1	JENNER & BLOCK LLP	
2	STEVEN B. FABRIZIO (pro hac vice)	
2	sfabrizio@jenner.com	
3	KATHERINE A. FALLOW (pro hac vice	2)
4	kfallow@jenner.com	2)
5	DUANE C. POZZA (State Bar No. 22593 dpozza@jenner.com	(5)
	1099 New York Avenue, NW	
6	Suite 900	
7	Washington, DC 20001	<b>JS-6</b>
8	Telephone: 202-639-6000	
-	Facsimile: 202-639-6066	
9		
10	Attorneys for Plaintiffs	
11		
		DISTRICT COURT CT OF CALIFORNIA
12		
13	COLUMBIA PICTURES	) 2:06-cv-01093-FMC-JCx
14	INDUSTRIES, INC., DISNEY ENTERPRISES, INC., PARAMOUNT	) 2.00-cv-01095-FWIC-JCX
15	PICTURES CORPORATION,	) JUDGMENT AND
15	TRISTAR PICTURES, INC.,	) PERMANENT INJUNCTION
16	TWENTIETH CENTURY FOX FILM	ý
17	CORPORATION, WARNER BROS.	)
18	ENTERTAINMENT INC.,	)
	UNIVERSAL CITY STUDIOS LLLP,	)
19	and UNIVERSAL CITY STUDIOS	)
20	PRODUCTIONS LLLP, Plaintiffs,	)
21	V.	)
		) )
22	JUSTIN BUNNELL, FORREST	)
23	PARKER, WES PARKER, VALENCE	)
24	MEDIA, LLC, and DOES 1-10,	)
	Defendants.	)
25		
26		
27		
28		
20		
		UDGMENT AND

ť

UDGMENT AND PERMANENT INJUNCTION

JUDGMENT AND PERMANENT INJUNCTION

1	The Court, having terminated this case as a sanction for Defendants'	
2	misconduct and having entered default, now renders final judgment as to all claims	
3	of Plaintiffs against Defendant Forrest Parker. Pursuant to Federal Rule of Civil	
4	Procedure 54(b), this Court determines that there is no just reason for delay in	
5	entering final judgment against Defendant Forrest Parker. It is therefore	
6	ORDERED, ADJUDGED and DECREED that: Judgment shall be entered	
7		
8	against Forrest Parker (Defendant) for willful inducement of copyright infringement,	
9	contributory copyright infringement, and vicarious copyright infringement, pursuant	
10	to 17 U.S.C. §§ 501, et seq. It is further	
11	ORDERED, ADJUDGED and DECREED that: Plaintiffs are awarded	
12	statutory damages of \$30,000 per infringement pursuant to 17 U.S.C. § 504(c), for	
13	each of the 3,699 infringements shown, for a total judgment in the amount of	
14	\$110,970,000, and judgment shall be entered against Defendant in that amount.	
15	Plaintiffs are awarded their costs of court. It is further	
16	ORDERED, ADJUDGED and DECREED that:	
	ORDERED, ADJODGED and DECREED mat.	Ι.
17		•
17 18	1. For the purposes of this Permanent Injunction, the "TorrentSpy System"	
	1. For the purposes of this Permanent Injunction, the "TorrentSpy System" refers to the software, websites, electronic data, forums, guides, and	
18		
18 19	refers to the software, websites, electronic data, forums, guides, and	
18 19 20	refers to the software, websites, electronic data, forums, guides, and frequently asked questions ("FAQs") that make up or support	
18 19 20 21	refers to the software, websites, electronic data, forums, guides, and frequently asked questions ("FAQs") that make up or support www.torrentspy.com. "Copyrighted Works" shall mean copyrighted works,	
18 19 20 21 22	refers to the software, websites, electronic data, forums, guides, and frequently asked questions ("FAQs") that make up or support www.torrentspy.com. "Copyrighted Works" shall mean copyrighted works, or portions thereof, whether now in existence or later created, in which any	
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	refers to the software, websites, electronic data, forums, guides, and frequently asked questions ("FAQs") that make up or support www.torrentspy.com. "Copyrighted Works" shall mean copyrighted works, or portions thereof, whether now in existence or later created, in which any Plaintiff (or parent, subsidiary or affiliate of any Plaintiff) owns or controls an	
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	refers to the software, websites, electronic data, forums, guides, and frequently asked questions ("FAQs") that make up or support www.torrentspy.com. "Copyrighted Works" shall mean copyrighted works, or portions thereof, whether now in existence or later created, in which any Plaintiff (or parent, subsidiary or affiliate of any Plaintiff) owns or controls an exclusive right under the United States Copyright Act, 17 U.S.C. §§ 101 <i>et</i> <i>seq.</i>	
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	<ul> <li>refers to the software, websites, electronic data, forums, guides, and frequently asked questions ("FAQs") that make up or support www.torrentspy.com. "Copyrighted Works" shall mean copyrighted works, or portions thereof, whether now in existence or later created, in which any Plaintiff (or parent, subsidiary or affiliate of any Plaintiff) owns or controls an exclusive right under the United States Copyright Act, 17 U.S.C. §§ 101 <i>et seq.</i></li> <li>2. Defendant, and his officers, agents, servants, employees, and attorneys,</li> </ul>	
<ol> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	refers to the software, websites, electronic data, forums, guides, and frequently asked questions ("FAQs") that make up or support www.torrentspy.com. "Copyrighted Works" shall mean copyrighted works, or portions thereof, whether now in existence or later created, in which any Plaintiff (or parent, subsidiary or affiliate of any Plaintiff) owns or controls an exclusive right under the United States Copyright Act, 17 U.S.C. §§ 101 <i>et</i> <i>seq.</i>	

.

http://www.jdsupra.com/post/documentViewer.aspx?fid=a68a4680-8e5e-415a-9768-33f5pc0fda62

actual notice of this Permanent Injunction shall immediately and permanently
be enjoined from directly, indirectly, contributorily, or vicariously infringing
in any manner any Copyrighted Works, including without limitation by
engaging in any of the following activities:

(a) encouraging, promoting, soliciting, or inducing, or knowingly
 materially contributing to, enabling, facilitating, or assisting, any
person or entity, via any computer server, computer program, website,
or online system, network or service, including without limitation any
peer-to-peer or file-trading network, (i) to reproduce, download,
distribute, upload, or publicly perform or display any Copyrighted
Work, or (ii) to make any Copyrighted Work available for
reproduction, download, distribution, upload, or public performance or
display, or
(b) reproducing, downloading, distributing, uploading, or publicly
 (0)reproducing, downloading, distributing, uproading, or publicly
performing or displaying any Copyrighted Work.

3. The terms of paragraph 2 of this injunction shall not apply to any
Copyrighted Work for which Defendant has obtained express written
authorization or license for the use being made of such Copyrighted Work
from each Plaintiff that owns or controls the rights to such Copyrighted Work,
to the extent such license remains in force and valid.

4. Prior to Defendant entering into any agreement or transaction whatsoever to sell, lease, license, assign, convey, give away, distribute, loan, barter, hypothecate, encumber, pledge or otherwise transfer, whether or not for consideration or compensation, any part of the software, source code, data files, other technology, domain names, trademarks, or brands used in connection with the TorrentSpy System (a "Transfer of TorrentSpy-Related

1	Assets"), Defendant shall require, as a condition of any such transaction, that
2	the transferee:
3	(a) submit to the Court's jurisdiction and venue,
4	(a) submit to the Court's jurisdiction and venue,
5	(b) agree to be bound by the terms herein, and
6	(a) any laster the Court for an order adding it as a party to this Dormonant
7	(c) apply to the Court for an order adding it as a party to this Permanent
8	Injunction.
9	Defendant shall not permit any Transfer of TorrentSpy-Related Assets to
10	close until the Court has entered such an order. Defendant further shall not
11	engage in a Transfer of TorrentSpy-Related Assets with or to any person
12	whom Defendant knows to be engaged in conduct that would violate the
13	terms of Paragraph 2 above.
14	
15	5. The Defendant shall give notice of this Permanent Injunction to each of his
16	respective officers, agents, servants, employees, attorneys, principals, and
17	direct and indirect shareholders.
18	6. Nothing in this Permanent Injunction shall limit the right of Plaintiffs to
19	seek to recover damages under 17 U.S.C. § 504, or costs, including attorneys'
20	fees, under 17 U.S.C. § 505.
21	
22	7. Violation of this Permanent Injunction shall expose the Defendant to all
23	applicable penalties, including for contempt of Court.
24	
25	
26	
27	
28	
20	

.

Document hosted at JDSUPRA®

8. The Court shall maintain jurisdiction over this action for the purposes of enforcing this Permanent Injunction. It is SO ORDERED. Dated: <u>Clllp 14</u>, 2008 OPER, Judge ЛARIE ORE UNITED STATES DISTRICT COURT JUDGMENT AND PERMANENT INJUNCTION