FOR THE SOUTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

CIVIL ACTION NO.: 16-01-86-05-0

MICHAEL HENRY SMITH,
Plaintiff,

Vs.

ALPHABET INC., AMAZON.COM, ATTRACTSOFT GMBH, AUTOMAT-TIC/GRAVATAR, BEAM.TO, BESSEMER VENTURE PARTNERS, BOX/BOX, INC/OPEN BOX/MEDXT, COATUE MANAGEMENT, DFJ GROWTH, EZINECENTRE, FACEBOOK, FREEHOSTINGEU, GENERAL ATLANTIC, GOOGLE, ITOCHU TECHNOLOGY VENTURES, MACNICA NETWORKS USA, INC., MITSUI & CO, MY SOCIAL HUB XP, NEW ENTERPRISE ASSOCIATES, SAP VENTURES, SCALE VENTURE PARTNERS, SOCIAL + CAPITAL PARTNERSHIP, TELEFÓNICA DIGITAL, TELSTRA, AND TELSTRA VENTURES, TPG CAPITAL and TUCOWS INC.

Defendants.

ALA KID, LONG DONG, JIMBO KING, CINDY LOU, BRIANNA NATHALY, LONG JOHN, NUKE DUKEM, PETER WILL HARDEN, CAPTAIN SPRAWLING, CAPTAIN SPAULDING, THEREAL MIKESMITH, THEREAL MIKESMITH 1ER.

Defendants that are shielded by aliases.

LAWSUIT FOR THE THEFT AND DISSEMINATION OF MY INTELECTUAL PROPERTY, FOR CYBER BULLYING, CYBER STALKING, CYBER HARASSMENT, LIABLE, SLANDER AND DEFAMATION OF CHARACTER, THE USE OF HATE LANGUAGE IN THE PURSUIT OF

FILED FEB 26"16 PM 1 39 USDOALS

THESE ACTIONS and/or FOR PROVIDING A SAFE HAVEN THE DE-FENDNATS CONDUCTING OF THESE ACTIVITIES and/or FOR FAIL-ING TO PROTECT MY WORKS FROM THESE ACTIVITIES

Comes now, the plaintiff to plead that the defendants are all mutually responsible for the theft and illegal dissemination of my intellectual property. That these defendants are all guilty of either the active theft and/or dissemination and/or that they provided the methods and means and/or that they have protected the guilty by providing them a safe haven and/or that they have practiced a willful ignorance that has advanced the theft and dissemination of my intellectual property and/or that their negligence has given rise to that theft. The participation of these same said defendants is the same as their active solicitation of children for an internet pornography site operated by some of the defendants¹, and protected through the same methods and means of their internet Omerta. Exactly why or what the Internet was designed for; our system of governance has decreed that it not be a safe haven for criminal conduct. Whether it be these defendants' vile and disgusting use of it to solicit children for the gratification of their/their customers pedophilia, or to conduct a campaign of cyber bullying and stalking and harassment against me, or merely to steal my intellectual property or to make vast sums of money by turning a blind eye to these criminal acts it is the same conduct. I am asking for relief as is provided under

¹ See Exhibits A-1 and A-2. "Girls 13-17! (Selfies) – BEAM.TO."

the laws of our great nation. This pleading is made in good faith and for good cause set out *infra*. It is not made merely to vex the defendants or this Honorable Court. Finally it is made under the penalty of perjury pursuant Title 18, § 1621; and Title 28, § 1746.

JURISDICTION AND VENUE

The Court has jurisdiction over this action as diversity is present under 28, U.S.C. § 1332(a) because the parties are diverse from the claimant and the amount in controversy exceeds \$75,000, excluding interests and costs. Venue is proper in this district.

RULES 8 AND 9 OF THE FEDERAL RULES OF CIVIL PROCEDURE

Under Federal Rule of Civil Procedure 8(a)(2), a complaint must contain a "short and plain statement of the claim showing that the pleader is entitled to relief." "[D]etailed factual allegations" are not required, *Bell Atlantic Corp. v. Twombly*, 550 U.S. 544 (2007), at 555, but the Rule does call for sufficient factual matter, accepted as true, to "state a claim to relief that is plausible on its face," *id.*, at 570. A claim has facial plausibility when the pleaded factual content allows the court to draw the reasonable inference that the defendant is liable for the misconduct alleged. *Id.*, at 556.

The Supreme Court found in *Ashcroft v. Iqbal*, <u>556 U.S.</u>, 129 S.Ct. 1937 (2009), that Rule 9(b), which requires particularity when pleading "fraud or mistake" but allows "other conditions of a person's mind [to] be alleged generally," did not require courts to credit a complaint's conclusory statements without reference to its factual context. The Supreme Court concluded that the Second Circuit should decide in the first instance whether to remand to the District Court to allow Iqbal to seek leave to amend his deficient complaint.

While I do not have to win this action on the initial pleading², I have pleaded, within, the facts necessary to give the defendants fair notice of what my claim is and the grounds upon which it rests. This has resulted in a slightly longer initial pleading than normal due to the recent rulings of the United States Supreme Court. This is a non-exhaustive recitation of the known and unknown. Should the defendants feel that I have failed in this mission they have the option to make specific objections and request this Honorable Court to issue an Order for a more specific pleading. I do not have to meet the pre-1938 pleading standards.

² Conley v. Gibson, 355 US 41, 43, 47-48, 78 S.Ct. 99, 103 (1957)

STATEMENT OF THE FACTS

On the 4th of July, 2015, I listed the first volume of my short story series "The Waco, Texas, Biker Massacre" on the Kindle Direct Publishing service provided by Amazon; and paperback version "The Waco Biker Massacre" on the CreateSpace service provided by Amazon. Within weeks of publishing these titles persons listed as Defendants protected by aliases, and others not named here, started offering my work for free through the named defendants. Over the next seven months I tried in vain to have the named defendants stop the harassment and bullying and stalking and dissemination of my works.

The defendants that are named but their identities are protected by the other defendants have openly engaged in Cyber Bullying, Cyber Stalking, Harassment, Defamation of Character, Slander and Liable. They have used Hate Speech amongst other methods to harm me. See, Exhibit 'B-1' and 'B-2'.

The named defendants have agreed to totally obscure the names and addresses of the peoples carrying out these crimes. Some have agreed to obscure the names and addresses of those defendants providing first person services to those that are carrying out these crimes. Some have remained passive in the light of these crimes and pretended ignorance.

As of today, it is my estimation that some 100,000 copies of my work have been distributed without my receiving a single Sioux in compensation.

I have not been able to release Volume Two of this work as the defendants have decimated Volume One.

THE DEFENDANTS

This is a list of the defendants named in the above styled action. These claims are non-exhaustive and are only made to the best of my knowledge and belief at the time of this writing so as to comply with Rule 9, F.R.Civ.P. I fully expect that the discovery process will further illuminate the wrong doings of the defendants.

Alphabet Inc. 1600 Amphitheatre Pkwy, MOUNTAIN VIEW CA 94043-1351

Phone: +1 (650) 253-0000 Fax: +1 (302) 636-5454

Alphabet Inc. is the parent company of all things Google. As such it sets the customs, practices and performance standards for all things Google and derives a generous amount of its income from all things Google. It is the policy and practice of Alphabet Inc. to mandate that Google push content onto its pages thereby generating vast sums of money for Alphabet Inc. Aiding and abetting the other defendants in activities as diverse as stealing my short story to soliciting children for child pornography are its methods and means. Alphabet Inc. and Google provide a safe haven

for these internet criminals because people frequenting the web sites that they host;

along with their search engines; drive customers and customer spending which en-

richens them. What Google is and does is the direct result of the directions it receives

from Alphabet Inc.

Amazon

410 Terry Ave. North

Seattle, WA

98109-5210

Amazon, Amazon.com, Kindle Direct Publishing and Create Space, are all of one

company and one defendant. Amazon enticed me to publish my works on their web-

sites and sell them through these websites. Amazon was negligent in its fiduciary

responsibilities as my publisher to protect my works from the larceny of the other

defendants. I claim that their negligence was gross negligence since they indirectly

profited from the hijacking of my work.

ATTRACTSOFT GMBH

Mathildenstr. 18

24148, Kiel

Germany

Phone: +49 431 2207240

This defendant is a hosting service. What this defendant does is to provide ano-

nymity to various criminal enterprises whilst they go about their nefarious industries.

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One of those industries is the theft and distribution of my intellectual properties.

Some of the others are the aforementioned sites that solicit children for exploitation and the distribution of child pornography.

This defendant makes hundreds of millions of dollars hosting criminal enterprises; every year.

In my endeavors to stop the proliferation of the illegal distribution of my works and the personal attacks on me personally, I have contacted these various entities and their sub-entities to obtain the identities of the criminals behind the theft and distribution of my works and to petition these hosting services to stop distributing my works. This defendant and its sub-entities and aliases has refused. They invoke the Internet Omerta.

BEAM.TO Child Porn Tonga

This is a vagabond³ defendant, protected by the majority of the other named defendants. This is the defendant that is caught red handed in soliciting children for exploitation and for the distribution of child pornography. *See*, Exhibit 'A'. This defendant is a prime in the theft and distribution of my works. This defendant gives

³ "[A]nd no man wot from whence they came, nor whither they go." 4 Bl. Comm. 109. See, Forsyth v. Forsyth, 46 N. J. Eq. 400, 19 Atl. 119; Johnson v. State, 28 Tex. App. 562, 13 S. W. 1005.

direct aid to those defendants; protected by their internet aliases; when they steal and distribute my works. BEAM.TO is a criminal enterprise.

BESSEMER VENTURE PARTNERS
535 Middlefield Road
Suite 245
Menlo Park, CA
94025

United States

Phone: +1-650-853-7000

Fax: +1-650-853-7001

This defendant is partner of BOX, Inc. BOX, Inc. works in conjunction with BEAM.TO. This defendant is a hosting service. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites, like BEAM.TO, that solicit children for exploitation and the distribution of child pornography.

This defendant makes hundreds of millions of dollars hosting criminal enterprises; every year.

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my works. This defendant and its sub-entities and aliases has refused. They invoke the Internet Omerta.

BOX/BOX, INC/OPEN BOX/MEDXT 900 Jefferson Ave Redwood City, CA 94063

BOX/BOX, INC/OPEN BOX/MEDXT works in conjunction with BEAM.TO. This defendant is a hosting service. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites, like BEAM.TO, that solicit children for exploitation and the distribution of child pornography.

This defendant makes hundreds of millions of dollars hosting criminal enterprises; every year.

COATUE MANAGEMENT
9 W 57th St
New York, NY
10019

This defendant is partner of BOX, Inc. BOX, Inc. works in conjunction with BEAM.TO. This defendant is a hosting service. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites, like BEAM.TO, that solicit children for exploitation and the distribution of child pornography.

This defendant makes hundreds of millions of dollars hosting criminal enterprises; every year.

DFJ GROWTH

2882 Sand Hill Rd

#150

Menlo Park, CA

94025

Phone (650) 233-9000

This defendant is partner of BOX, Inc. BOX, Inc. works in conjunction with BEAM.TO. This defendant is a hosting service. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites, like BEAM.TO, that solicit children for exploitation and the distribution of child pornography.

This defendant makes hundreds of millions of dollars hosting criminal enterprises; every year.

EZINECENTRE

C/o Tucows Inc.

96 Mowat Avenue

Toronto, ON

M6K 3M1

Canada

Main telephone: 416-535-0123

Main fax: 416-531-5584

This defendant is a hosting service. What this defendant does is to provide ano-

nymity to various criminal enterprises whilst they go about their nefarious industries.

One of those industries is the theft and distribution of my intellectual properties.

Some of the others are the aforementioned sites that solicit children for exploitation

and the distribution of child pornography.

This defendant makes hundreds of millions of dollars hosting criminal enter-

prises; every year.

In my endeavors to stop the proliferation of the illegal distribution of my works

and the personal attacks on me personally, I have contacted these various entities

and their sub-entities to obtain the identities of the criminals behind the theft and

distribution of my works and to petition these hosting services to stop distributing

my works. This defendant and its sub-entities and aliases has refused. They invoke

the Internet Omerta.

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FACEBOOK Legal Department 18 Hacker Way Menlo Park, Calif 94205

Facebook is a corporation and online social networking service. It also harbors criminals and cyber predators. While it touts that it will not tolerate cyber criminals, it grants them total anonymity and immunity from their actions. It is well committed to the Internet Omerta. Just as all of the other defendants, similarly situated, it refuses to take definitive action; or reveal the identities of the other cyber criminals; unless I bring it into court and then that they receive a court order to disclose the identities of these other criminals. This is Disorderly House⁴, and by that age old definition makes Facebook an active accomplice in the crimes against me and others.

Facebook, just as many others here, is guilty of Misprision of Felony⁵. When Facebook is confronted with the actual evidence of crimes, such as those committed against me, it is required to take immediate action against the perpetrators. That action would be to report the crimes to the proper authorities. Especially when I identified that responsibility to Facebook.

⁴ RIDGE v. STATE ex rel. TATE, 6 Div. 406. Supreme Court of Alabama; June 30, 1921.

⁵ 18 U.S. Code § 4; "Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both."

Facebook is guilty of Disorderly House and Facebook decries any attempt by the

citizenry or the law to force it to comply with the law.

By harboring criminals, Facebook makes many hundreds of millions of dollars

annually.

FREEHOSTINGEU

c/o AttractSoft GmbH

Mathildenstr. 18

24148, Kiel

Germany

Phone: +49 431 2207240

This defendant is a *hosting service*. What this defendant does is to provide ano-

nymity to various criminal enterprises whilst they go about their nefarious industries.

One of those industries is the theft and distribution of my intellectual properties.

Some of the others are the aforementioned sites that solicit children for exploitation

and the distribution of child pornography.

This defendant makes hundreds of millions of dollars hosting criminal enter-

prises; every year.

In my endeavors to stop the proliferation of the illegal distribution of my works

and the personal attacks on me personally, I have contacted these various entities

and their sub-entities to obtain the identities of the criminals behind the theft and

distribution of my works and to petition these hosting services to stop distributing

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my works. This defendant and its sub-entities and aliases has refused. They invoke the Internet Omerta.

GENERAL ATLANTIC
Kelly Pettit
Associate General Counsel
Park Avenue Plaza
55 East 52nd St.
32nd Floor
New York, NY 10055
Telephone (212) 715-4000
Fax (212) 759-5708

This defendant is partner of BOX, Inc. BOX, Inc. works in conjunction with BEAM.TO. This defendant is a hosting service. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites, like BEAM.TO, that solicit children for exploitation and the distribution of child pornography.

This defendant makes hundreds of millions of dollars hosting criminal enterprises; every year.

In my endeavors to stop the proliferation of the illegal distribution of my works and the personal attacks on me personally, I have contacted these various entities and their sub-entities to obtain the identities of the criminals behind the theft and distribution of my works and to petition these hosting services to stop distributing

my works. This defendant and its sub-entities and aliases has refused. They invoke

the Internet Omerta.

GOOGLE

1600 Amphitheatre Pkwy

Mountain View, CA

94043

Phone: (650) 253-0000

Google Inc. is an American multinational technology company specializing in

Internet-related services and products. These include online advertising technolo-

gies, search, cloud computing, and software. Most of its profits are derived from

AdWords, an online advertising service that places advertising near the list of search

results.

As you can see from Exhibit 'A', Google openly shows the defendant BEAM.TO

soliciting children for online pornography and then on the same page it shows the

harvested pornography for sale.

Google is also a hosting service. What this defendant does is to provide anonym-

ity to various criminal enterprises whilst they go about their nefarious industries.

One of those industries is the theft and distribution of my intellectual properties.

Some of the others are the aforementioned sites that solicit children for exploitation

and the distribution of child pornography.

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In my endeavors to stop the proliferation of the illegal distribution of my works and the personal attacks on me personally, I have contacted these various entities and their sub-entities to obtain the identities of the criminals behind the theft and distribution of my works and to petition these hosting services to stop distributing my works. This defendant and its sub-entities and aliases has refused. They invoke the Internet Omerta.

Google and all things Google are guilty of Misprision of Felony and Disorderly House.

AUTOMATTIC
GRAVATAR
132 Hawthorne St
San Francisco, CA
94107
Phone (877) 273-8550

Automatic/Gravatar is a *hosting service*. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites that solicit children for exploitation and the distribution of child pornography.

In my endeavors to stop the proliferation of the illegal distribution of my works and the personal attacks on me personally, I have contacted these various entities and their sub-entities to obtain the identities of the criminals behind the theft and distribution of my works and to petition these hosting services to stop distributing my works. This defendant and its sub-entities and aliases has refused. They invoke the Internet Omerta.

ITOCHU TECHNOLOGY VENTURES
3945 Freedom Cir
350
Santa Clara, CA
95054
Phone (408) 727-8810

This defendant is partner of BOX, Inc. BOX, Inc. works in conjunction with BEAM.TO. This defendant is a hosting service. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites, like BEAM.TO, that solicit children for exploitation and the distribution of child pornography.

In my endeavors to stop the proliferation of the illegal distribution of my works and the personal attacks on me personally, I have contacted these various entities and their sub-entities to obtain the identities of the criminals behind the theft and distribution of my works and to petition these hosting services to stop distributing my works. This defendant and its sub-entities and aliases has refused. They invoke the Internet Omerta.

NEW ENTERPRISE ASSOCIATES

2855 Sand Hill Rd

Menlo Park, CA

94025

Phone (650) 854-9499

This defendant is partner of BOX, Inc. BOX, Inc. works in conjunction with BEAM.TO. This defendant is a hosting service. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites, like BEAM.TO, that solicit children for exploitation and the distribution of child pornography.

This defendant makes hundreds of millions of dollars hosting criminal enterprises; every year. In my endeavors to stop the proliferation of the illegal distribution of my works and the personal attacks on me personally, I have contacted these various entities and their sub-entities to obtain the identities of the criminals behind the theft and distribution of my works and to petition these hosting services to stop distributing my works. This defendant and its sub-entities and aliases has refused. They invoke the Internet Omerta.

SAP VENTURES
3408 Hillview Ave
Palo Alto, CA
94304
Phone (650) 849-3950

This defendant is partner of BOX, Inc. BOX, Inc. works in conjunction with BEAM.TO. This defendant is a hosting service. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites, like BEAM.TO, that solicit children for exploitation and the distribution of child pornography.

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MACNICA NETWORKS USA, INC. 2540 N 1st Street Suite 280 San Jose, CA 95131

This defendant is partner of BOX, Inc. BOX, Inc. works in conjunction with BEAM.TO. This defendant is a hosting service. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites, like BEAM.TO, that solicit children for exploitation and the distribution of child pornography.

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MITSUI & CO
535 Middlefield Rd
#100
Menlo Park, CA
94025
Phone (650) 234-5000

This defendant is partner of BOX, Inc. BOX, Inc. works in conjunction with BEAM.TO. This defendant is a hosting service. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites, like BEAM.TO, that solicit children for exploitation and the distribution of child pornography.

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my works. This defendant and its sub-entities and aliases has refused. They invoke the Internet Omerta

SCALE VENTURE PARTNERS

950 Tower Ln

#700

San Mateo, CA

94404

Phone (650) 378-6000

This defendant is partner of BOX, Inc. BOX, Inc. works in conjunction with BEAM.TO. This defendant is a hosting service. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites, like BEAM.TO, that solicit children for exploitation and the distribution of child pornography.

This defendant makes hundreds of millions of dollars hosting criminal enterprises; every year.

MY SOCIAL HUB XP Malware

This is a vagabond⁶ defendant, protected by the majority of the other named defendants. This is the defendant that is caught red handed in soliciting children for exploitation and for the distribution of child pornography. *See*, Exhibit 'A'. This defendant is a prime in the theft and distribution of my works. This defendant gives direct aid to those defendants; protected by their internet aliases; when they steal and distribute my works. MY SOCIAL HUB XP is a criminal enterprise.

SOCIAL + CAPITAL PARTNERSHIP
120 Hawthorne Ave
Palo Alto, CA
94301
Phone number (650) 521-9007

This defendant is partner of BOX, Inc. BOX, Inc. works in conjunction with BEAM.TO. This defendant is a hosting service. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites, like BEAM.TO, that solicit children for exploitation and the distribution of child pornography.

⁶ "[A]nd no man wot from whence they came, nor whither they go." 4 Bl. Comm. 109. See, Forsyth v. Forsyth, 46 N. J. Eq. 400, 19 Atl. 119; Johnson v. State, 28 Tex. App. 562, 13 S. W. 1005.

In my endeavors to stop the proliferation of the illegal distribution of my works and the personal attacks on me personally, I have contacted these various entities and their sub-entities to obtain the identities of the criminals behind the theft and distribution of my works and to petition these hosting services to stop distributing my works. This defendant and its sub-entities and aliases has refused. They invoke the Internet Omerta.

TELEFÓNICA DIGITAL 2513 Charleston Rd Mountain View, CA 94043

This defendant is partner of BOX, Inc. BOX, Inc. works in conjunction with BEAM.TO. This defendant is a hosting service. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites, like BEAM.TO, that solicit children for exploitation and the distribution of child pornography.

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TELSTRA, AND TELSTRA VENTURES GROUP
Suite 1650
575 Market Street
San Francisco, California 94105

This defendant is partner of BOX, Inc. BOX, Inc. works in conjunction with BEAM.TO. This defendant is a hosting service. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites, like BEAM.TO, that solicit children for exploitation and the distribution of child pornography.

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TPG CAPITAL
San Francisco
345 California Street
Suite 3300
San Francisco, CA 94104
(415) 743-1500 ph.
(415) 743-1501 fax

This defendant is partner of BOX, Inc. BOX, Inc. works in conjunction with BEAM.TO. This defendant is a hosting service. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites, like BEAM.TO, that solicit children for exploitation and the distribution of child pornography.

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TUCOWS INC.
Toronto Headquarters
96 Mowat Avenue
Toronto, ON
M6K 3M1
Canada

TUCOWS INC. is a *hosting service*. What this defendant does is to provide anonymity to various criminal enterprises whilst they go about their nefarious industries. One of those industries is the theft and distribution of my intellectual properties. Some of the others are the aforementioned sites that solicit children for exploitation and the distribution of child pornography.

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my works. This defendant and its sub-entities and aliases has refused. They invoke the Internet Omerta.

DAMMAGES

The minimum retail value of a copy of my short story is \$3.99. The maximum retail value of a copy of my short story is \$9.99. None of that includes the bonuses and awards for selling 100,000 copies of my work. None of that includes the notoriety for the work that could have garnered it recognition from a movie/television company that would have led to even more income. The personal stress and anxiety and physical injuries that I have suffered as a result of this continuous onslaught of cyber bullying, cyber stalking, liable, slander and defamation of character, and being subjected to hate speech is nearly unquantifiable.

PRAYER FOR RELIEF

For all of the foregoing I am requesting that this Honorable Court direct this action to a trial before a jury. That upon the finding of the jury in my favor that this Honorable Court direct the defendants to pay me \$1,000,000.00 each for my losses, damages, pain, suffering, emotional distress and harms to my life. That is with the exception of the defendants BEAM.TO and MY SOCIAL HUP XP. That these vagabond defendants be held liable to me for the amount of \$100,000,000.00.

Respectfully submitted on this 26th day of February, 2016. By,

Michael Henry Smith

4038 Sierra Drive

Mobile, Alabama

36693-5500

smithvamazon.com@gmail.com

(251) 802-8513











