DATE: MAY 6 - 2009 (Fecha) [SEAU] [SEAU	All the secretario) summons (POS-010)). Summons (form POS-010).) Served: You are served endant. under the fictitious name of (specify):
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SAN FRANCISCO COUNTY SUPERIOR COURT 400 MCAllister Street San Francisco, CA 94102 The name, address, and telephone number of plaintiff's attorned (El nombre, la dirección y el número de teléfono del abogado do Gregory L. McCoy, CSB #063399 Gagen, McCoy, McMahon, Koss, Markowitz 279 Front Street Danville, CA 94526 DATE: MAY 6 ~ 2009 (For proof of service of this summons, use Proof of Service of the summons, use el formulario Proof NOTICE TO THE PERSON ST 1 as an individual defer 2 as the person sued un 3 on behalf of (specify) under: CCP 416.10 CCP 416.20	Ney, or plaintiff without an attorney, is: del demandante, o del demandante que no tiene abogado, es): 925-837-0585 925-838-5985 z & Raines NDON Deputy (Secretario) (Adjunto) Summons (form POS-010).) (Adjunto) of of Service of Summons, (POS-010)). (Adjunto) ERVED: You are served
SAN FRANCISCO COUNTY SUPERIOR COURT 400 MCAllister Street San Francisco, CA 94102 The name, address, and telephone number of plaintiff's attorned (El nombre, la dirección y el número de teléfono del abogado d Gregory L. McCoy, CSB #063399 Gagen, McCoy, McMahon, Koss, Markowitz 279 Front Street Danville, CA 94526 DATE: MAY 6 - 2009 (Fecha) (For proof of service of this summons, use Proof of Service of the person sued us (Para prueba de entrega de esta citatión use el formulario Proof NOTICE TO THE PERSON SE 1. as the person sued us 3. con behalf of (specify) under: CCP 416.10 CCP 416.20 CCP 416.40	New, or plaintiff without an attorney, is: del demandante, o del demandante que no tiene abogado, es): 925-837-0585 925-838-5985 z & Raines PDON
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SAN FRANCISCO COUNTY SUPERIOR COURT 400 MCAllister Street San Francisco, CA 94102 The name, address, and telephone number of plaintiffs attorned (El nombre, la dirección y el número de teléfono del abogado do Gregory L. McCoy, CSB #063399 Gagen, McCoy, McMahon, Koss, Markowitz 279 Front Street Danville, CA 94526 DATE: MAY 6 - 2009 (For proof of service of this summons, use Proof of Service of S	bey, or plaintiff without an attorney, is: del demandante, o del demandante que no tiene abogado, es): 925-837-0585 925-838-5985 z & Raines PRDON

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ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar nur	ncer, and address):	FOR COURT USE ONLY
Gregory L. McCoy, CSB #06339 Gagen, McCoy, McMahon, Koss, 279 Front Street	Markowitz & Raines	FILED Superior Crient of California County of Carl Transisso
Danville, CA 94526 TELEPHONE NO.: 925-837-0585 ATTORNEY FOR (Name): Anthony La Russa	FAX NO: 925-838-5985	6 - 2009 MAY 6 - 2009
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN STREET ADDRESS: 400 MCAllister-St	FRANCSICO	GORDON PARK-LI, Clerk
MAKING ADDRESS: CITY AND ZIP CODE: San Francisco, CA	94102	Bepaty Cierk
BRANCH NAME: CASE NAME:		
CIVIL CASE COVER SHEET	Complex Case Designation	C C C ^{SEN} 0 ⁵⁶ 488101
X Unlimited Limited (Amount (Amount demanded demanded is	Filed with first appearance by defenda	
exceeds \$25,000) \$25,000 or less)	(Cal. Rules of Court, rule 3.402)	DEPT:
	ow must be completed (see instructions	s on page 2).
1. Check one box below for the case type that I Auto Tort	Dest describes this case: Contract	Provisionally Complex Civil Litigation
Auto 1011	Breach of contract/warranty (06)	(Cal. Rules of Court, rules 3.400-3.403)
Uninsured motorist (46)	Rule 3.740 collections (09)	Antitrust/Trade regulation (03)
Other PI/PD/WD (Personal Injury/Property	Other collections (09)	Construction defect (10)
Damage/Wrongful Death) Tort	Insurance coverage (18)	Mass tort (40)
Asbestos (04)	Other contract (37)	Securities litigation (28)
Product liability (24)	Real Property	Environmental/Toxic tort (30)
Medical malpractice (45)	Eminent domain/Inverse	Insurance coverage claims arising from the
Other Pt/PD/WD (23)	condemnation (14)	above listed provisionally complex case
Non-Pt/PD/WD (Other) Tort	Wrongful eviction (33)	types (41)
X Business tort/unfair business practice (07)	Cither real property (26)	Enforcement of Judgment
Civil rights (08)	Unlawful Detainer	Enforcement of judgment (20)
Defamation (13)	Commercial (31)	Miscellaneous Civil Complaint
Fraud (16)	Residential (32)	RICO (27)
Intellectual property (19)	Drugs (38)	Other complaint (not specified above) (42)
Professional negligence (25)	Judicial Review	Miscellaneous Civil Petition
Cither non-PI/PD/WD tort (35)	Asset forfeiture (05)	Partnership and corporate governance (21)
Employment	Petition re: arbitration award (11)	Other petition (not specified above) (43)
Wrongful termination (36)	Writ of mandate (02)	
Other employment (15)	Other Judicial review (39)	
 This case is is is not complete factors requiring exceptional judicial manage a. Large number of separately represent to a separately r	ement: ented parties d. Large number ifficult or novel e. Coordination w to resolve in other counti y evidence f. Substantial po	es of Court. If the case is complex, mark the of witnesses with related actions pending in one or more courts es, states, or countries, or in a federal court stjudgment judicial supervision leclaratory or injunctive relief c. X punitive
4. Number of causes of action (specify):		
5. This case is is not a class		
6. If there are any known related cases, file an Date: May 6, 2009		nay use form CM-015.)
Gregory L. McCoy, CSB #063399		
(TYPE OR PRINT NAME)		NATURE OF PARTY OB ATTORNEY FOR PARTY)
 Plaintiff must file this cover sheet with the fill under the Probate Code, Family Code, or We in sanctions. File this cover sheet in addition to any cover If this case is complex under rule 3.400 et s other parties to the action or proceeding. Unless this is a collections case under rule 3. 	elfare and Institutions Code). (Cal. Rules sheet required by local court rule. eq. of the California Rules of Court, you	s of Court, rule 3.220.) Failure to file may result u must serve a copy of this cover sheet on all
- Onecos uno is a conections case under fue.		eet will be used for statistical purposes only. Page 1 of 2
Form Adopted for Mandatory Use Judicial Council of California CM-010 [Rev. July 1, 2007]	Sol	Can. Rules of Court. nules 2:30, 3:220, 3:400–3:403, 3:740; UL OTIS Cal. Standards of Judicial Administration, std. 3:10 Cal. Standards of Judicial Administration, std. 3:10



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names, capacities, and activities of these Defendants are ascertained, Plaintiff will amend
 this Complaint accordingly. Plaintiff is informed and believes and thereon alleges that
 each of the Defendants designated herein as a DOE is responsible in some manner for the
 events and happenings referred to herein, and that Plaintiff's damages as alleged herein
 were proximately caused by such Defendants.

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4. Plaintiff is informed and believes and thereon alleges that at all times herein 6 mentioned, each of the Defendants, including the DOE Defendants, were acting as 7 agents, servants, and/or employees of each of the remaining Defendants, and in doing the 8 things hereinafter alleged were acting within the course and scope of such agency and/or 9 employment and with the permission and consent of the other Defendants. Plaintiff is 10 11 further informed and believes and thereon alleges that each of the Defendants acted with full knowledge and advice of the other Defendants, and expressly and impliedly ratified 12 the acts of each of the other Defendants in all respects and adopted as his/her/its acts the 13 acts of such Defendants, and each of them. 14

5. Plaintiff LA RUSSA is a well-known manager for Major League Baseball 15 ("MLB"). He has managed teams in the MLB for 30 years, and currently manages the St. 16 Louis Cardinals. He ranks third all-time among MLB managers for both games managed 17 and games won. He has been the subject of several books and has lent his name to a 18 series of successful computer and video games entitled "Tony La Russa Baseball". In 19 20 addition to his athletic achievements, Plaintiff founded Tony La Russa's Animal Rescue Foundation ("ARF"), headquartered in Walnut Creek, California, which saves abandoned 21 and injured animals and arranges for them to be adopted and to visit hospital patients, 22 23 elders, and abused children.

aw Offices of GAGEN, 25 ACO> eMAIION. KOSS 26 RKOWITZ RAINES Professional 27 orporation Front Street Danville, CA 28 94526 25) 837-0585

6. Plaintiff LA RUSSA'S name and image have garnered fame, significance
and distinction worldwide for both his athletic and philanthropic achievements. He
maintains the domain names tonylarussa.com, tonylarussa.org, and tonylarussa.net. Each
domain directs you to the website for ARF (www.arf.net).

COMPLAINT FOR DAMAGES

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7. Defendant owns the registered domain name twitter.com, and pursuant
 thereto, twitter.com/TonyLaRussa ("the Site"). The Site contains an unauthorized
 photograph of Plaintiff and written statements impliedly written by Plaintiff himself,
 when in fact they are not. (See Exhibit A). The domain name of this Site, and Plaintiff's
 name used on the Site itself, are unauthorized uses of Plaintiff's trademark, his name.

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Defendant's use of Plaintiff's mark both in the Site's domain name and on 8. 6 the Site itself is misleading and likely to confuse users by leading them to believe that 7 this Site is endorsed and authored by Plaintiff LA RUSSA. The Site states in large 8 lettering, "Tony LaRussa is using Twitter", and encourages users to "Join today to start 9 receiving Tony LaRussa's updates." It also contains a picture of Plaintiff with his name 10 printed next to it. Beneath the picture, the Site contains written entries that are impliedly 11 written by Plaintiff himself, when in fact they are not. The entries are derogatory and 12 demeaning and are damaging to Plaintiff's trademark rights. 13

9. Defendant's actions as described herein are in direct violation of both
common law and Section 32 of the Lanham Act (15 U.S.C. § 1114).

16 10. As a direct and proximate result of Defendant's actions as stated herein,
17 Plaintiff has suffered significant emotional distress, damage to his reputation, and
18 damage to the goodwill of his mark. Further, Plaintiff is entitled to exemplary damages
19 as a result of Defendant's malicious actions as described above.

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SECOND CAUSE OF ACTION

(False Designation of Origin)

IN WITNESS WHEREOF, Plaintiff prays judgment as hereinafter set forth.

23 11. Plaintiff incorporates and realleges at this point as though set forth in full
24 each and every allegation contained in paragraphs 1-8.

25 12. Defendant's actions as described herein are in direct violation of Section
26 43(a) of the Lanham Act (15 U.S.C. § 1125).

13. As a direct and proximate result of Defendant's actions as stated herein,
Plaintiff has suffered significant emotional distress, damage to his reputation, and

COMPLAINT FOR DAMAGES

Law Offices of GAGEN, 25 McMAIION, 25 McMAIION, 26 MARKOWITZ, 26 & RAINES A Professional Corporation 27 279 Front Street Danville, CA 28 (925) 837-0585 damage to the goodwill of his mark. Further, Plaintiff is entitled to exemplary damages
 as a result of Defendant's malicious actions as described above.

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3	THIRD CAUSE OF ACTION			
4	(Trademark Dilution)			
5	14. Plaintiff incorporates and realleges at this point as though set forth in full			
6	each and every allegation contained in paragraphs 1-8.			
7	15. Defendant's use of Plaintiff's famous mark in commerce, which began after			
8	Plaintiff's mark was already famous, creates a likelihood of dilution of the mark's			
9	distinctive value by diminishing the capacity of the mark to identify and distinguish			
10	Plaintiff's goods and services.			
11	16. Defendant's actions as described herein are in direct violation of Section			
12	43(c) of the Lanham Act (15 U.S.C. 1125).			
13	17. As a direct and proximate result of Defendant's actions as stated herein,			
14	Plaintiff has suffered significant emotional distress, damage to his reputation, and			
15	damage to the goodwill of his mark. Further, Plaintiff is entitled to exemplary damages			
16	as a result of Defendant's malicious actions as described above.			
17	IN WITNESS WHEREOF, Plaintiff prays judgment as hereinafter set forth.			
18	FOURTH CAUSE OF ACTION			
19	(Cybersquatting)			
20	18. Plaintiff incorporates and realleges at this point as though set forth in full			
21	each and every allegation contained in paragraphs 1-8.			
22	19. Defendant's actions as stated herein, including its registration and use of			
23	the domain name twitter.com/TonyLaRussa in an intentional attempt to divert the public			
24	away from Plaintiff's authorized websites to Defendant's website, constitute a bad faith			
25	intent to profit from and injure Plaintiff's mark, is intended to increase traffic to			
26	Defendant's site, or were done with knowledge that injury to Plaintiff's mark was			
27	substantially certain to occur.			
28				
	-4- COMPLAINT FOR DAMAGES			
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Law Offices of GAGEN, McCOY, McMAHON,

KOSS, MARKOWITZ & RAINES A Professional

Corporation 279 Front Street Danville, CA 94526 (925) 837-0585

Document hosted at JD /ccumentViewer.aspx?fid=9bdf804b-ce78-4252-ad65-b012f4f6eg56 f http://www.idsupra.com/post 20. Defendant's actions as stated herein are in direct violation of the 1 Anticybersquatting Consumer Protection Act (15 U.S.C.A. 1125(d)). 2 21. As a direct and proximate result of Defendant's actions as stated herein, 3 Plaintiff has suffered significant emotional distress, damage to his reputation, and 4 damage to the goodwill of his mark. Further, Plaintiff is entitled to exemplary damages 5 as a result of Defendant's malicious actions as described above. 6 IN WITNESS WHEREOF, Plaintiff prays judgment as hereinafter set forth. 7 FIFTH CAUSE OF ACTION 8 (Misappropriation of Name) 9 22. Plaintiff incorporates and realleges at this point as though set forth in full 10 each and every allegation contained in paragraphs 1-8. 11 23. Defendant's unauthorized use of Plaintiff's name in connection with the 12 domain name, twitter.com/TonyLaRussa, resulted in a benefit to Defendant by attracting 13 the consuming public to Defendant's site and by leading them to believe that Plaintiff 14 was connected to, authored, and/or endorsed the Site. 15 Plaintiff's privacy interests outweigh any potentially alleged public interest 16 24. served by Defendant's unauthorized use of Plaintiff's name. 17 As a direct and proximate result of Defendant's actions as stated herein, 25. 18 Plaintiff has suffered significant emotional distress, damage to his reputation, and 19 damage to the goodwill of his mark. Further, Plaintiff is entitled to injunctive relief and 20 exemplary damages as a result of Defendant's malicious actions as described above. 21 IN WITNESS WHEREOF, Plaintiff prays judgment as hereinafter set forth. 22 SIXTH CAUSE OF ACTION 23 (Misappropriation of Likeness) 24 law Offices of 26. Plaintiff incorporates and realleges at this point as though set forth in full 25 IcMAIION. each and every allegation contained in paragraphs 1-8. 26 RKOWITZ. Professional Defendant's unauthorized use of Plaintiff's likeness in connection with the 27 27. 79 Front Street Danville, CA domain name, twitter.com/TonyLaRussa, resulted in a benefit to Defendant by leading 28 94526 (925) 837-0585 COMPLAINT FOR DAMAGES

GAGEN.

McCOY

cos:

RAINES

Corporation

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the consuming public to believe that Plaintiff was connected to, authored, and/or
 endorsed the Site.

28. Plaintiff's privacy interests outweigh any potentially alleged public interest
served by Defendant's unauthorized use of Plaintiff's likeness.

5 29. As a direct and proximate result of Defendant's actions as stated herein, 6 Plaintiff has suffered significant emotional distress, damage to his reputation, and 7 damage to the goodwill of his mark. Further, Plaintiff is entitled to exemplary damages 8 as a result of Defendant's malicious actions as described above.

IN WITNESS WHEREOF, Plaintiff prays judgment as hereinafter set forth.

SEVENTH CAUSE OF ACTION

(Invasion of Privacy)

30. Plaintiff incorporates and realleges at this point as though set forth in fulleach and every allegation contained in paragraphs 1-8.

14 31. California Civil Code §3344(a) provides that anyone who knowingly uses
15 another's name, signature, photograph or likeness, in any manner, for the purpose of
16 advertising or selling or soliciting without such person's prior consent shall be liable for
17 any damages sustained.

32. Defendant has made an unauthorized use of Plaintiff's name, signature,photograph and likeness, in a manner to which he has not consented.

33. As a direct and proximate result thereof, Plaintiff has suffered emotional
distress, damage to his reputation and general damages in the sum to be shown according
to proof.

34. Pursuant to the provisions of California Civil Code §3344, Plaintiff is
entitled to an award of reasonable attorney's fees in connection with this action.

25 35. Further pursuant to Civil Code §3344, Plaintiff is entitled to a recovery of
26 punitive damages.

IN WITNESS WHEREOF, Plaintiff prays judgment as hereinafter set forth.

COMPLAINT FOR DAMAGES

Law Offices of GAGEN, McCOY, McCOY, MCNAIION, KOSS, MARKOWITZ & RAINES A Professional Corporation 279 Front Street Danville, CA 94526 (925) 837-0585

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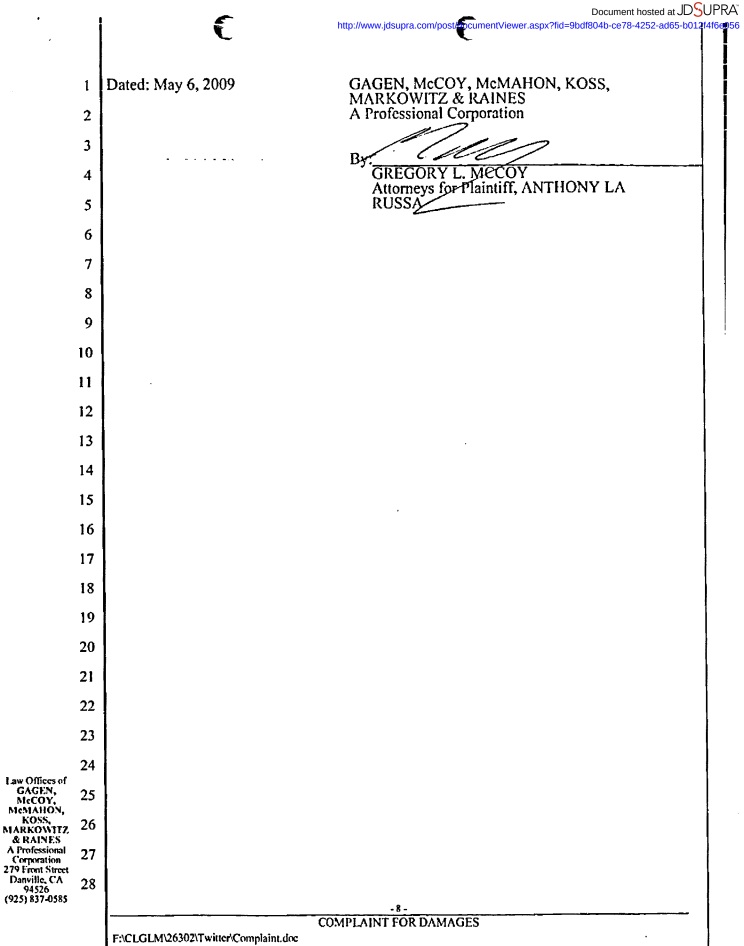
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	1	EIGHTH CAUSE OF ACTION
	2	(Intentional Misrepresentation)
	3	36. Plaintiff incorporates and realleges at this point as though set forth in full
	4	each and every allegation contained in paragraphs 1-8.
	5	37. Defendant on its website from and after April 19, 2009, and continuing
	6	until the present, has published the false and fraudulent representation that "Tony
	7	LaRussa is using Twitter."
	8	38. The representing contained on Defendant's website is made to all members
	9	of the public over the internet.
	10	39. The foregoing representation is false and fraudulent in that Plaintiff does
	11	not have a webpage on Twitter, nor does Plaintiff use Twitter.
	12	40. As a direct and proximate result of Defendant's actions as stated herein,
	13	Plaintiff has suffered significant emotional distress and damage to his reputation, all to
	14	his general damage in a sum to be shown according to proof.
	15	41. Plaintiff is further entitled to an award of punitive and exemplary damages.
	16	IN WITNESS WHEREOF, Plaintiff prays judgment as follows:
	 For general damages for injury to Plaintiff's mark and resulting profit to Defendant, in a sum to be shown according to proof. 	
	19	2. For general damages for mental anguish and emotional distress.
	20	3. For an order enjoining Defendant from further use of Plaintiff's mark and
	21	assignment of the Site to Plaintiff.
	22	4. For an award of attorney's fees and costs.
	23	5. For exemplary damages.
Law Offices of GAGEN, McCOY, McMAHON, KOSS, MARKOWITZ & RAINES	24	6. For all costs of suit incurred herein; and
	25	7. For such other and further relief as the Court deems just and proper.
	26	
A Professional Corporation 279 Front Street	27	4
Danville, CA 94526 (925) 837-0585	28	
(-7- COMPLAINT FOR DAMAGES
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Tony La Russa (TonyLaRussa) on Twitter

http://www.jdsupra.com/post_ocumentViewer.aspx?fid=9bd

- Skip past navigation
- On a mobile phone? Check out m.twitter.com!
- Skip to navigation
- Skip to sign in form



- Login
- Join Twitter!



Hey there! TonyLaRussa is using Twitter.

Twitter is a free service that lets you keep in touch with people through the exchange of quick, frequent answers to one simple question: What are you doing? Join today to start receiving TonyLaRussa's updates.

Join today!

Already using Twitter from your phone? Click here.



- 1. Lost 2 out of 3, but we made it out of Chicago without one drunk driving incident or dead pitcher ... I'd call that an I-55 series.8:01 PM Apr 19th from web
- 2. Fortunately, Ian Snell sucks now ... when Molina and Duncan Jr. go deep off of you it's time to look yourself in the mirror, have an ice-....3:33 PM Apr 8th from web
- 3. drinking a cold Zima and wishing fucking Hancock was alive, I bet he could've gotten Jack Wilson out.4:13 PM Apr 7th from web
 - **EXHIBIT** GU 800-631

RSS feed of TonyLaRussa's updates

http://twitter.com/tonylarussa

Name Tony La Russa

Pagement hoged at JDSUPRA

- Location Tossing Pujols' salad
- Web http://madd.org
- Bio Parodies are fun for everyone.

0 Following 4 Followers

- 3Updates
- Favorites

Following

5/5/2009

.Tony La Russa (TonyLaRussa) on Twitter

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