



#### Cour fédérale

Date: 20250122

**Docket: T-1125-23** 

**Citation: 2025 FC 133** 

#### **BETWEEN:**

BELL MEDIA INC.
COLUMBIA PICTURES INDUSTRIES, INC.
DISNEY ENTERPRISES, INC.
GET'ER DONE PRODUCTIONS INC.
GET'ER DONE PRODUCTIONS 6 INC.
GET'ER DONE PRODUCTIONS 7 INC.
NETFLIX STUDIOS, LLC
NETFLIX WORLDWIDE ENTERTAINMENT, LLC
PARAMOUNT PICTURES CORPORATION
SPINNER PRODUCTIONS INC.
UNIVERSAL CITY STUDIOS LLC
UNIVERSAL CITY STUDIOS PRODUCTIONS LLLP
WARNER BROS. ENTERTAINMENT INC.

**Plaintiffs** 

and

JOHN DOE 1 dba SOAP2DAY.TO et al aka ZHANG YONG
JOHN DOE 2 dba SOAP2DAY.RS
JOHN DOE 3 dba SOAP2DAYX.TO
JOHN DOE 4 dba SOAP2DAY.DAY
AND OTHER UNIDENTIFIED PERSONS WHO OPERATE UNAUTHORIZED
ONLINE TELEVISION AND MOTION PICTURE PIRACY PLATFORMS UNDER
THE BRAND SOAP2DAY

**Defendants** 

and

BELL CANADA
BRAGG COMMUNICATIONS INC. dba EASTLINK
COGECO CONNEXION INC.
FIDO SOLUTIONS INC.
ROGERS COMMUNICATIONS CANADA INC.
SASKATCHEWAN TELECOMMUNICATIONS
TEKSAVVY SOLUTIONS INC.
TELUS COMMUNICATIONS INC.
VIDEOTRON LTD.
2251723 ONTARIO INC. dba VMEDIA

**Third Party Respondents** 

#### **REASONS FOR ORDER**

#### FOTHERGILL J.

- [1] On December 16, 2024, this Court granted Default Judgment against the Defendants and issued a Site-Blocking Order requiring the Third Party Respondents to prevent access to websites and internet services associated with the operation of Soap2Day Platforms, as defined in the Order.
- [2] The Site-Blocking Order was consistent with similar relief granted by this Court in other proceedings, with an important difference. While this Court has previously required internet service providers [ISPs] to block access to specified websites, the Order granted in this proceeding potentially encompasses additional websites that may be described as "copycat" websites operating in much the same way.

- [3] Amendments to the *Official Languages Act*, RSC, 1985, c 31 [OLA] that came into force on June 20, 2024 require any final decision, order or judgment of the Court, including any reasons given therefor, to be made available simultaneously in both official languages where "the decision, order or judgment has precedential value" (OLA, s 20(1)(a.1)). Pursuant to s 20(2)(b) of the OLA, the Court retains a discretion not to issue a precedential decision simultaneously in both official languages if this would "occasion a delay prejudicial to the public interest or resulting in injustice or hardship to any party to the proceedings leading to its issuance".
- [4] Given the urgency in granting the Site-Blocking Order, I determined that the Order should be issued without delay with Reasons to follow. These are those Reasons.
- [5] The Plaintiffs produce, own, and/or distribute popular motion pictures and television programs. Before this action was commenced, the Defendant John Doe 1 operated an online piracy platform under the name "Soap2day". This platform provided unlimited and unauthorized access to thousands of motion pictures and television programs, including a large number of works owned by the Plaintiffs.
- [6] On June 12, 2023, the Plaintiffs filed and served a motion for an interlocutory injunction requiring John Doe 1 to deactivate Soap2day. By June 13, 2023, it appeared that the Soap2day platform had been deactivated. In the following year, several substantially similar online piracy platforms operating under the name Soap2day gained popularity: soap2day.rs, soap2dayx.to, and soap2day.day. It is unclear whether the operators of these platforms, identified in the pleadings as John Does 2 to 4, are the same as those responsible for the original Soap2day platform.

- [7] On May 30, 2024, the Plaintiffs amended their claim to include the new platforms and their unknown operators. The amended pleadings were served upon the operators of the new sites in the manner approved by the Court. At approximately the same time, soap2day.rs and soap2dayx.to were deactivated. The Plaintiffs subsequently became aware of soap2day.pe, a platform nearly identical in appearance to soap2day.rs.
- [8] In *Bell Media Inc v GoldTV.Biz*, 2019 FC 1432 (aff'd, 2021 FCA 181, leave to appeal to SCC refused, 39876 (March 24 2022)) [*GoldTV*], Justice Patrick Gleeson granted a "static" site-blocking order that specified a particular platform and required ISPs to block domains, subdomains or IP addresses associated with the platform. In that case, the defendants' business used a subscription model, making it comparatively easy to verify whether subsequent domains and IP addresses were associated with the original platform.
- [9] By contrast, the Soap2Day platforms do not use a subscription-based model, but rather derive revenue primarily from advertisements. It is therefore difficult to determine whether new domains operating under the banner of Soap2day are operated by the same people or are otherwise related.
- [10] The Site-Blocking Order granted in this proceeding is comparable to the one granted in *GoldTV*, but potentially encompasses additional Soap2Day platforms (copycat sites) that may appear, or increase in popularity, following deactivation of existing platforms. These additional sites may be included within the scope of the Order only if they make infringing content available to the public, are unresponsive to notices of infringement, and operate in substantially

the same way as the existing sites. The Plaintiffs may notify the Third Party Respondents of the additional infringing websites and, absent an objection from the Third Party Respondents, may expand the scope of the Site-Blocking Order with a simplified motion to the Court.

- [11] The Plaintiffs report a growing trend, whereby infringing platforms that are successfully deactivated are promptly replaced by copycat sites. Platforms such as 123movies, Popcorn Time, and The Pirate Bay have all been shut down or blocked at one time or another, only to be replaced by identical sites with similar domain names. Copyright owners are forced into a digital game of "whack-a-mole": each time a site is deactivated, another immediately appears in its place. Traffic to domains that are subject to site-blocking orders may be disrupted, but the overall traffic to copycat sites is undiminished.
- [12] In *Columbia Pictures Industries, Inc v British Telecommunications*, [2022] EWHC 2403 (Ch) [*Columbia Pictures*], Justice Richard Meade of the High Court of England and Wales granted a "copycat" site-blocking order similar to the one granted in this proceeding, holding as follows (at paras 12-13):

I am satisfied that the extension of relief sought will be dissuasive. [...] Furthermore, these injunctions will not be difficult for the ISPs to implement. That can be inferred in part from the fact that they do not oppose the making of the order but in any event are described by the certification that has to take place and be communicated to them and that is evidently, in my view, simple and straightforward. Therefore [...] the relief sought is certainly proportionate between the parties.

The injunction is targeted only to websites that carry out infringing activities overwhelmingly and will not, therefore, have an impact on legitimate trade. I am satisfied that taking all these matters together, the injunction strikes an overall fair balance. I mention,

although it is not a big part of the picture, that some tweaks to the safeguards sought were amended to address concerns raised by the sixth defendant to make extra sure that legitimate websites are not caught.

- granted in *GoldTV*. In *Rogers Media Inc v John Doe 1*, 2022 FC 775, Justice William Pentney issued what he described as a "dynamic" site blocking order against unknown defendants, in a case where National Hockey League livestreams were regularly moved from one site to another and it was impracticable to enforce copyright laws with a static site-blocking order (at para 6). This order required ISPs to block IP addresses that were broadcasting illegally only for the duration of the specified "game window" (see also *Rogers Media Inc v John Doe 1* (November 21, 2022), Ottawa T-955-21 (FC); *Bell Media Inc v John Doe 1*, 2022 FC 1432; *Rogers Media Inc et al v John Doe 1 et al* (July 18, 2023), Vancouver T-1253-23 (FC)).
- [14] More recently, Justice Andrew Little granted a multi-event dynamic site blocking order that allowed the plaintiff to apply the order to future sporting events by filing a motion to that effect (*Rogers Media Inc v John Doe 1*, 2024 FC 1082). While the relevant precedents had typically taken the form of interlocutory injunctions, Justice Little found (at paras 45-50) that a permanent injunction could be granted for copyright infringement and, as a court of equity, the Court could also grant an order against third party respondents if it appeared to be just or convenient to do so.
- [15] Applying the considerations identified by this Court in its previous jurisprudence to the Plaintiff's motion for a Site-Blocking Order, the Plaintiffs have demonstrated that:

- (a) the Order is necessary and the most, if not the only, effective remedy to put an end to the copyright infringing activities of the Defendants and of those who imitate their platforms;
- (b) the Order is not unnecessarily complex, and implementation costs are demonstrated to be low or negligible;
- (c) the Order is dissuasive, does not unduly limit the rights of others, and is limited in reach to the extent that third parties who have not had an opportunity to make representations in the context of the present motion believe they are affected by the Order, they will have the right to seek its variation upon being so affected; and
- (d) the Order is fair and reflects a careful weighing of the rights of those involved.
- [16] The Order provides that it will terminate two years from the date of issuance, unless the Court orders otherwise.
- [17] As in *Columbia Pictures*, the Third Party Respondents in this case did not oppose the Site-Blocking Order requested by the Plaintiffs. The Order contains measures to exclude legitimate websites, and is a modest and necessary extension of the relief commonly granted in proceedings of this kind.

[18]	Copies of the Default Judgment and Site-Blocking Orde	r are appended as Schedules A
and B	B to these Reasons.	
		"Simon Fothergill"
		Judge

#### Schedule A





Cour fédérale

Date: 20241216

Docket: T-1125-23

Ottawa, Ontario, December 16, 2024

PRESENT: The Honourable Mr. Justice Fothergill

BETWEEN:

BELL MEDIA INC.
COLUMBIA PICTURES INDUSTRIES, INC.
DISNEY ENTERPRISES, INC.
GET'ER DONE PRODUCTIONS INC.
GET'ER DONE PRODUCTIONS 6 INC.
GET'ER DONE PRODUCTIONS 7 INC.
NETFLIX STUDIOS, LLC
NETFLIX WORLDWIDE ENTERTAINMENT, LLC
PARAMOUNT PICTURES CORPORATION
SPINNER PRODUCTIONS INC.
UNIVERSAL CITY STUDIOS LLC
UNIVERSAL CITY STUDIOS PRODUCTIONS LLLP
WARNER BROS. ENTERTAINMENT INC.

**Plaintiffs** 

and

JOHN DOE 1 DBA SOAP2DAY.TO et al aka ZHANG YONG
JOHN DOE 2 dba SOAP2DAY.RS
JOHN DOE 3 dba SOAP2DAYX.TO
JOHN DOE 4 dba SOAP2DAY.DAY
AND OTHER UNIDENTIFIED PERSONS WHO OPERATE UNAUTHORIZED
ONLINE TELEVISION AND MOTION PICTURE PIRACY PLATFORMS UNDER
THE BRAND SOAP2DAY

Defendants

DEFAULT JUDGMENT

UPON the motion made by the Plaintiffs for default judgment pursuant to Rule 210(1) of the Federal Courts Rules, SOR/98-106;

AND UPON reading the Plaintiffs' motion record and hearing counsel for the Plaintiffs on December 9, 2024;

AND CONSIDERING the Order of Associate Chief Justice Jocelyne Gagné (as she then was) dated July 4, 2024 authorizing substituted service of documents upon John Doe 1 by e-mail at the addresses support@soap2day.net; hjndbl@gmail.com; and pay@soap2day.xyz, and to any additional contact information identified by the Third Party Respondents to that Order pursuant to paragraph 4 and/or 5 of that Order;

AND CONSIDERING the affidavit of Julie Morin confirming the Plaintiffs' service of the Amended Statement of Claim upon the Defendants John Does 1 to 4 by e-mail and through online intermediaries;

AND UPON being satisfied that service of the Amended Statement of Claim upon the Defendant John Doe 1 was made pursuant to the methods for substituted service authorized by the Court on July 4, 2024;

AND UPON being satisfied that the Amended Statement of Claim has come to the notice of the Defendants John Does 1 to 4, as contemplated by Rule 147 of the Federal Courts Rules, and that service can be validated against all Defendants;

AND UPON being satisfied that, having regard to all of the circumstances, it is just to issue default judgment against the Defendants John Does 1 to 4 pursuant to Rule 211 of the Federal Courts Rules;

#### THIS COURT'S JUDGMENT is that:

- Copyright is declared to subsist in the cinematographic works listed in the tables set out in Schedule 1 of this Judgment [Plaintiffs' Works], and the said copyright is owned by or exclusively licensed to the Plaintiff specified for each table;
- The Defendants John Does 1 to 4 are declared to have:
  - (a) communicated the Plaintiffs' Works to the public by telecommunication, identified on a per-Defendant basis in Schedule 1;
  - (b) authorized the communication of the Plaintiffs' Works to the public by telecommunication, identified on a per-Defendant basis in Schedule 1; and
  - (c) made the Plaintiffs' Works available to the public by telecommunication in a way that allows members of the public to have access to them from a place and at a time individually chosen by them, identified on a per-Defendant basis in Schedule 1;

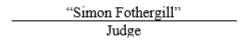
consequently infringing the Plaintiffs' copyright in the Plaintiffs' Works, in contravention of ss 2.4(1.1), 3(1)(f) and 27(1) of the *Copyright Act* RSC, 1985, c C-42;

- 3. The Defendants are permanently enjoined, by themselves or by their employees, representatives and agents, or by any company, partnership, trust, entity or person under their authority or control, or with which they are associated or affiliated, to immediately disable the online motion picture and television content infringing platforms under the brand "Soap2day" identified at Schedule 2 of this Order [Soap2day Platforms], and from directly or indirectly:
  - transferring access, control or custody over the assets and infrastructures of the Soap2day Platforms, including their hosting servers and domains names, to any third party;
  - (b) developing, operating, maintaining, promoting, or providing support to the Soap2day Platforms, or any other similar platform;
  - (c) operating, accessing maintaining, updating, hosting, or promoting the Internet domains and subdomains from which the Soap2day Platforms are directly or indirectly made available, including the Internet domains listed at Schedule 2 of this Order, or any other domain, subdomain or website hosting, promoting, or providing similar services;

or otherwise:

- (a) communicating the Plaintiffs' Works to the public by telecommunication; or
- (b) making the Plaintiffs' Works available to the public by telecommunication in a way that allows members of the public to have access to them from a place and at a time individually chosen by them.
- The following additional declarations are made:
  - (a) the Defendants' infringement is blatant, in bad faith and for commercial purposes, and the Defendants' behaviour leading to and during the course of this proceeding has been reprehensible; and
  - (b) statutory damages, elected by the Plaintiffs in this case, would be insufficient to achieve the goal of punishment and deterrence. The Defendants' repeated, unauthorized, blatant, notorious and intentional misconduct, and their callous disregard for the Plaintiffs' rights, is deserving of the penalty of punitive damages and of an increased cost award;
- The Defendants shall pay to the Plaintiffs forthwith:
  - (a) John Doe 1: \$6,080,000 as statutory damages pursuant to s 38.1 of the Copyright Act;

- (b) John Doe 2: \$5,820,000 as statutory damages pursuant to s 38.1 of the Copyright Act;
- John Doe 3: \$5,840,000 as statutory damages pursuant to s 38.1 of the Copyright Act;
- (d) John Doe 4: \$4,520,000 as statutory damages pursuant to s 38.1 of the Copyright Act;
- (e) \$1,000,000 as punitive and exemplary damages, for each of the DefendantsJohn Does 1 to 4;
- (f) Costs in the form of an all-inclusive lump sum, fixed in the amount of \$400,000, for which the Defendants John Does 1 to 4 are jointly liable.



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SCHEDULE 1

Representative List of Bell Media Works

	Quality of Pall			ohn	Doe	25
Title	Quality of Bell Media Inc.	Copyright Owner	1	2	3	4
Boardwalk Empire, Seasons 1 to 5	Exclusive Licensee	Warner Bros. International Television Distribution Inc.	Х	Х	Х	Х
Corner Gas, Season 1	Exclusive Licensee	Prairie Pants Productions Inc.	Х	Х	Х	Х
Corner Gas, Season 2	Exclusive Licensee	Prairie Pants Productions II Inc.	Х	Х	Х	Х
Corner Gas, Season 3	Exclusive Licensee	Prairie Pants Productions III Inc.	Х	Х	Х	Х
Corner Gas, Season 4	Exclusive Licensee	Prairie Pants Productions IV Inc.	Х	Х	Х	Х
Corner Gas, Season 5	Exclusive Licensee	Prairie Pants Productions V Inc.	Х	Х	Х	Х
Corner Gas, Season 6	Exclusive Licensee	Prairie Pants Productions VI Inc.	Х	Х	Х	Х
Euphoria, Seasons 1 and 2	Exclusive Licensee	Warner Bros. International Television Distribution Inc.	Х	Х	Х	Х
Game of Thrones, Seasons 1 to 8	Exclusive Licensee	Warner Bros. International Television Distribution Inc.	Х	Х	Х	Х
Girls, Seasons 1 to 6	Exclusive Licensee	Warner Bros. International Television Distribution Inc.	Х	Х	Х	
House of the Dragon, Season 1	Exclusive Licensee	Warner Bros. International Television Distribution Inc.	Х	Х	Х	Х
Mare of Easttown, Season 1	Exclusive Licensee	Warner Bros. International Television Distribution Inc.	Х	Х	Х	Х
Shoresy, Season 1	Exclusive Licensee	Spinner Productions Inc.	Х	Х	Х	Х
Silicon Valley, Seasons 1 to 6	Exclusive Licensee	Warner Bros. International Television Distribution Inc.	Х	Х	Х	Х

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Tial -	Quality of Bell	C		John Does				
Title	Media Inc.	Copyright Owner	1	2	3	4		
The Big Bang Theory, Seasons 1 to 12	Exclusive Licensee	Warner Bros. International Television Distribution Inc.	Х					
The Sopranos, Seasons 1 to 6	Exclusive Licensee	Warner Bros. International Television Distribution Inc.	Х	Х	Х	Х		
The White Lotus, Seasons 1 and 2	Exclusive Licensee	Warner Bros. International Television Distribution Inc.	Х	Х	Х	Х		
Transplant, Seasons 1 and 2	Exclusive Licensee	Sphere Media 2020 Inc.	Х	Х	Х	Х		
Transplant, Season 3	Exclusive Licensee	Sphere Media 2023 Inc.	Х	Х	Х	Х		
Veep, Seasons 1 to 7	Exclusive Licensee	Warner Bros. International Television Distribution Inc.	Х	Х	Х	Х		

### Representative List of Columbia Works

			John D		
Title	Copyright Owner	1	2	3	4
Eat Pray Love	Columbia Pictures Industries, Inc.	Х	Х	Х	Х
Escape Room aka The Maze	Columbia Pictures Industries, Inc.	Х	Х	Х	Х
Finding Forrester	Columbia Pictures Industries, Inc.	Х	Х	Х	Х
Groundhog Day	Columbia Pictures Industries, Inc.	Х	Х	Х	Х
Here Comes the Boom	Columbia Pictures Industries, Inc.	х	Х	Х	Х
Hitch	Columbia Pictures Industries, Inc.	Х	Х	Х	Х
Identity	Columbia Pictures Industries, Inc.	х	Х	Х	Х
Jumanji: The Next Level	Columbia Pictures Industries, Inc.	Х	Х	Х	Х
Miss Bala	Columbia Pictures Industries, Inc.	Х	Х	Х	Х
Premium Rush aka Bike Messenger	Columbia Pictures Industries, Inc.	х	Х	Х	Х
Reign Over Me	Columbia Pictures Industries, Inc.	х	Х	Х	Х
Saving Silverman	Columbia Pictures Industries, Inc.	Х	Х	Х	
Sense and Sensibility	Columbia Pictures Industries, Inc.	Х	Х	Х	
Spider-Man: Far from Home	Columbia Pictures Industries, Inc.	Х	Х	Х	Х
Stealth	Columbia Pictures Industries, Inc.	Х	Х	Х	Х

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Title	Copyright Owner		John Does					
Title			2	3	4			
The Amazing Spider-Man	Columbia Pictures Industries, Inc.	Х	Х	Х	Х			
Spider-Man 2	Columbia Pictures Industries, Inc.	Х	Х	Х	Х			
The Legend of Zorro	Columbia Pictures Industries, Inc.	Х	Х	Х	Х			
Total Recall	Columbia Pictures Industries, Inc.	Х	Х	Х	Х			

# Representative List of Disney Works

			John Does					
Title	Copyright Owner	1	2	3	4			
101 Dalmatians	Disney Enterprises, Inc.	Х	Х	Х	х			
Alice in Wonderland	Disney Enterprises, Inc.	Х	Х	Х	Х			
Atlantis: The Lost Empire	Disney Enterprises, Inc.	Х	Х	Х	Х			
Bedtime Stories	Disney Enterprises, Inc.	Х	Х	Х	х			
Brother Bear	Disney Enterprises, Inc.	Х	Х	Х	х			
Christopher Robin	Disney Enterprises, Inc.	Х	Х	Х	Х			
Dinosaur	Disney Enterprises, Inc.	Х	Х	Х	х			
Dumbo (Live Action)	Disney Enterprises, Inc.	Х	Х	Х	х			
Enchanted	Disney Enterprises, Inc.	Х	Х	Х	х			
Hercules	Disney Enterprises, Inc.	Х	Х	Х	х			
Homeward Bound II: Lost in San Francisco	Disney Enterprises, Inc.	Х	Х	Х	х			
John Carter	Disney Enterprises, Inc.	Х	Х	Х	х			
Meet the Robinsons	Disney Enterprises, Inc.	Х	Х	Х	Х			
Muppets Most Wanted	Disney Enterprises, Inc.	Х	Х	Х	х			
Old Dogs	Disney Enterprises, Inc.	Х	Х	Х	Х			

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Title			John Does					
nde	Copyright Owner	1	2	3	4			
Tangled	Disney Enterprises, Inc.	Х	Х	Х	х			
The Game Plan	Disney Enterprises, Inc.	Х	Х	Х	х			
The Good Dinosaur	Disney Enterprises, Inc./Pixar	Х	Х	Х	х			
The Princess and the Frog	Disney Enterprises, Inc.	Х	Х	Х	х			

# Representative List of Netflix Works

		John Does					
Title	Copyright Owner	1	2	3	4		
Stranger Things Season 1 – Episode 1: Chapter One: The Vanishing of Will Byers	Netflix Studios, LLC	Х	Х	Х	Х		
Stranger Things Season 1 – Episode 2: Chapter Two: The Weirdo on Maple Street	Netflix Studios, LLC	Х	Х	Х	Х		
Stranger Things Season 1 – Episode 3: Chapter Three: Holly, Jolly	Netflix Studios, LLC	Х	Х	Х	Х		
Stranger Things Season 1 – Episode 4: Chapter Four: The Body	Netflix Studios, LLC	Х	Х	Х	Х		
Stranger Things Season 1 – Episode 5: Chapter Five: The Flea and the Acrobat	Netflix Studios, LLC	Х	Х	Х	Х		
Stranger Things Season 1 – Episode 6: Chapter Six: The Monster	Netflix Studios, LLC	Х	Х	Х	Х		
Stranger Things Season 1 – Episode 7: Chapter Seven: The Bathtub	Netflix Studios, LLC	Х	Х	Х	Х		
Stranger Things Season 1 – Episode 8: Chapter Eight: The Upside Down	Netflix Studios, LLC	Х	Х	Х	Х		
Stranger Things - Season 2 - Episode 1: Chapter One: Madmax	Netflix Studios, LLC	Х	Х	Х	Х		
Stranger Things - Season 2 - Episode 2: Chapter Two: Trick or Treat, Freak	Netflix Studios, LLC	Х	Х	Х	Х		
Stranger Things - Season 2 - Episode 3: Chapter Three: The Pollywog	Netflix Studios, LLC	Х	Х	Х	Х		
Stranger Things - Season 2 - Episode 4: Chapter Four: Will the Wise	Netflix Studios, LLC	Х	Х	Х	Х		
Stranger Things - Season 2 - Episode 5: Chapter Five: Dig Dug	Netflix Studios, LLC	Х	Х	Х	Х		
Stranger Things - Season 2 - Episode 6: Chapter Six: The Spy	Netflix Studios, LLC	Х	Х	Х	Х		
Stranger Things - Season 2 - Episode 7: Chapter Seven: The Lost Sister	Netflix Studios, LLC	Х	Х	Х	Х		

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			John Does					
Title	Copyright Owner	1	2	3	4			
Stranger Things - Season 2 - Episode 8: Chapter Eight: The Mind Flayer	Netflix Studios, LLC	Х	Х	Х	Х			
Stranger Things - Season 2 - Episode 9: Chapter Nine: The Gate	Netflix Studios, LLC	Х	Х	Х	Х			
Stranger Things - Season 3 - Episode 1- Chapter One: Suzie, Do You Copy?	Netflix Worldwide Entertainment, LLC	Х	Х	Х	Х			
Stranger Things - Season 3 - Episode 2 - Chapter Two: The Mall Rats	Netflix Worldwide Entertainment, LLC	Х	Х	Х	Х			
Stranger Things - Season 3 - Episode 3 - Chapter 3: The Case of the Missing Lifeguard	Netflix Worldwide Entertainment, LLC	Х	Х	Х	Х			
Stranger Things - Season 3 - Episode 4 - Chapter Four: The Sauna Test	Netflix Worldwide Entertainment, LLC	Х	Х	Х	Х			
Stranger Things - Season 3 - Episode 5 - Chapter Five: The Flayed	Netflix Worldwide Entertainment, LLC	Х	Х	Х	Х			
Stranger Things - Season 3 - Episode 6 - Chapter Six: The Birthday	Netflix Worldwide Entertainment, LLC	Х	Х	Х	Х			
Stranger Things - Season 3 - Episode 7 - Chapter Seven: The Bite	Netflix Worldwide Entertainment, LLC	Х	Х	Х	Х			
Stranger Things - Season 3 - Episode 8 - Chapter Eight: The Battle of Starcourt	Netflix Worldwide Entertainment, LLC	Х	Х	Х	Х			
Glow - Season 1 - Episode 1: Pilot	Netflix Studios, LLC	Х	Х	Х	Х			
Glow - Season 1 - Episode 2: Slouch. Submit	Netflix Studios, LLC	Х	Х	Х	Х			
Glow - Season 1 - Episode 3: The Wrath of Kuntar	Netflix Studios, LLC	Х	Х	Х	Х			
Glow - Season 1 - Episode 4: The Dusty Spur	Netflix Studios, LLC	Х	Х	Х	Х			
Glow - Season 1 - Episode 5: Debbie Does Something	Netflix Studios, LLC	Х	Х	Х	Х			

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			John Does					
Title	Copyright Owner	1	2	3	4			
Glow - Season 1 - Episode 6: This Is One of Those Moments	Netflix Studios, LLC	Х	Х	Х	Х			
Glow - Season 1 - Episode 7: Live Studio Audience	Netflix Studios, LLC	Х	Х	Х	Х			
Glow - Season 1 - Episode 8: Maybe It's All the Disco	Netflix Studios, LLC	Х	х	Х	х			
Glow - Season 1 - Episode 9: The Liberal Chokehold	Netflix Studios, LLC	Х	Х	Х	х			
Glow - Season 1 - Episode 10: Money's in the Chase	Netflix Studios, LLC	Х	Х	Х	Х			
Glow – Season 2 – Episode 1: Viking Funeral	Netflix Studios, LLC	Х	Х	Х	Х			
Glow – Season 2 – Episode 2: Candy of the Year	Netflix Studios, LLC	Х	Х	Х	х			
Glow – Season 2 – Episode 3: Concealed Women of America	Netflix Studios, LLC	Х	Х	Х	х			
Glow – Season 2 – Episode 4: Mother of All Matches	Netflix Studios, LLC	Х	Х	Х	х			
Glow – Season 2 – Episode 5: Perverts Are People, Too	Netflix Studios, LLC	Х	Х	Х	х			
Glow – Season 2 – Episode 6: Work the Leg	Netflix Studios, LLC	Х	Х	Х	х			
Glow – Season 2 – Episode 7: Nothing Shattered	Netflix Studios, LLC	Х	Х	Х	х			
Glow – Season 2 – Episode 8: The Good Twin	Netflix Studios, LLC	Х	Х	Х	х			
Glow – Season 2 – Episode 9: Rosalie	Netflix Studios, LLC	Х	Х	Х	х			
Glow – Season 2 – Episode 10: Every Potato Has A Receipt	Netflix Studios, LLC	Х	х	Х	х			

# Representative List of New Metric Media Works

		Jo	25		
Title	Copyright Owner	1	2	3	4
Letterkenny Season	Get'er Done Productions Inc. as a successor of Get'er Done Productions Inc.	Х	Х	Х	х
Letterkenny Season 2	Get'er Done Productions Inc. as a successor of Get'er Done Productions 2 Inc.	Х	Х	Х	Х
Letterkenny Season 3	Get'er Done Productions Inc. as a successor of Get'er Done Productions 3 Inc.	Х	Х	Х	Х
Letterkenny Season 4	Get'er Done Productions Inc. as a successor of Get'er Done Productions 4 Inc.	Х	Х	Х	Х
Letterkenny Season 5	Get'er Done Productions Inc. as a successor of Get'er Done Productions 5 Inc.	Х	Х	Х	Х
Letterkenny Season 6	Get'er Done Productions 6 Inc.	Х	Х	Х	Х
Letterkenny Season 7	Get'er Done Productions 7 Inc.	Х	Х	Х	Х
Shoresy, Season 1	Spinner Productions Inc.	Х	Х	Х	Х

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## Representative List of Paramount Works

<del>+</del> †+	Representative List of Paramount Works								
			Je	John I		John Do		es	
	Title	Copyright Owner	1	2	3	4			
	Dickie Roberts: Former Child Star	Paramount Pictures Corporation	Х	Х	Х	х			
	Flight of the Intruder	Paramount Pictures Corporation	Х	Х	Х				
	Forrest Gump	Paramount Pictures Corporation	Х	Х	Х	Х			
	Orange County	Paramount Pictures Corporation	Х	Х	Х	Х			
	Patriot Games	Paramount Pictures Corporation	Х	Х	Х	Х			
	The Fighting Temptations	Paramount Pictures Corporation	Х	Х	Х	Х			
	The Stepford Wives	Paramount Pictures Corporation / Dreamworks Productions LLC	Х	х	х	Х			
	The Talented Mr. Ripley	Paramount Pictures Corporation / Miramax Films	х	Х	Х	Х			
	Tommy Boy	Paramount Pictures Corporation	Х	Х	Х	Х			
	True Grit	Paramount Pictures Corporation	Х	Х	Х	Х			
	Without a Paddle	Paramount Pictures Corporation	Х	Х	Х	Х			
	xXx: Return of Xander Cage	Paramount Pictures Corporation / ROX Productions, LLC	х	Х	Х	Х			

# Representative List of Universal Works

		John Do			!S
Title	Copyright Owner	1	2	3	4
Along Came Polly	Universal City Studios LLC as successor of Universal City Studios LLLP	Х	Х	Х	Х
American Dreamz	Universal City Studios LLC as successor of Universal City Studios LLLP	Х	Х	Х	Х
American Pie	Universal City Studios LLC as successor of Universal City Studios, Inc.	Х	Х	Х	Х
American Pie 2	Universal City Studios LLC as successor of Universal City Studios, Inc.	Х	Х	Х	Х
Assault on Precinct 13	Universal City Studios LLC as successor of Universal City Studios LLLP	Х	Х	Х	Х
Being John Malkovich	Universal City Studios Productions LLLP as successor of Universal City Studios Productions, Inc.	Х	Х	Х	Х
Billy Elliot	Universal City Studios Productions LLLP	Х	Х	Х	Х
Billy Madison	Universal City Studios LLC as successor of Universal City Studios, Inc.	Х	Х	Х	Х
Bowfinger	Universal City Studios LLC as successor of Universal City Studios LLLP	Х	Х	Х	Х
Contraband	Universal City Studios Productions LLLP	Х	Х	Х	Х
Dante's Peak	Universal City Studios LLC as successor of Universal City Studios, Inc.	Х	Х	Х	Х
Dawn of the Dead (Cinematograph)	Universal City Studios LLC as successor of Universal City Studios LLLP	Х	Х	Х	Х

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		John Do			es
Title	Copyright Owner		2	3	4
edTV	Universal City Studios LLC as successor of Universal City Studios, Inc.	Х	Х	Х	Х
Evan Almighty	Universal City Studios Productions LLLP	Х	Х	Х	Х
Fear	Universal City Studios LLC as successor of Universal City Studios, Inc.	Х	Х	Х	Х
Fear and Loathing in Las Vegas	Universal City Studios LLC as successor of Universal City Studios, Inc.	Х	Х	Х	Х
Friday Night Lights	MDBG Filmgesellschaft mbH & Co. KG/ Universal City Studios LLC as successor of Universal City Studios LLLP	Х	Х	Х	х
Furious 7	Universal City Studios Productions LLLP	Х	Х	Х	Х
Hot Fuzz	Universal City Studios LLC as successor of Universal City Studios LLLP	Х	Х	Х	Х
Idlewild	Home Box Office, Inc./ Universal City Studios Productions LLLP	Х		Х	
In Good Company	Universal City Studios LLC as successor of Universal City Studios LLLP	Х	Х	Х	Х
Inside Man	GH Two LLC/ Universal City Studios LLC as successor of Universal City Studios LLLP	Х	Х	Х	Х
Jason Bourne	Universal City Studios Productions LLLP	Х	Х	Х	Х
Leatherheads	Internationale Scarena Filmproduktionsgesell-schaf 1 mbH & Co KG/ Universal City Studios Productions LLLP	Х	Х	х	х
Little Fockers	DW Studios L.L.C/ Universal City Studios Productions LLLP	Х	Х	Х	Х

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		J	ohn	Doe	es
Title	Copyright Owner	1	2	3	4
Meet the Fockers	DreamWorks LLC/ Universal City Studios LLC as successor of Universal City Studios LLLP	Х	Х	Х	Х
Meet the Parents	Dreamworks, L.L.C./ Universal City Studios LLC as successor of Universal City Studios, Inc.	Х	Х	Х	Х
Munich	DreamWorks LLC/ Universal City Studios LLC as successor of Universal City Studios LLLP	Х	Х	Х	Х
Neighbors	Universal City Studios Productions LLLP	Х	Х	Х	Х
Patch Adams	Universal City Studios LLC as successor of Universal City Studios, Inc.	Х	Х	Х	Х
Public Enemies	Universal City Studios Productions LLLP	Х	Х	Х	Х
The Bourne Supremacy	Motion Picture THETA Produktionsgesell-schaft mbH & Co. KG/ Universal City Studios LLC as successor of Universal City Studios LLLP	х	х	х	Х
The Bourne Ultimatum	Universal City Studios Productions LLLP	Х	Х	Х	Х
The Chronicles of Riddick	Universal City Studios LLC as successor of Universal City Studios LLLP	Х	Х	Х	Х
The Express	IDEA Filmproduktionsgesell-schaft mbH Co. KG/ Universal City Studios Productions LLLP	Х	Х	Х	Х
The Frighteners	Universal City Studios LLC as successor of Universal City Studios, Inc.	Х	Х	Х	Х
The Hard Way	Universal City Studios LLC as successor of Universal City Studios, Inc.	Х	Х	Х	Х

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		John Do			es
Title	Copyright Owner	1	2	3	4
The Kingdom	MDBF Zweite Filmgesellschaft mbH & Co. KG/ Universal City Studios Productions LLLP	Х	Х	Х	Х
The Mummy Universal City Studios LLC as successor of Universal City Studios, Inc.		Х	Х	Х	Х
The Mummy Returns	Universal City Studios LLC as successor of Universal City Studios, Inc.	Х	Х	Х	Х
The Mummy Tomb of the Dragon Emperor	Internationale Filmproduktion Blackbird Vierte GmbH & Co. KG/ Universal City Studios Productions LLLP	х	х	х	х
The Nutty Professor	Universal City Studios LLC as successor of Universal City Studios, Inc.	Х	Х	Х	Х
Tower Heist	Universal City Studios Productions LLLP	Х	Х	Х	Х
Unbroken	Universal City Studios Productions LLLP	Х	Х	Х	Х
Van Helsing	Universal City Studios LLC as successor of Universal City Studios LLLP	Х	Х	Х	Х

### Representative List of Warner Bros. Works

		J	Doe	es	
Title	Copyright Owner	1	2	3	4
300	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
Argo	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
Batman Returns	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
Collateral Beauty	Warner Bros. Entertainment Inc.; Village Roadshow Films North America Inc.	Х	Х	Х	Х
Doctor Sleep	Warner Bros. Entertainment Inc.	Х	Х	Х	х
Everything is Illuminated	Warner Bros. Entertainment Inc.	Х	Х	Х	х
Final Destination 5	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
Flag of our Fathers	DreamWorks LLC; Warner Bros. Entertainment Inc.	Х	Х	Х	Х
Godzilla	Warner Bros. Entertainment Inc.; Legendary Pictures Productions, LLC	Х	Х	Х	Х
Grudge Match	Warner Bros. Entertainment Inc.	Х	Х	Х	х
Harry Potter and the Half- Blood Prince	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
Harry Potter and the Deathly Hallows: Part 1	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
Harry Potter and the Deathly Hallows: Part 2	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
Horrible Bosses	Warner Bros. Entertainment Inc.	Х	Х	х	Х

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		John Do			25
Title	Copyright Owner	1	2	3	4
Just Mercy	Warner Bros. Entertainment Inc.	х	Х	х	х
Lady in the Water	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
New Year's Eve	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
Outbreak	Warner Bros. Entertainment Inc., successor-in-interest to Warner Bros., a division of Time Warner Entertainment Company, L.P.	х	х	х	х
Project X	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
Rock of Ages	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
Tag	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
The Conjuring	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
The Hangover Part II	Warner Bros. Entertainment Inc.; Legendary Pictures Funding, LLC	Х	Х	Х	Х
The Nun	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
The Polar Express	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
Shazam!	Warner Bros. Entertainment Inc.	Х	Х	Х	Х
Showdown in Little Tokyo	Warner Bros. Entertainment Inc., successor-in-interest to Warner Bros. Inc.	Х	Х	Х	Х

### Soap2day Platform of John Doe 1

Platform	Туре	Purpose
soapgate.org	Domain	Public-facing interface listing Soap2day's official domains
soap2day.to	Domain	Public-facing user interface displaying video content
soap2day.ac	Domain	Public-facing user interface displaying video content
soap2day.sh	Domain	Public-facing user interface displaying video content
soap2day.mx	Domain	Public-facing user interface displaying video content
s2dfree.to	Domain	Public-facing user interface displaying video content
s2dfree.cc	Domain	Public-facing user interface displaying video content
s2dfree.de	Domain	Public-facing user interface displaying video content
s2dfree.is	Domain	Public-facing user interface displaying video content
s2dfree.nl	Domain	Public-facing user interface displaying video content
soapgate.cc	Domain	Public-facing interface listing Soap2day's official domains
soap2day.com	Domain	Public-facing interface listing Soap2day's official domains
soap2day.cc	Domain	Public-facing user interface displaying video content
soap2day.is	Domain	Redirects to soap2day.sh (above)
soap2day.nl	Domain	Redirects to s2dfree.nl (above)
soap2day.net	Domain	Domain for main support email
s2dstore.to	Domain	No public-facing purpose, subdomains (below) are relevant
b2.s2dstore.to	Subdomain	Unidentified
bm1.s2dstore.to	Subdomain	Unidentified
f1.s2dstore.to	Subdomain	Unidentified
f2.s2dstore.to	Subdomain	Unidentified
f3.s2dstore.to	Subdomain	Hosts the content made available on the public-facing pages

Platform	Туре	Purpose
f4.s2dstore.to	Subdomain	Unidentified
f4yr1.s2dstore.to	Subdomain	Unidentified
f6.s2dstore.to	Subdomain	Hosts the content made available on the public-facing pages
f7.s2dstore.to	Subdomain	Unidentified
f8.s2dstore.to	Subdomain	Unidentified
fv31c.s2dstore.to	Subdomain	Unidentified
m1.s2dstore.to	Subdomain	Hosts the content made available on the public-facing pages
m14.s2dstore.to	Subdomain	Unidentified
q1.s2dstore.to	Subdomain	Hosts the content made available on the public-facing pages
q2.s2dstore.to	Subdomain	Hosts the content made available on the public-facing pages
q3.s2dstore.to	Subdomain	Hosts the content made available on the public-facing pages
q5.s2dstore.to	Subdomain	Hosts the content made available on the public-facing pages
q6.s2dstore.to	Subdomain	Hosts the content made available on the public-facing pages
q11.s2dstore.to	Subdomain	Hosts the content made available on the public-facing pages
q14.s2dstore.to	Subdomain	Hosts the content made available on the public-facing pages
qk4zb.s2dstore.to	Subdomain	Unidentified
t2g1.s2dstore.to	Subdomain	Unidentified
t2g3.s2dstore.to	Subdomain	Unidentified
t3g1.s2dstore.to	Subdomain	Unidentified
t5g1.s2dstore.to	Subdomain	Unidentified

# Soap2day Platform of John Doe 2

Platform	Туре	Purpose
soap2day.rs	Domain	Public-facing user interface displaying video content

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soap2day.pe Domain	Public-facing user interface displaying video content
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# Soap2day Platform of John Doe 3

Platform	Туре	Purpose	
soap2dayx.to	Domain	Public-facing user interface displaying video content	
soap2dayx2.to	Domain	Public-facing user interface displaying video content	

### Soap2day Platform of John Doe 4

Platform	Туре	Purpose			
soap2day.day	Domain	Public-facing user interface displaying video content			
soap2day-day.co	Domain	Public-facing user interface displaying video content			

#### Schedule B





Cour fédérale

Date: 20241216

Docket: T-1125-23

Ottawa, Ontario, December 16, 2024

PRESENT: The Honourable Mr. Justice Fothergill

BETWEEN:

BELL MEDIA INC.
COLUMBIA PICTURES INDUSTRIES, INC.
DISNEY ENTERPRISES, INC.
GET'ER DONE PRODUCTIONS INC.
GET'ER DONE PRODUCTIONS 6 INC.
GET'ER DONE PRODUCTIONS 7 INC.
NETFLIX STUDIOS, LLC
NETFLIX WORLDWIDE ENTERTAINMENT, LLC
PARAMOUNT PICTURES CORPORATION
SPINNER PRODUCTIONS INC.
UNIVERSAL CITY STUDIOS LLC
UNIVERSAL CITY STUDIOS PRODUCTIONS LLLP
WARNER BROS. ENTERTAINMENT INC.

**Plaintiffs** 

and

JOHN DOE 1 dba SOAP2DAY.TO et al aka ZHANG YONG
JOHN DOE 2 dba SOAP2DAY.RS
JOHN DOE 3 dba SOAP2DAYX.TO
JOHN DOE 4 dba SOAP2DAY.DAY
AND OTHER UNIDENTIFIED PERSONS WHO OPERATE UNAUTHORIZED
ONLINE TELEVISION AND MOTION PICTURE PIRACY PLATFORMS UNDER
THE BRAND SOAP2DAY

Defendants

and

BELL CANADA
BRAGG COMMUNICATIONS INC. dba EASTLINK
COGECO CONNEXION INC.
FIDO SOLUTIONS INC.
ROGERS COMMUNICATIONS CANADA INC.
SASKATCHEWAN TELECOMMUNICATIONS
TEKSAVVY SOLUTIONS INC.
TELUS COMMUNICATIONS INC.
VIDEOTRON LTD.
2251723 ONTARIO INC. dba VMEDIA

Third Party Respondents

#### PUBLIC ORDER

UPON the motion made by the Plaintiffs for an Order against the Third Party Respondents pursuant to s 44 of the Federal Courts Act, RSC, 1985, c F-7;

AND UPON reading the Plaintiffs' motion record and hearing counsel for the Plaintiffs on December 9, 2024;

AND UPON giving counsel for the Third Party Respondents the opportunity to address the Court on December 9, 2024;

AND CONSIDERING the consent of the Third Party Respondent Bell Canada to the relief sought;

AND CONSIDERING that the Third Party Respondents Bragg Communications Inc dba

Eastlink, Cogeco Connexion Inc, Fido Solutions Inc, Rogers Communications Canada Inc,

Saskatchewan Telecommunication, Teksavvy Solutions Inc, Telus Communications Inc, Videotron Ltd and 2251723 Ontario Inc dba VMedia take no position on the Plaintiffs' motion;

AND WITHOUT PREJUDICE to the ability of any Third Party Respondents to seek to stay, vary, or set aside this Order, or to oppose on any basis any other related or similar Order sought by any Plaintiffs or any other party;

AND CONSIDERING the reasons for issuing this Order canvassed at the hearing on December 9, 2024, to be reduced to writing in due course;

AND UPON being satisfied that it is appropriate in all of the circumstances to grant the relief sought;

#### THIS COURT ORDERS that:

- In this Order, the "Soap2day Platforms" shall mean:
  - (a) the online piracy platforms operated by the Defendants from the domains, subdomains and IP addresses listed at Schedule 1 of this Order at the time of its issuance; and
  - (b) online piracy platforms that satisfy the following conditions:
    - (i) they satisfy the condition in Confidential Schedule 2 of this Order;

- (ii) they have the sole or predominant purpose of making available and/or communicating to the public by telecommunication motion pictures or television programming without the authorization of the owner of the copyright therein, and which also includes works for which the Plaintiffs own the copyright;
- (iii) they have substantially the same mode of operation as the online piracy platforms mentioned at paragraph 1(a) of the Order;
- (iv) representatives from the Plaintiffs have confirmed that, as far as they
  are aware, no consent or licence has been granted by the Plaintiffs to the
  operator of the platform;
- (v) the platform can be accessed by users in Canada;
- (vi) where the platform has disclosed a means of contact, the Plaintiffs or their agents have sent a notice of infringement to the operator of the platform, which notice explains the infringements of copyright alleged by the Plaintiffs and their intention to take enforcement action should those activities not cease; and
- (vii) the platform continues to operate and the operator has taken no steps, within seven (7) days of the date of notice, to address the matters identified in the notice of infringement.

- Within ten (10) business days of the issuance of this Order, the Third Party Respondents shall block or attempt to block access by at least their residential wireline Internet service customers to the Soap2day Platforms by blocking or attempting to block access to all of the domains, subdomains and IP addresses identified in Schedule 1 to this Order.
- 3. If the Plaintiffs are made aware of any other domain, subdomain or IP address that has as its sole or predominant purpose to enable or facilitate access to a Soap2day Platforms:
  - (a) the Plaintiffs may serve and file a proposed amended Schedule 1 together with an affidavit that may be limited to:
    - stating that the Soap2day Platform(s) subject to the amended
       Schedule 1 meet the conditions set out at paragraph 1 above;
    - identifying the additional domain(s), subdomain(s) or IP address(es)
       associated with the Soap2day Platform(s) subject to the amended
       Schedule 1;
    - (iii) stating that such additional domain, subdomain and/or IP address
      have as their sole or predominant purpose to enable or facilitate
      access to a Soap2day Platform(s), and that any additional IP address
      is not associated with any other active domain or subdomain that

provides access to a service or website other than a Soap2day Platform;

- (iv) proposing to supplement Schedule 1 to this Order to include such additional domain, subdomain, and/or IP address;
- (b) any Third Party Respondent may bring a motion to object to the additional proposed domain, subdomain and IP address by serving and filing a motion record within ten (10) business days of service of the Plaintiffs' affidavit and proposed amended Schedule 1; in the event that such a motion record is filed, the Third Party Respondents shall not be ordered to block or attempt to block the domains, subdomains or IP addresses that are the subject of the motion until the motion is decided or the Court orders otherwise;
- (c) if no Third Party Respondent brings a motion to object within ten (10) business days in accordance with paragraph 3(b) of this Order, the Court may grant the Order without further proceedings; and
- (d) the Plaintiffs' affidavit and proposed amended Schedule 1 shall be accepted for filing as confidential, and be treated as confidential by the Third Party Respondents until ten (10) business days following the date of any Order that is final and determinative of a proposal to amend pursuant to paragraph 3 of this Order.

- 4. The Third Party Respondents have no obligation to verify whether the Plaintiffs' updates to Schedule 1 to this Order are correct, and are wholly reliant on the Plaintiffs accurately identifying the domains, subdomains or IP addresses associated with the Soap2day Platform(s).
- 5. If and once they become or are made aware of the following situations, the Plaintiffs must notify the Third Party Respondents as soon as reasonably practicable that:
  - (a) any domain, subdomain or IP address contained in Schedule 1 to this Order (as updated) no longer has the sole or predominant purpose of enabling or facilitating access to a Soap2day Platform, in which case the Plaintiffs shall provide to the Third Party Respondents and file with the Court an updated Schedule 1 removing said domain, subdomain or IP address, and the Third Party Respondents shall no longer be required to block or attempt to block access to said domain, subdomain or IP address; and
  - (b) any IP address contained in Schedule 1 to this Order (as updated) hosts one or more active website(s) other than a Soap2day Platform, in which case the Third Party Respondents shall no longer be required to block or attempt to block access to said IP address.
- Notices and service of documents under this Order may be made by the Plaintiffs,
   the Third Party Respondents and their agents to one another by electronic means at

the addresses determined and agreed upon by them. Service and filing of documents pursuant to paragraph 3 of this Order may be made no more frequently than every ten (10) business days.

- 7. The Internet Service customers of the Third Party Respondent will be notified through the following mechanism:
  - (a) the Plaintiff shall post this Order, as well as an explanation of the purpose of the Order, on a separate website domain [Notification Website] that will also make the following information immediately available:
    - that access has been blocked by this Order;
    - the identity of the Plaintiff and the Federal Court File for this matter and contact information of the Plaintiff or its counsel;
    - (iii) a statement to the effect that the operators of the Soap2day Platforms (i.e., the John Doe Defendants), any third party who claims to be affected by this Order, and any internet service customer affected by the Order, may apply to the Court to discharge or vary the Order pursuant to paragraph 12 below; and
  - (b) where an Internet Service customer has access to a domain blocked by a Third Party Respondent pursuant to this Order, to the extent practicable, the

Third Party Respondent shall set up the DNS blocking, DNS re-routing or an alternative or equivalent technical means, to redirect the internet service customer to the Notification Website; and

- (c) the Plaintiff shall notify the Third Party Respondents of any changes to the domain or website address of the Notification Website as soon as reasonably practicable.
- 8. A Third Party Respondent will be deemed to have complied with paragraph 2 of this Order or with an Order issued pursuant to paragraph 3 if it uses the technical means set out in Schedule 3 to this Order, or alternative or equivalent technical means, provided that the Third Party Respondent notifies to the Plaintiffs of the change.
- 9. If a Third Party Respondent, in complying with this Order, is unable to implement one of the steps referred to in Schedule 3 of this Order, that Third Party Respondent must, within ten (10) business days of the issuance of this Order or of the issuance of an Order referred to in paragraph 3, or of being first made aware that it is unable to implement blocking, as applicable, notify the Plaintiffs of the step or steps it has taken and why it could not comply with the Order. The Plaintiffs shall treat any information received pursuant to this paragraph confidentially and shall use it solely for the purpose of monitoring compliance with this Order.

- 10. A Third Party Respondent shall not be in breach of this Order if it temporarily suspends, for no longer than is reasonably necessary, its compliance with paragraph 2 of this Order or an Order issued pursuant to paragraph 3, in whole or in part, when such suspension is reasonably necessary to:
  - (a) correct or investigate potential over-blocking that is caused or suspected to be caused by the steps taken pursuant to paragraph 2 of this Order or an Order issued pursuant to paragraph 3;
  - (b) maintain the integrity or quality of its Internet services or the functioning of its blocking system(s);
  - upgrade, troubleshoot or maintain its Internet services or blocking system(s), including as a result of technical or capacity limitations of its blocking system(s);
  - (d) prevent or respond to an actual or potential security threat to its network or systems; provided that the Third Party Respondent (i) gives notice to the Plaintiffs during or following such suspension and provides the reason for such suspension and an estimate of its duration, or (ii) if the suspension does not last longer than 48 hours, uses commercially reasonable efforts to maintain a record of the suspension and provides that record to the Plaintiffs upon request. The Plaintiffs shall treat any information received pursuant to

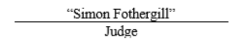
this paragraph confidentially and shall use it solely for the purposes of monitoring and ensuring compliance with this Order.

- 11. For greater certainty a Third Party Respondent may hold a reasonable portion of its capacity to implement DNS blocking in reserve, if it deems it necessary to do so, in order to be able to respond to threats to its subscribers and to maintain the integrity of its network and services. Any such measure must be justified with reference to the network capacity used for similar purposes within the 12 months preceding this Order.
- 12. The operator(s) of any Soap2day Platform, the operators of any other website who claim to be affected by this Order, and any Internet service customer of the Third Party Respondents affected by the Order, may bring a motion to seek a variation of this Order insofar as this Order affects their ability to access or distribute non-infringing content by serving and filing a motion record within thirty (30) days of the first occurrence of the event that allegedly affects them and that results from this Order.
- 13. The Plaintiffs shall indemnify and save harmless the Third Party Respondents for:
  - (a) the reasonable marginal cost of implementing paragraphs 2 and 7 of this Order and updating the implementation of this Order pursuant to paragraphs 3 and 5 of this Order;

- (b) any reasonably incurred loss, liability, obligation, claim, damages, costs (including defence costs), or expenses resulting from a third party complaint, demand, action, claim, application or similar proceeding whether administrative, judicial, or quasi-judicial in nature, in respect of the Third Party Respondents as a result of their compliance with the Order; and
- (c) for certainty, the scope of the Plaintiffs' indemnification obligations set out in this paragraph is limited to the circumstances of this proceeding, and this paragraph of the Order is specifically without prejudice to the ability of the Third Party Respondents, Plaintiffs or any other party to seek indemnification obligations of a different scope in other cases or proceedings.
- 14. With respect to the costs referenced in paragraph 13(a) of this Order:
  - (a) the Third Party Respondents shall provide the Plaintiffs with an invoice setting out the claimed cost elements and the total costs claimed after having complied with one or more terms of this Order;
  - (b) the Plaintiffs shall pay the invoice within thirty (30) days of receipt unless a disagreement as to its reasonableness must be resolved under paragraph 14(c); and
  - (c) in the event that the Plaintiffs and Third Party Respondents disagree as to the reasonableness of the invoice, the parties are encouraged to attempt to

amicably resolve their disagreement; if required, the parties may bring a motion to settle this issue.

- This Order shall terminate two (2) years from the date of issuance, unless the Court orders otherwise.
- 16. All without prejudice to the ability of any Third Party Respondents to subsequently seek to stay, vary, or set aside this Order or to oppose on any basis any other related or similar Order sought by any Plaintiffs or any other party.
- 17. No costs are awarded.



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# $Schedule\ 1-Soap 2 day\ Platforms$

Domains to be blocked	Subdomains to be blocked	IP addresses to be blocked
soap2day.day		
soap2day.pe		

Confidential Schedule 2 - Condition for blocking under paragraph 1.b of the Order

#### Schedule 3 - Technical Means

- For domains identified in Schedule 1 (as updated): DNS blocking, or alternatively DNS rerouting to comply with paragraph 7 of the Order.
- 2. For domains, subdomains or specific paths identified in Schedule 1 (as updated): DNS blocking or DNS re-routing or, at a Third Party Respondent's election, URL path blocking, to the extent that the Third Party Respondent's existing technical infrastructure allows this blocking method. For certainty:
  - a. for domains and subdomains identified in Schedule 1 (as updated), the Third Party Respondents do not need to implement URL path blocking if they implement DNS blocking or DNS re-routing in accordance with paragraph 1 of this Schedule 2.
  - no Third Party Respondent shall be required to acquire the hardware and software necessary to put in place or upgrade URL path blocking.
- 3. For the IP addresses identified in Schedule 1 (as updated): IP address blocking, or alternatively IP address re-routing. For certainty, IP address blocking, or IP address re-routing shall only be required to block IP addresses in respect of which the Plaintiffs or their agents notify the Third Party Respondents that, to the best of their knowledge, the server associated with the notified IP address does not also host an active website other than the Soap2day Platforms.

## **FEDERAL COURT**

# **SOLICITORS OF RECORD**

**DOCKET:** T-1125-23

**STYLE OF CAUSE:** BELL MEDIA INC. et al v JOHN DOE 1 dba

SOAP2DAY.TO et al aka ZHANG YONG AND BELL

CANADA et al

**PLACE OF HEARING:** BY VIDEOCONFERENCE

**DATE OF HEARING:** DECEMBER 9, 2024

**REASONS FOR ORDER:** FOTHERGILL J.

**DATED:** JANUARY 22, 2025

## **APPEARANCES:**

Guillaume Lavoie Ste-Marie FOR THE PLAINTIFFS AND THIRD PARTY

RESPONDENT, BELL CANADA

Daniel Pink FOR THE THIRD PARTY RESPONDENTS,

FIDO SOLUTIONS INC. AND

ROGERS COMMUNICATIONS CANADA INC.

Andrea Daly FOR THE THIRD PARTY RESPONDENT,

TELUS COMMUNICATIONS INC.

Andy Kaplan-Myrth FOR THE THIRD PARTY RESPONDENT,

TEKSAVVY SOLUTIONS INC.

Zoé Foustokjian FOR THE THIRD PARTY RESPONDENT,

VIDEOTRON LTD. AND

2251723 ONTARIO INC. DBA VMEDIA

## **SOLICITORS OF RECORD:**

Smart & Biggar LLP Barristers and Solicitors Montreal, Québec FOR THE PLAINTIFFS AND THIRD PARTY

RESPONDENT, BELL CANADA

Litigation, Rogers Communications Fido Solutions Inc. and Rogers Communications Canada Inc. Vancouver, British Colombia FOR THE THIRD PARTY RESPONDENTS, FIDO SOLUTIONS INC. AND ROGERS COMMUNICATIONS CANADA INC.

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