

BY EMAIL & DoT website

Government of India
Ministry of Communications
Department of Telecommunications
Sanchar Bhawan, 20, Ashoka Road, New Delhi - 110 001
(Data Services Cell)

No. 813-07/LM-08/2024-DS-II

Dated: 19.06.2024

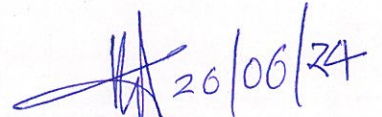
26

To,
All Internet Service Licensee

Subject: CS(COMM) 163 of 2024: STAR INDIA PRIVATE LIMITED & ANR. Vs. TERIIMERIDOORIYAN.COM & ORS. Before Hon'ble Delhi High Court

Kindly find the enclosed Hon'ble Delhi High Court order dated 23.02.2024 and 8th additional affidavit dated 13.06.2024 on the subject matter.

2. Please refer to the para 13, 16 (e) & 16(f) of the said court order in respect of blocking of websites enumerated in Annexure-A of affidavit.
3. In view of the above, all the Internet Service licensees are hereby instructed to take immediate necessary action for blocking of the said websites, as above, for compliance of the said court order.

 26/06/24

Dir (DS-II)

Email: dirds2-dot@nic.in

Encl:A/A

Copy to:

- (i) Sh. V.Chinnasamy, Scientist E (chinnasamy.v@meity.gov.in), Electronics Niketan, Ministry of Electronics and Information Technology (MeitY) New Delhi for kind information and with request to take action as per **Annexure B**.
- (ii) s dhoundiyal (s.dhoundiyal@saikrishnaassociates.com) Plaintiff Advocate for kind information.
 - a) Take action as per Annexure B.
- (iii) IT wing of DoT for uploading on DoT websites please.



\$~15

* **IN THE HIGH COURT OF DELHI AT NEW DELHI**
+ CS(COMM) 163/2024, I.A. 4270/2024, I.A. 4271/2024, I.A. 4272/2024
& I.A. 4273/2024

STAR INDIA PRIVATE LIMITED & ANR. Plaintiffs
Through: Mr. Siddharth Chopra, Mr. Yatinder
Garg and Ms. Astha Sehgal and Ms.
Srishti Dhoundiyal, Advocates for
plaintiff.
versus

TERIIMERIDOORIYAN.COM & ORS. Defendants
Through: Ms. Mrinal Ojha, Mr. D. Datta and Ms.
Tanya Choudhary, Advocates for D-24.

CORAM:
HON'BLE MR. JUSTICE ANISH DAYAL

% **ORDER**
23.02.2024

I.A. 4273/2024 (seeking leave to file additional documents)

1. The present application has been filed on behalf of plaintiffs under Order XI Rule 1(4) of the Code of Civil Procedure, 1908 as applicable to commercial suits under the Commercial Courts Act, 2015 seeking to place on record additional documents.
2. Plaintiffs, if they wish to file additional documents at a later stage, shall do so strictly as per the provisions of the Commercial Courts Act, 2015 and the Delhi High Court (Original Side) Rules, 2018.
3. Accordingly, the present application is disposed of.



I.A. 4271/2024 (exemption from filing clear copies)

1. Exemption is granted, subject to all just exceptions.
2. Applicants shall file legible, clear, and original copies of the documents on which the applicants may seek to place reliance within four weeks from today or before the next date of hearing, whichever is earlier.
3. Accordingly, the present application is disposed of.

I.A. 4272/2024 (exemption from issuing notice)

1. This is an application seeking exemption from serving notice under Section 80 CPC to defendant nos. 33, 36, 41, and 42.
2. Exemption is granted.
3. Application stands disposed of.

CS(COMM) 163/2024

1. Let the plaint be registered as a suit.
2. Upon filing of process fee, issue summons to defendants through all permissible modes. Summons shall state that written statement(s) be filed by the defendants within 30 days from the date of receipt of summons. Along with the written statement(s), defendants shall also file affidavit(s) of admission/denial of plaintiffs' documents, without which the written statement shall not be taken on record. Liberty is given to plaintiffs to file a replication within 30 days of the receipt of the written statement(s). Along with the replication, if any, filed by the plaintiffs, affidavit(s) of admission/denial of documents filed by the defendants, be filed by the plaintiffs, without which the replication(s) shall not be taken on record. If any of the parties wish to seek



inspection of any documents, the same shall be sought and given within the timelines.

3. List before the Joint Registrar for marking of exhibits on 30th April, 2024.
4. It is made clear that any party unjustifiably denying documents would be liable to be burdened with costs.

I.A. 4270/2024 (application under Order XXXIX Rule 1 & 2 of the CPC)

1. This application has been filed as part of the suit filed by plaintiffs seeking permanent injunction restraining infringement of its copyright and broadcast reproduction rights, under the Copyright Act, 1957 (“**the Act**”) on account of unlawful activities by defendant nos. 1 to 21 in facilitating/enabling/authorizing access to the public of the plaintiffs’ exclusive copyright in content, *inter alia*, films, general entertainment, content, original web-series etc. (“**plaintiffs’ content**”).

2. It is alleged that defendant nos.1 to 21 are *rogue websites* that communicate, make available to, and provide access to plaintiffs’ content without any authorization from various right owners, including the plaintiffs.

3. Plaintiff’s counsel submits that the content on ‘*Disney+ Hotstar*’ and the STAR Channels is produced by plaintiffs and forms the subject matter of the instant suit. As described in paragraph no. 8 of the plaint and documents at serial nos. 2 and 4, plaintiffs are the producers of various TV Shows, films and/or web-series which are disseminated on STAR Channels and/or ‘*Disney+ Hotstar*’ and have the exclusive distribution rights to publicly exhibit and communicate the said content through any medium or mode including on the



STAR Channels or ‘Disney+ Hotstar’. They are protected as ‘cinematograph films’ under Section 2(f) read with Section 13 of the Act.

4. It is asserted that defendant nos. 1 to 21 are liable for infringement of copyright under Section 51 of the Act and the various ‘exclusive rights’ that, *inter alia*, would be deemed to have been infringed/ violated by the defendant nos. 1 to 21 are:

- a. the right of making a copy of plaintiffs’ cinematograph films including the storing of it in any medium by electronic or other means;
- b. the right of communicating plaintiffs’ cinematograph films to the public.

5. Counsel for plaintiffs draws attention to the decision of this Court in *UTV Software Communication v. 1337X.TO & Ors.*, 2019 SCC OnLine Del 8002, where a Coordinate Bench of this Court has deliberated in detail on the issues involved around infringing websites, in that, such infringing websites could contain infringing content, as well as content which was not showed. The Court has formulated certain illustrative guidelines for the Courts to assess while determining whether an infringing website would be considered as promoting or offering pirated content. For ease of reference, an extract from the decision is as under:

“59. In the opinion of this Court, some of the factors to be considered for determining whether the website complained of is a FIOL/Rogue Website are:

- a. whether the primary purpose of the website is to commit or facilitate copyright infringement;*



- b. the flagrancy of the infringement, or the flagrancy of the facilitation of the infringement;*
- c. whether the detail of the registrant is masked and no personal or traceable detail is available either of the Registrant or of the user.*
- d. whether there is silence or inaction by such website after receipt of take down notices pertaining to copyright infringement.*
- e. whether the online location makes available or contains directories, indexes or categories of the means to infringe, or facilitate an infringement of, copyright;*
- f. whether the owner or operator of the online location demonstrates a disregard for copyright generally;*
- g. whether access to the online location has been disabled by orders from any court of another country or territory on the ground of or related to copyright infringement;*
- h. whether the website contains guides or instructions to circumvent measures, or any order of any court, that disables access to the website on the ground of or related to copyright infringement; and*
- i. the volume of traffic at or frequency of access to the website;*
- j. Any other relevant matter.*

60. *This Court clarifies that the aforementioned factors are illustrative and not exhaustive and do not apply to intermediaries as they are governed by IT Act, having statutory immunity and function in a wholly different manner.”*

6. Counsel for plaintiffs has made this Court traverse through the above aspects, each supported by documentation filed by them.

7. It is evident from these documents which have been perused by the Court that *prima facie* the plaintiffs’ content on its various channels *inter alia* Star



Plus, Star World, Star Movies, Star Bharat, Movies OK, Star Gold, Jalsha Movies (in all about 77 channels across 8 languages) and OTT platform – Disney + Hotstar has been hosted/carried on these infringing websites. The illustrative list of content to which the plaintiffs claim its copyright and which is being made available through the infringing websites is tabulated as under:

S. NO.	WEB- SERIES/ SERIAL	S. NO.	WEB- SERIES/ SERIAL	S. NO.	WEB- SERIES/ SERIAL
1.	Criminal Justice	2.	Aashiqana	3.	Saas, Bahu Aur Flamingo
4.	City of Dreams	5.	Masoom	6.	Aakhri Sach
7.	Hostages	8.	Shoorveer	9.	The Freelancer
10.	Out of Love	11.	Ghar Waapsi	12.	Karmma Calling
13.	Special Ops	14.	Dahan: Raakan Ka Rahasya	15.	Unheard
16.	Aarya	17.	Aakhri Shikaar	18.	Parampara
19.	Live Telecast	20.	Jhansi	21.	Human
22.	1962: The War in the Hills	23.	Fall	24.	Save the tigers
25.	November Story	26.	Teerandaz	27.	Sultan of Delhi
28.	Grahan	29.	Anger Tales	30.	Mansion 24
31.	The Empire	32.	School Of Lies	33.	Label
34.	The Great Indian Murder	35.	Shaitan	36.	Vadhuvu
37.	Rudra: The Edge of Darkness	38.	Trial	39.	Kerala Crime Files
40.	Kana Kaanum Kaalangal	41.	Dayaa	42.	Taaza Khabar
43.	Anupama: Namaste America	44.	Commando	45.	Loki
46.	Escaype Live	47.	Mathagam	48.	The Night Manager
49.	9 Hours	50.	Kaala	51.	Athidhi
52.	Keh Doon Tumhein	53.	Kaahin Kissii Roz	54.	Des Mein Niklla Hoga Chand
55.	Teri Meri Doorriyan	56.	K. Street Pali Hill	57.	Karma



58.	Anupama	59.	Jeet	60.	Hatim
61.	Kahaani Ghar Ghar Kii	62.	Kasautii Zindagii Kay	63.	Saans
64.	Shagun	65.	Koi Laut Ke Aaya Hai	66.	
67.	Kundali	68.	Saath Nibhana Saathiya	69.	Kehta Hai Dil
70.	Son Pari	71.	Yeh Rishta Kya Kehlata Hai	72.	Rishton Ka Chakravayuh
73.	Yeh Hai Mohabbatein	74.	Sapna Babul Ka Bidaai	75.	Saara Akaash
76.	Kuch Toh Hai Tere Mere Darmiyaan	77.	Baa Bahoo Aur Baby	78.	Shaurya Aur Suhani
79.	Pardes Mein Hai Mera Dil	80.	Kesar	81.	Raja Ki Aayegi Baraat
82.	Sanjivani: A Medical Boon	83.	Kabhi Aaye Naa Judaai		

8. Claim of the plaintiffs to this content is of an exclusive right under Section 14(d) of the Act and a concomitant right of broadcast reproduction under Section 37 of the Act. The right to sue for infringement arises under Section 51 of the Act.

9. Counsel for plaintiffs further points out that copyright infringement notices under the Digital Millennium Copyright Act, 1998 (“**DMCA**”) have been duly addressed and issued to each of the rogue websites, and are placed on record. None of the defendants have responded to the same. It is also alleged in the plaint that pursuant to receipt of the DMCA notice, some of the defendant websites despite restraining from illegal activities, have deliberately created redirected websites. An infringement report made available pursuant to an internal investigation has also been placed on record.



10. In light of these facts and circumstances, the plaintiffs in relation to the guidelines of *UTV Software Communication (supra)* claims as under:

(i) It is evident from the overall content available on the infringing websites, of which screenshots have been placed on record, that the primary purpose is to commit or facilitate copyright infringement.

(ii) The flagrancy of the infringement and the facilitation thereof, is evident from the messages on some of these rogue websites.

(iii) As noted above, there has been silence and inaction by infringing websites after legal notices were sent.

(iv) The infringing websites clearly make available indexes to the content to which the plaintiffs claim copyright.

(v) The access to the owners/operators of infringing websites which are used in the infringing websites have been masked as evident from the WHOIS registrant details.

(vi) It is pointed out that some of the defendants *inter alia* defendant no.1 and 8 have adopted the domain name in the name of plaintiffs' content itself.

(vii) These websites are updating on a day-to-day basis and providing latest content of the plaintiffs.

11. Defendant nos. 22 to 31 have been arrayed, who are Domain Name Registrars ("**DNRs**") for the infringing websites.



12. Defendant nos. 32 to 40 are various Internet Service Providers (“**ISPs**”) available domestically in India who provide access to internet in India. They control access to internet and are in a position to ensure that access to these infringing websites is not available.

13. Defendant no. 41 is the Department of Telecommunication (“**DOT**”), while defendant no. 42 is Ministry of Electronics and Information Technology (“**MEITY**”), which represents the Government and are the overall regulators of the internet environment in the country. They have been called upon for the purpose of ensuring that the ISPs are in compliance with any directions which may be passed by this Court.

14. Defendant no. 43 has been arrayed as “Ashok Kumar” which is a generic name (as John Doe) to include all those who in the future may be discovered as using the plaintiffs’ content.

15. In light of these circumstances, the Court is of the view that plaintiffs have made out a *prima facie* case for grant of an *ex-parte ad interim* injunction as also a dynamic injunction. Balance of convenience lies in favour of plaintiffs as irreparable loss would be caused if the same is not granted.

16. Accordingly, till the next date of hearing the following directions are issued:

- a) Defendant nos.1 to 21 including their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on its behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming,



broadcasting, re-broadcasting, causing to be seen or heard by public on payment of charge and/or making available for viewing plaintiffs' content through their websites including those listed as under:

S.No.	Websites Name	S.No.	Websites Name
1.	Teriimeridooriyan.com	2.	ziddidilserial.pk
3.	Playkaro.net	4.	Ww1.6hiidude.me
5.	Desi-serial.mom	6.	6hiidude.vip
7.	Castlehdapk.com	8.	Hdmoviehub.bio
9.	Barsatien.com	10.	hdmoviehub.blog
11.	barsaateinmausampyarka.com	12.	One.vegamovieshub.pro
13.	Hdmovie2.ren	14.	One.vegamovieshub.boutique
15.	hdmovie2.so	16.	Filmyzilla.pro.in
17.	Ww4.5movierulz.team	18.	filmyzilla.org.bz
19.	5movierulz.cool	20.	Filmyfly.zip
21.	7starhd1.live	22.	Filmyfly.dad
23.	Www.kehdoontumhein.com	24.	Mkvhub.skin
25.	Tvshowhub.online	26.	Bid.ibomma.link
27.	Movieswatchonline0.com.pk	28.	Ltd.ibomma.rsvp
29.	watch-online-movies.com.pk	30.	10starhd.de
31.	7starhd.auction	32.	10starhd.host

This is a digitally signed order.

The authenticity of the order can be re-verified from Delhi High Court Order Portal by scanning the QR code shown above.

The Order is downloaded from the DHC Server on 02/05/2024 at 18:49:36



33.	7starhd.dad	34.	ww9.5movierulz.top
35.	www.ziddidili.com	36.	Ww7.5movierulz.vet

b) Defendant nos. 22 to 31 are directed to lock and suspend/deactivate the abovementioned domains/sub-domains of the infringing websites. In the event, the said defendants have any reservation, they shall address a written/email communication to the plaintiffs stating the reasons for the same. Plaintiffs are at liberty to approach this Court for any relief they may seek pursuant to the same.

c) Defendant nos. 22 to 31 are directed to disclose complete details (*inter alia* name, address, email, phone number and IP address) of defendant nos.1 - 21, and mode of payment along with payment details used for registrations of the said domain names. The said disclosure shall be made by an affidavit and be filed before this Court within a period of four weeks.

d) Defendant nos.32 to 40 (ISPs) are directed to block access to these infringing websites tabulated above, within 48 hours of receipt of this order.

e) Defendant nos. 41 and 42 (DoT and MEITY) shall take steps to ensure that ISPs comply with the directions issued above, through appropriate communications and notices sent to the said ISPs, including other ISPs which are registered with them.



f) It is further directed that if any other mirror websites/ alphanumeric websites/ similar websites are found to be directly or indirectly infringing the plaintiffs' rights, the plaintiffs will be at liberty to communicate in writing/email to the DNRs, ISPs, DoT, MEITY. The said defendants shall ensure that the directions given above shall be extended to those websites as well. If any of these defendants have a reservation, they will be at liberty to address a written communication/email to the plaintiffs stating the reasons for the same. The plaintiffs are at liberty to approach this Court for any relief they may seek pursuant to the same. Plaintiffs shall also file within 24 hours of sending any such communication, an affidavit before this Court giving the list of the websites they have communicated to the said defendants, as well as supporting documentation in relation to the same. The plaintiffs shall be held to their affidavit and in the event any assertion by the plaintiff, of a website being a rogue website, is found to be incorrect or false, it may necessitate strictures/directions from this Court.

20. Compliance with Order XXXIX Rule 3 of the CPC be done within a week.

21. List before this Court on 03rd May, 2024.

22. Order be uploaded on the website of this Court.

ANISH DAYAL, J

FEBRUARY 23, 2024/RK/rj

IN THE HIGH COURT OF DELHI AT NEW DELHI
(ORDINARY ORIGINAL COMMERCIAL JURISDICTION)

CS(COMM) NO. 163 OF 2024

IN THE MATTER OF:

Star India Pvt. Ltd. & Anr

...Plaintiffs

Versus


Teriimeridooriyan.com & Ors.

...Defendants

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Place: New Delhi
Date: 13.06.2024


Astha Sehgal | Srishti Dhoundiyal
(D/3817/2019) | (D/2488/2020)

Saikrishna and Associates
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IN THE HIGH COURT OF DELHI AT NEW DELHI
(ORDINARY ORIGINAL COMMERCIAL JURISDICTION)

CS(COMM) NO. 163 OF 2024

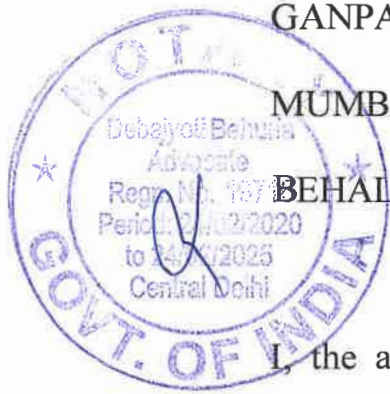
IN THE MATTER OF:

Star India Pvt. Ltd. & Anr ...Plaintiffs

Versus

Teriimeridooriyan.com & Ors. ...Defendants

AFFIDAVIT OF MR. MR. HITENDER ADLAKHA, S/O MR. SH. LATE R. L. ADLAKHA, AGED 53 YEARS, AUTHORISED SIGNATORY OF PLAINTIFFS, STAR INDIA PVT. LTD. AND NOVI DIGITAL ENTERTAINMENT PVT. LTD. HAVING REGISTERED OFFICE AT STAR HOUSE, URMI ESTATE, 95 GANPATRAO KADAM MARG, LOWER PAREL (W), MUMBAI 400013, PRESENTLY AT NEW DELHI, INDIA, ON BEHALF OF THE PLAINTIFFS.



I, the above-named deponent, do hereby solemnly affirm and declare as under:



1. That, I am the Authorized Representative of the Plaintiffs in the present suit and as such I am conversant with the facts and circumstances of the present suit and competent to depose in respect thereof.

2. That the Plaintiffs have filed the instant suit for permanent injunction restraining infringement of their Broadcasting

Reproduction Rights arising on the account of illegal communication of their popular contents including but not limited to, 'Anupamaa', 'Aarya', 'Yeh Rishta Kya Kehlata Hai', 'Athidhi', 'Sultan of Delhi', 'Masterpeace', 'The Trial', etc. (collectively referred as "Plaintiffs' Work"), being broadcasted on STAR Channels and Disney + Hotstar. It is pertinent to mention that Defendant Nos. 1 – 21 ("Rogue Websites") are indulged in unauthorizedly broadcasting and making available the Plaintiffs' work without their permission.

3. I state that I am aware of the present suit and the order dated 23.02.2024 whereby the Hon'ble Court was pleased to pass an *ex-parte ad-interim* order in terms of the following :

"15. In light of these circumstances, the Court is of the view that plaintiffs have made out a prima facie case for grant of an ex-parte ad interim injunction as also a dynamic injunction. Balance of convenience lies in favour of plaintiffs as an irreparable loss would be caused if the same is not granted.

16. Accordingly, till the next date of hearing the following directions are issued:

a) Defendant nos.1 to 21 including their owners, partners, proprietors, officers, servants, affiliates, employees, and all others in capacity of principal or agent acting for and on its behalf, or anyone claiming through, by or under it, are restrained from in any manner communicating to the public, hosting, storing, reproducing, streaming, broadcasting, re-broadcasting, causing to be seen or heard by public on payment of charge and/or making available for viewing plaintiffs' content through their websites including those listed as under:



S.No.	Websites Name	S.No.	Websites Name
1.	Teruimeridooriyan.com	2.	ziddidilserial.pk
3.	Playkaro.net	4.	Ww1.6hiidude.me
5.	Desi-serial.mom	6.	6hiidude.vip
7.	Castlebdapk.com	8.	Hdmovichub.bio
9.	Barsation.com	10.	hdmovichub.blog
11.	barsasteinmausampyarka.com	12.	One.vegamovieshub.pro
13.	Hdmovie2.rcn	14.	One.vegamovieshub.boutique
15.	hdmovie2.so	16.	Filmyzilla.pro.in
17.	Ww4.5movierulz.team	18.	filmyzilla.org.bz
19.	5movierulz.cool	20.	Filmyfly.zip
21.	7starhd1.live	22.	Filmyfly.dad
23.	Www.kchdoontumbein.com	24.	Mkvhub.skin
25.	Tvshowhub.online	26.	Bid.bomma.link
27.	Movieswatchonline0.com.pk	28.	Ltdlibomma.rsvp
29.	watch-online-moviez.com.pk	30.	10starhd.de
31.	7starhd.suction	32.	10starhd.bost
33.	7starhd.dad	34.	ww9.5movierulz.top
35.	www.ziddidili.com	36.	Ww7.5movierulz.vet

b) Defendant nos. 22 to 31 are directed to lock and suspend/deactivate the abovementioned domains/sub-domains of the infringing websites. In the event, the said defendants have any reservation, they shall address a written/email communication to the plaintiffs stating the reasons for the same. Plaintiffs are at liberty to approach this Court for any relief they may seek pursuant to the same.

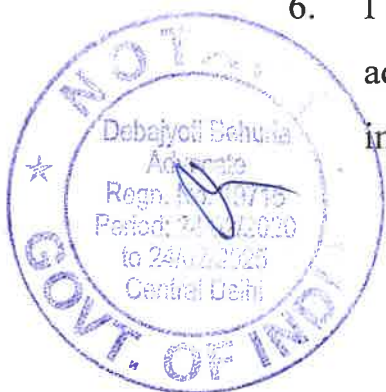
c) Defendant nos. 22 to 31 are directed to disclose complete details (inter alia name, address, email, phone number and IP address) of defendant nos. 1 - 21, and mode of payment along with payment details used for registrations of the said domain names. The said disclosure shall be made by an affidavit and be filed before this Court within a period of four weeks.



d) Defendant nos.32 to 40 (ISPs) are directed to block access to these infringing websites tabulated above, within 48 hours of receipt of this order.

e) Defendant nos. 41 and 42 (DoT and MEITY) shall take steps to ensure that ISPs comply with the directions issued above, through appropriate communications and notices sent to the said ISPs, including other ISPs which are registered with them

4. I state that in order to protect and enforce Plaintiffs' Exclusive Rights in its work, the Plaintiffs engaged the services of an investigation agency, MarkScan, to monitor Rogue Websites. I state that the Plaintiffs with the help of the investigator have identified following additional websites at Annexure A, which are illegally streaming Plaintiffs' work, which are infringing the Plaintiff's Exclusive Rights.
5. I state that from the evidence filed along with the present Affidavit, it is evident that the identified websites at Annexure A are communicating and/or streaming and/or providing access and/or making available for viewing the broadcast of the Plaintiffs' work. I state that the Plaintiffs are the exclusive right holders for the Plaintiffs' work and the Plaintiffs have not authorized any of the above-mentioned websites to communicate and or make available for viewing their content.
6. I state that the Plaintiffs are not aware of the owners of these additional websites as either they are anonymous or have incorrect or incomplete addresses.



7. I state that in terms of the following directions passed by this Hon'ble Court, *vide* order dated 23.02.2024 (reproduced herein above) is also applicable on the newly identified websites at **Annexure A**.

f) It is further directed that if any other mirror websites/ alphanumeric websites/ similar websites are found to be directly or indirectly infringing the plaintiffs' rights, the plaintiffs will be at liberty to communicate in writing/email to the DNRs, ISPs, DoT, MEITY. The said defendants shall ensure that the directions given above shall be extended to those websites as well. If any of these defendants have a reservation, they will be at liberty to address a written communication/email to the plaintiffs stating the reasons for the same. The plaintiffs are at liberty to approach this Court for any relief they may seek pursuant to the same. Plaintiffs shall also file within 24 hours of sending any such communication, an affidavit before this Court giving the list of the websites they have communicated to the said defendants, as well as supporting documentation in relation to the same. The plaintiffs shall be held to their affidavit and in the event any assertion by the plaintiff, of a website being a rogue website, is found to be incorrect or false, it may necessitate strictures/directions from this Court."



8. I state that the evidence filed along with the present Affidavit was shared by the investigating agency in google drive link. I downloaded the same onto the computer bearing model no.

E53DC292-51B8-464-90D1-7F0096A43466 (HP), GHz, which is regularly used by me in the ordinary course of business and thereafter, shared the same with the Plaintiffs' Counsel.

9. I am advised to state that the conditions of Sections 65B of the Indian Evidence Act, 1872 and Order XI Rule 6(3) of the Commercial Courts, Commercial Division and Commercial Appellate Division of High Courts Act, 2015 are complied with in respect of these documents.

10. In particular, I confirm: -

a) That the said computer system is regularly used to produce computer outputs like emails and information from the World Wide Web (Internet) and store other electronic records. The relevant information from the websites and electronic records as mentioned above was downloaded by me in the course of activity of the Plaintiffs. I have a lawful control over the use of the said computer system by virtue of my capacity in the organization.

b) That the electronic records mentioned above are downloaded from the computer system as part of the ordinary course of activities of the Plaintiffs.

c) That the computer system as used by me has been operating properly and the electronic records and their accuracy and contents have not been altered and tampered with in any manner whatsoever.



d) That the information contained on the computer outputs is an exact replica and has been produced from the original electronic record and therefore, reproduces the information contained on the electronic records therein.

DEPONENT

[Handwritten signature]

04 JUN 2024

VERIFICATION

Verified at New Delhi on this _____ day of _____ 2024 that the contents of the above said Affidavit are true to the best of knowledge, information and belief and nothing material has been concealed therefrom.

04 JUN 2024

DEPONENT

[Handwritten signature]

Ashu
I identified the deponent who
as signed in my presence.



CERTIFIED THAT THE DEPONENT
Name/Rm.
C/O, Vm. No.
Identified by
Has
Dealt on
That the contents of the affidavit which
have been read & explained to him/her
are true & correct to his/her knowledge

[Handwritten signatures: Ashu, Ashu Saha]

[Handwritten number: 89]

NOTARY

04 JUN 2024

ANNEXURE-A

S.No.	URLs
1.	9movierulz.cc
2.	chilltv.to
3.	gomovies.ms
4.	fullmovietube.net
5.	moviesjoy.day
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