

UNITED STATES DISTRICT COURT

for the

District of Minnesota

AF Holdings, LLC

Plaintiff

v.

Rajesh Patel

Defendant

Civil Action No. 2:12-cv-00262-WCO

(If the action is pending in another district, state where:

Northern District of Georgia)

SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION

To: Mark Lutz

Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and permit their inspection, copying, testing, or sampling of the material: See attached Exhibit A.

Place: Paul Godfreed c/o Blair Chintella 100 S. 5th St., Ste. 1900 Minneapolis, MN 55402	Date and Time: 08/20/2013 9:00 am
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Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.

Place:	Date and Time:
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
The provisions of Fed. R. Civ. P. 45(c), relating to your protection as a person subject to a subpoena, and Rule 45 (d) and (e), relating to your duty to respond to this subpoena and the potential consequences of not doing so, are attached.

Date: 08/04/2013

CLERK OF COURT

OR

Signature of Clerk or Deputy Clerk


Attorney's signature

The name, address, e-mail, and telephone number of the attorney representing (name of party) Rajesh Patel, who issues or requests this subpoena, are:

Blair Chintella; 2483 Shoals Ter., Decatur, GA 30034; bchintel1@gmail.com; 404-831-5779.

Exhibit A

(Mr. Patel requests that all information be produced in its native original format, no copies of original signatures, for example. If a Document is electronic, please produce it in its native format or convert it to a .PDF (but only if metadata will not be lost). A paper printout is a last resort but is acceptable if an electronic Document cannot be converted to a .PDF. Please contact attorney Blair Chintella with any questions or to clarify: 404-831-5779)

Definitions

1. “6881” means 6881 Forensics, LLC listed on docket item 4-1 in the Prior Lawsuit.
2. “Action” means lawsuit that this subpoena pertains to.
3. “Alan Cooper” means the Person that purportedly signed the copyright assignment relevant to this Action.
4. “ALG” mean Anti-Piracy Law Group, LLC, an Illinois entity.
5. “Alpha” means Alpha Law Firm, LLC, a Minnesota LLC.
6. “Angel Van Den Hemel” means a paralegal of Prenda.
7. “AF Holdings” means the plaintiff in this Action.
8. “Bessemer” means Bessemer Films, LLC, Delaware and Florida entities.
9. “Brett Gibbs” means the attorney licensed in California that was at one point affiliated with Prenda.
10. “Contact Information” means all legal name, all business and residential addresses, all business and personal phone numbers, all business and personal e-mail addresses, and the Identity of all officers, directors, shareholders, employees, independent contractors, “corporate representatives” or other agents.
11. “Document” means the broad meaning of that term as defined and interpreted under the Federal Rules of Civil Procedure, including but not limited to digital and non-digital document formats, the original of a document and each non-identical copy (whether different from the original by means of notes made on such copy or otherwise), and – if the original is not in existence or subject to your control – each copy, regardless of origin or location, of any handwritten, typewritten, printed, computerized, electronically stored, recorded, transcribed, punched, taped, photocopied, photostatic, “telexed,” filmed, microfilmed or otherwise prepared matter, however produced or reproduced, including but not limited to all electronically stored information, email messages, letters, correspondence, memoranda, telegrams, telexes, cables, memoranda or minutes of meetings or conversations (in person or telephonic), reports, notes, computer discs, tapes and files, legal documents, electronica data and writings of every description.
12. “Heartbreaker” means Heartbreaker Digital, LLC, a Nevada entity.
13. “Individual” means a human being.
14. “Jayme Steele” means the relative of John Steele.
15. “Joseph Perea” means attorney licensed in Florida that is/was affiliated with Prenda.
16. “Kerry Steele” means the wife of John Steele (aka Kerry Eckenrode).
17. “Knowledge” or “knowledge” means any actual knowledge that a person has, facts told to a person that have not been verified (regardless of whether hearsay), speculation,

experiences, and any other information pertaining to a subject matter regardless of whether have been verified as true or not.

18. "Livewire" means Livewire Holdings, LLC.
19. "Mark Lutz" means the Person that claims to be the CEO of Plaintiff.
20. "Nazaire" means Jacques Nazaire.
21. "MCG" means Media Copyright Group, LLC, a Minnesota entity.
22. "MCGIP" means MCGIP, LLC, a Minnesota entity.
23. "Michael Dugas" means the attorney licensed in Minnesota that is affiliated with Prenda.
24. "Paul Duffy" means the purported principal of Prenda.
25. "Paul Hansmeier" means the person deposed as a representative of AF Holdings.
26. "Peg Leg" means Peg Leg Productions, LLC, a Florida entity.
27. "Person" means any individual, corporation, proprietorship, partnership, trust, association or any other entity.
28. "Pertain" and "Pertaining" mean and include: refers to, contains, concerns, Describes, describes embodies, mentions, constitutes, supports, corroborates, demonstrates, proves, evidences, shows, refutes, disputes, rebuts, controverts or contradicts.
29. "Peter Hansmeier" means the brother of Paul Hansmeier.
30. "Prenda" means Prenda Law, Inc., an Illinois entity.
31. "Prior Lawsuit" means the lawsuit filed in the United States District Court for the District of Columbia: *AF Holdings, LLC v. Does 1,058*; 1:12-cv-00048.
32. "Relevant Persons" means Brett Gibbs, John Steele, Joseph Perea, Mark Lutz, Michael Dugas, Paul Duffy, Paul Hansmeier, Peter Hansmeier, Angela Van Den Hemel, Tommy Labriola, Alan Cooper, Brett Gibbs, Allan Mooney, AF Holdings, Salt Marsh, Jayme Steele, Kerry Steele, Ms. Dugas, APL, Prenda, Raymond Rogers, Heartbreaker, Media Copyright Group, MCGIP, LLC, Alpha, Livewire, VPR, Peg Leg, Bessemer, Nazaire, Guava, LLC, VPR, Inc., and 6881.
33. "S&H" means Steele Hansmeier, PLLC, a Minnesota PLLC.
34. "Salt Marsh" means the "unidentified beneficiary" trust referred to by Paul Hansmeier in his deposition on behalf of AF Holdings.
35. "Tommy Labriola" means the purported employee of Livewire.
36. "VPR" means VPR Inc., a Nevada entity.
37. "Work" means the allegedly copyrighted work referred to in Plaintiff's Complaint in this action and the Prior Action.

Subpoenaed Material

- 1) Any Documents that were shown or given to Paul Hansmeier in preparation for his deposition in California as a Rule 30(b)(6) designated person on behalf of AF Holding, LLC.
- 2) Any Document Pertaining to your role as an employee, officer, CEO, manager, etc. Pertaining to AF Holdings at any time.
- 3) Any Document showing the following phone number as being registered in your name: 305-743-6666.
- 4) A Document showing *each aspect* of your Contact Information for the time period beginning January 1, 2012 until August 5, 2013.

- 5) Any Document Pertaining to your ownership and/or control of any domains any time beginning January 22, 2010 until present, including but not limited to dangerousxxx.com and livewireholdings.com.
- 6) The original assignment agreement attached to the complaint in this Action.
- 7) Any Document constituting or forming part of a contract or agreement entered into or signed by you and any Person that Pertains to AF Holdings or this Action.
- 8) Any Document constituting or forming part of a contract or agreement entered into or signed by you and any of the following Persons: GoDaddy, LLC, Domains By Proxy, LLC, Heartbreaker, Right Ascension, Inc., any internet service provider, CD Universe, Automattic, Inc., Whois Privacy Protection Services, Inc., International Video Distributors, LLC, and any Relevant Person that existed on or after January 22, 2010.
- 9) Any and all telephone records or billing statements showing the time, date, and duration of phone calls made to or from Jacques Nazaire or any other Person Pertaining to this Action.
- 10) Any Documents showing a deposit of money into an account owned or accessible by you that was made by any Relevant Person Pertaining to work or services performed by you for any Person for the time period beginning January 22, 2010 until present.
- 11) Any and all Documents such as articles of formation Pertaining to the creation of the following Persons: AF Holdings, Livewire, Salt Marsh, Ingenuity 13, LLC, and any other Person of which you have/had an ownership, financial, controlling interest in or agency relationship with during any part of the time period beginning January 22, 2010 until present.
- 12) Any and all Documents Pertaining to Persons having an ownership or controlling interest in the following Persons at all times (e.g. membership or partnership agreements, stock certificates, proxy voting agreements): AF Holdings, Livewire, Salt Marsh, Ingenuity 13, LLC, and any other Person of which you have/had an ownership, financial, controlling interest in or agency relationship with during any part of the time period beginning January 22, 2010 until present.
- 13) Any and all Documents Pertaining to income, expenses, assets, liabilities, paychecks, and other financial type of information that Pertains to AF Holdings.

Signed August 4, 2013:


Blair Chintella