

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. No. 813-07/LM-37/2019-DS-II

Dated 08.08.2024

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To,
All Internet Service Licensees

Subject: C.S.(COMM) No. 457 of 2019; Warner Bros. Entertainment Inc. vs. Moviesflix.net & Ors., before Hon'ble Delhi High Court.

Kindly refer to the following:

- (i) Hon'ble Delhi High Court order dated 05.08.2024 on the subject.
- (ii) Para 27 of Hon'ble Delhi High Court order dated 10.10.2022 regarding blocking of websites identified by plaintiff.
- (iii) Memo of Parties in CS (Comm) No. 457 of 2022.

(Copies enclosed for ready reference)

2. In view of the above all the Internet Service licensees are hereby instructed to take immediate necessary action for blocking access to websites of defendant's no. 239 and 240.



Director (DS-II)

Tel: 011-2303 6860

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.
- ii. Sanidhya Rao (sanidhya@saikrishnaassociates.com), Plaintiff Advocate for kind information.
 - a) Take action as per Annexure.
- iii. IT wing, DoT for uploading on DoT Website please.



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* **IN THE HIGH COURT OF DELHI AT NEW DELHI**
+ CS(COMM) 457/2019

WARNER BROS. ENTERTAINMENT INC.Plaintiff

Through: Ms. Anjali Agarwal, Ms.
Mehr Sidhu, Mr. Raghav
Goyal & Ms. Priyanka
Jaiswal, Advs.
(M- 7862887964)

versus

MOVIESFLIX.NET_ & ORS.Defendant

Through: Mr. Bhagvan Swarup Sh. &
Mr. Vinay Kumar Sh., Advs.
for UOI (D- 18 & 19)

CORAM:
SIDHARTH MATHUR (DHJS), JOINT REGISTRAR
(JUDICIAL)

ORDER

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05.08.2024

**IA No. 34513/2024 (By plaintiff u/o 1 Rule 10 CPC seeking
impleadment of additional mirrors, redirects, or alphanumeric
variations as defendants)**

The plaintiff is seeking to implead additional mirrors/re-directs/alphanumeric variations as the defendant no. 239 to 240 since they are illegally distributing the copyrighted content of the plaintiff. The relevant details of this infringer are mentioned in para no. 2 of the application. Keeping in view, the contents of this application so read in the light of the prayers made in the suit, the same is allowed.

It is worthwhile to note that the additional mirrors/re-directs/alphanumeric variations impleaded as the defendant nos. 239 to 240 shall be subject to the decree already passed in the suit.

SIDHARTH MATHUR (DHJS)
JOINT REGISTRAR (JUDICIAL)

AUGUST 5, 2024/jr

[Click here to check corrigendum, if any](#)



* **IN THE HIGH COURT OF DELHI AT NEW DELHI**

Reserved on: 19.09.2022

Date of decision: 10.10.2022

+ **CS(COMM) 457/2019 & I.A. 11595/2019, 11597/2019, 17180/2021, 17181/2021 & 13799/2022**

WARNER BROS. ENTERTAINMENT INC. Plaintiff
Through: Ms.Suhasini Raina, Ms.R.Ramya,
Ms.Mehr Sidhu, Advs.

versus

MOVIESFLIX.NET_ & ORS. Defendants
Through: Mr.Bhagvan Swarup Shukla,
CGSC with Mr.Kamaldeep, Adv.
for UOI.
Mr.Kirtiman Singh, CGSC with
Ms.Vidhi Jain, Advs. for D-26 &
D-27.

**CORAM:
HON'BLE MR. JUSTICE NAVIN CHAWLA**

1. The plaintiff has filed the present suit inter-alia praying for the following reliefs:

“54. In light of the foregoing, it is most respectfully prayed that this Hon’ble Court may be pleased to:

i. Issue an order and decree of permanent injunction restraining the Defendant Nos. 1-14 (and such other mirror/redirect/alphanumeric websites discovered to provide additional



means of accessing the Defendant Websites, and other domains/domain owners/website operators/entities which are discovered to have been engaging in infringing the Plaintiff's exclusive rights), its owners, partners, proprietors, officers, servants, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, from, in any manner hosting, streaming, reproducing, distributing, making available to the public and/or communicating to the public, or facilitating the same, on their websites, through the internet in any manner whatsoever, any cinematograph work/content/programme/ show in relation to which Plaintiff has copyright,

ii. Issue an order and decree directing the Defendant Nos. 15-23, their directors, partners, proprietors, officers, affiliates, servants, employees, and all others in capacity of principal or agent acting for and on their behalf, or anyone claiming through, by or under it, to block access to the Defendant Nos. 1-14 website identified by the Plaintiff in the instant suit (and such other mirror/redirect/alphanumeric websites discovered to provide additional means of accessing the Defendant Websites, and other domains/domain owners/website operators/entities which are discovered to have been engaging in infringing the Plaintiff's exclusive rights)

iii. Issue an order directing the Defendant Nos. 24 and 25, to issue a



notification calling upon the various internet and telecom service providers registered under it to block access to the Defendant Nos. 1-14 websites identified by the Plaintiff in the instant suit (and such other mirror/redirect/alphanumeric websites discovered to provide additional means of accessing the Defendant Website, and other domains/domain owners/website operators/entities which are discovered to have been engaging in infringing the Plaintiff's exclusive rights);

iv. Issue an order directing the Domain Name Registrars of the Defendant Website identified by the Plaintiff in the Plaintiff to disclose the contact details and other details about the owner of the said websites, and other such relief as this Hon'ble Court may deem fit and proper."

2. The plaintiff claims itself to be a global entertainment company under the laws of the State of Delaware, the United States of America, and as being engaged in the business of creation, production, and distribution of motion pictures. The plaintiff has also received certain reputed awards, such as the Academy Award for 'Best Picture' for 'Argo' in 2012.

3. It is the contention of the plaintiff that the motion pictures produced by the plaintiff, being works of visual recording and which include sound recordings accompanying such visual recordings, qualify to be a 'cinematograph film' under Section 2(f) of the Copyright Act, 1957 (in short 'the Act'). The plaintiff claims that this Court has



jurisdiction by virtue of Section 13(1) read with Sections 13(2) and 5 of the Act. Since the plaintiff's cinematograph films are released in India, the cinematograph films of the plaintiff would be entitled to all the rights and protections granted under the provisions of the Act.

4. The claim of the plaintiff is premised on the allegation of illegal and unauthorized distribution, transmission and streaming of the plaintiff's original content by the Defendant Nos. 1-14, 27-78, 79-118, 119-130, 131-157, 158-174, 175-212, 213-224 (hereinafter referred to as the 'rogue websites'). It is the case of the plaintiff that as a result of the unauthorized transmission of their content, the rogue websites infringe the copyright of the plaintiff in the original works produced by it, which have been granted protection under the provisions of the Act.

5. The plaintiff has impleaded various Internet Service Providers (in short, 'ISPs') as the defendant Nos. 15-23 and concerned departments of the Government of India as the defendant Nos. 24 and 25. The ISPs and the concerned departments have been impleaded for the limited relief of compliance with any directions of this Court granted in favor of the plaintiff.

6. The plaintiff, vide an investigation conducted by an independent investigator, learnt of the extent of the infringing activity of the rogue websites, in as much as the rogue websites have infringed the plaintiff's copyright under the provisions of the Act in the original content by streaming or hosting and/or by facilitating the use of the rogue websites, *inter alia* by downloading and streaming the Plaintiff's original cinematograph films in which copyright vests.



7. It is also the case of the plaintiff that a cease-and-desist notice was served on the rogue websites calling upon them to cease from engaging in their infringing activities. Despite the legal notice, the rogue websites continue to infringe the rights of the plaintiff in its original content.

8. The learned counsel for the plaintiff presses only for prayers (i), (ii) and (iii), as noted hereinabove, of the plaint. The other reliefs as made in the plaint are not pressed.

9. The learned counsel for the plaintiff relies upon the judgment dated 10.04.2019 passed by this Court in a batch of suits, including *UTV Software Communication Ltd. &Ors. v. 1337X.to &Ors.*, 2019 SCC OnLine Del 8002, which dealt with the determination of rogue websites.

10. The plaintiff has filed I.A. 13799 of 2022 under Order XIII-A of the Code of Civil Procedure, 1908 (in short, 'CPC'), as applicable to commercial disputes, seeking a Summary Judgment.

11. The grounds for filing the above application, as enumerated by the Plaintiff in the same, are as follows:

a. That all the defendants have been duly served by the plaintiff, however, only the defendant Nos. 15, 20, 22, 24 and 25 have entered appearance before this Court.

b. That the defendant Nos. 1-14 and 27-224 being the rogue websites, against whom the plaintiff is seeking primary relief, are illegally streaming the plaintiff's content on their websites and even after being duly served by the plaintiff, have decided not to contest the present suit.



c. That the rogue websites impleaded as defendant Nos. 1-14 and 27-224 have no real prospect of successfully defending the claim of copyright infringement under Section 51 of the Act and have further not chosen to contest the said claim.

d. Additionally, there is no other compelling reason why the present suit should not be disposed of before recording of oral evidence particularly in view of the fact that there is no dispute regarding the illegal activities of the Defendant Nos. 1-14 and 27-224 and in any event, in the absence of any challenge or opposition to the factual allegations made in the plaint, in view of provisions of Order VIII Rule 5 of the CPC, there is no occasion for recording of oral evidence in the present matter.

12. The learned counsel for the plaintiff has relied upon Clause 3 of Chapter XA of the Delhi High Court (Original Side) Rules, 2018 which states the grounds under which a Court can pass a Summary Judgment.

13. The learned counsel for the plaintiff has drawn my attention to affidavits filed by Mr. Manish Vaishampayan, who conducted the investigation with regard to the aforesaid websites at the instance of the plaintiff, to contend that the said websites need to be treated as rogue websites. With respect to this contention, reliance is placed on the following documentary evidence in support of each of the aforesaid websites:



S.No.	Particulars	Court File Pagination along with Volume No.
1.	Print of Contact Details of various websites as available on WHOIS (primary domains):	
	1)MoviesFlixHub.com (Defendant 1)	Pg. 812-814 Folder IV
	2)MoviesFlixHub.net (Defendant No.1)	Pg.913-915 Folder IV
	3)HdMoviearea.com (Defendant No.1)	Pg. 981-983 Folder IV
	4)Dailydrivelink.me (Defendant No.1)	Pg.1097-1099 Folder IV
	5)DailyDriveLink.in (Defendant No.1)	Pg.1102-1105 Folder IV
	6)Psarips.org (Defendant No.2)	Pg.1368-1371 Folder IV
	7)PsaRips.org (Defendant No.2)	Pg.1372-1374 Folder IV
	8)PsaRips.com (Defendant No.2)	Pg.1375-1377 Folder IV
	9)PsaRips.in (Defendant No.2)	Pg.1382-1386 Folder IV
	10)PsaRips.net (Defendant No.2)	Pg.1389-1391 Folder IV



11)World4uFree.store (Defendant No.3)	Pg.1433-1435 Folder IV
12)World4uFree.best (Defendant No.3)	Pg.1436-1438 Folder IV
13)World4uFree.com.co (Defendant No.3)	Pg.1441-1444 Folder IV
14)World4uFree.cool (Defendant No.3)	Pg.1447-1450 Folder IV
15)World4uFree.fun (Defendant No.3)	Pg.1453-1455 Folder IV
16)Moviebaba.in (Defendant No.4)	Pg.1496-1500 Folder IV
17)123movies.domains (Defendant No.5)	Pg.1602-1605 Folder IV
18)123moviesback.org (Defendant No.5)	Pg.1632-1635 Folder IV
19)123MoviesBack.org (Defendant No.5)	Pg.1636-1638 Folder IV
20)123MoviesBack.com (Defendant No.5)	Pg.1639-1641 Folder IV
21)123Movies.gdn (Defendant No.5)	Pg.1679-1682 Folder IV
22)123MoviesLa.com (Defendant No.5)	Pg.1704-1707



		Folder IV
	23)123moviesz.pro (Defendant No.5)	Pg.1745-1746 Folder IV
	24)123movies.site (Defendant No.5)	Pg.1771-1773 Folder IV
	25)123Movies2019.com (Defendant No.5)	Pg.1774-1776 Folder IV
	26)123Movies2019.com (Defendant No.5)	Pg.1777-1779 Folder IV
	27)123moviesHq.org (Defendant No.5)	Pg.1810-1812 Folder IV
	28)123movies.st (Defendant No.5)	Pg.1861-1863 Folder IV
	29)123movies.la (Defendant No.5)	Pg.1900-1903 Folder IV
	30)123movie.uk (Defendant No.5)	Pg.1977-1979 Folder IV
	31)Go123Movies.io (Defendant No.5)	Pg.2193-2195 Folder IV
	32)GoStream.site (Defendant No.5)	Pg.2251-2254 Folder IV
	33)Gostream.nu (Defendant No.5)	Pg.2275-2277 Folder IV



34)MkVciNemas.eu (Defendant No.6)	Pg.2374-2376 Folder IV
35)MkVciNemas.pro (Defendant No.6)	Pg.2377-2378 Folder IV
36)MkVciNemas.live (Defendant No.6)	Pg.2381-2383 Folder IV
37)MkVciNemas.pro (Defendant No.6)	Pg.2386-2388 Folder IV
38)MkVciNemas.com (Defendant No.6)	Pg.2391-2394 Folder IV
39)MkVciNemas.cz (Defendant No.6)	Pg.2397-2399 Folder IV
40)MkvCage.fun (Defendant No.6)	Pg.2433-2435 Folder IV
41)MkvCage.com (Defendant No.6)	Pg.2476-2480 Folder IV
42)MkvHub.com (Defendant No.6)	Pg.2517-252 Folder IV
43)MkvRips.com (Defendant No.6)	Pg.2571-2573 Folder IV
44)480Mkv.net (Defendant No.6)	Pg.2651-2653 Folder IV
45)480Mkv.com (Defendant No.6)	Pg.2690-2692



		Folder IV
	46)MkvCinemas.be (Defendant No.6)	Pg.2775-2776 Folder IV
	47)Pahe.in (Defendant No.7)	Pg.2804-2808 Folder IV
	48)Ettv.to (Defendant No.8)	Pg.2845-2846 Folder IV
	49)Katr.co (Defendant No.8)	Pg.2862-2866 Folder IV
	50)KickAss1.to (Defendant No.8)	Pg.2926-2927 Folder IV
	51)Kat.ag (Defendant No.8)	Pg.2928-2930 Folder IV
	52)KickAss.sx (Defendant No.8)	Pg.2953-2955 Folder IV
	53)Kickass.to (Defendant No.8)	Pg.2991-2994 Folder IV
	54)Kat.sx (Defendant No.8)	Pg.3014-3017 Folder IV
	55)Fullmaza.ch (Defendant No.9)	Pg.3059-3060 Folder IV
	56)Fullmaza.vip (Defendant No.9)	Pg.3061-3064 Folder IV



		mas.eu/	8.153	9.153
	mkvcinemas.pw	https://mkvcinemas.pw	104.28.8.69	104.28.9.69
	mkvcinemas.com	https://mkvcinemas.com	104.31.78.10	104.31.79.10
	mkvcinemas.live	https://mkvcinemas.live	104.27.148.32	104.27.149.32
	mkvcinemas.be	https://www.mkvcinemas.be/	104.18.58.198	104.18.59.198
	mkvhub.com	https://www.mkvhub.com/	104.31.64.69	104.31.65.69
	mkvcage.com	https://www.mkvcage.com/	104.24.98.153	104.24.99.153
	mkvcage.fun	https://www.mkvcage.fun/	104.27.172.131	104.27.173.131
	480mkv.net	https://480mkv.net/	104.27.172.131	104.24.117.158
	480mkv.com	https://480mkv.com	104.31.80.82	104.31.81.82
	mkvrips.com	https://mkvrips.com/	104.18.62.90	104.18.63.90
7.	pahe.in	https://pahe.in/	104.27.132.141	104.27.133.141
8.	etv.to	https://www.etv.to/	104.25.158.33	104.25.159.33
	kater.co	https://kater.co/	192.64.119.34	91.212.150.157



	kickass1.to	https://kickass1.to/	104.31.18.30	104.31.19.30
	kikass.to	https://kikass.to/	104.27.150.245	104.27.151.245
	kat.sx	https://kat.sx/	104.31.16.3	104.31.17.3
	kickass.sx	https://kickass.sx/	104.31.18.30	104.31.19.30
	kat.ag	https://kat.ag	104.31.18.30	104.31.19.30
9.	fullmaza.vip	https://fullmaza.vip/	104.27.176.218	104.27.177.218
	fullmaza.ch	https://fullmaza.ch/	104.27.174.146	104.27.175.146
	fullmaza.org	https://fullmaza.org	104.27.190.251	104.27.191.251
10.	swatchseries.to	https://www1.swatchseries.to/	104.31.18.30	104.31.19.30
	dwatchseries.to	https://dwatchseries.to/	104.31.18.30	104.31.19.30
	watch-series.ac	https://watch-series.ac	104.18.58.170	104.18.59.170
	watch-series.co	https://ww6.watch-series.co/	104.25.206.11	104.25.207.11
	watchseries.fm	https://watchseries.fm/	172.64.104.16	172.64.105.16
	watch-series.live	https://www4.watch-series.live/	104.26.4.194	104.26.5.194
	Watch-series.cc	Watch-series.cc	185.38.15.	



			148	
	Watch-series.ru	Watch-series.ru	104.31.92.31	104.31.93.31
	mywatchseries.stream	https://on.mywatchseries.stream	104.28.28.173	104.28.29.173
	mywatchseries.stream	https://get.mywatchseries.stream/	104.28.28.173	104.28.29.173
	watchseries.to	https://ww1.watchseries.to/	104.31.64.104	104.31.65.104
	watchseriesnet.net	http://www5.watchseriesnet.net	104.31.72.66	104.31.73.66
	mywatchseries.stream	https://mywatchseries.stream	104.28.28.173	104.28.29.173
	gowatchseries.tv	https://www2.gowatchseries.tv/	104.26.6.88	104.26.7.88
	gowatchseries.co	https://ww5.gowatchseries.co	104.26.14.159	104.26.15.159
11.	hdpopcorns.online	https://hdpopcorns.online/	104.24.102.92	104.24.103.92
	hdpopcorns.me	https://www.hdpopcorns.me	104.24.106.249	104.24.107.249
12.	lordhd.com	https://lordhd.com/	104.28.30.228	104.28.31.228
13.	moviesak47.pro	https://moviesak47.pro	104.27.184.104	104.27.185.104
	moviesak47.in	https://www.moviesak47.in	104.28.16.163	104.28.17.163



14.	subsmovies.nz	http://www1.subsmovies.nz	104.27.15 2.183	104.27.15 3.183

20. This Court further directed the defendant Nos. 24 and 25 to suspend the above-mentioned domain name registration of the Defendant Nos. 1-14 and issue requisite notifications calling upon various ISPs and telecom service providers registered under them to block the aforementioned website identified by the plaintiff.

21. The learned counsel for the plaintiff submits that pursuant to the *ex-parte ad interim* order dated 26.08.2019, the defendant No. 24 has issued the requisite notification. The learned counsel for the plaintiff further states that the defendant Nos. 15 to 23 have blocked the rogue websites i.e., defendant No. 1-14's websites.

22. This Court had also passed the following direction in its order dated 26.08.2019:

18. Further, as held by this court in UTV Software Communication Ltd. (supra), in order for this court to be freed from constant monitoring and adjudicating the issues of mirror/redirect/alphanumeric websites it is directed that as and when Plaintiff file an application under Order I Rule 10 for impleadment of such websites, Plaintiff shall file an affidavit confirming that the newly impleaded website is mirror/redirect/alphanumeric website with sufficient supporting evidence. Such application shall be listed before the Joint



Registrar, who on being satisfied with the material placed on record, shall issue directions to the ISPs to disable access in India to such mirror/redirect/alphanumeric websites”.

23. In light of the aforesaid direction, the plaintiff filed subsequent applications under Order 1 Rule 10 of CPC for impleadment of such mirror/redirect/alphanumeric website with sufficient supporting evidence, which were allowed by this Court and the *ex-parte ad interim* order dated 26.08.2019 was thereby extended to the Impleaded Defendants:

Sr. No.	Impleaded Defendant Nos.	Details of filing the impleadment application	Date of the order by which impleadment was allowed and disposed of
1.	27-78	I.A. No. 17639 of 2019 Filed on 11.12.2019	17.12.2019
2.	79-118	I.A. No.8547 of 2020 Filed on 21.09.2020	30.09.2020
3.	119-130	I.A. No. 12343 of 2020 Filed on 16.12.2020	23.12.2020
4.	131-157	I.A. No. 7068 of 2021 Filed on 31.05.2021	12.07.2021
5.	158-174	I.A. No.12726 of 2021 Filed on 27.09.2021	04.10.2021
6.	175-212	I.A. No.17180 of 2021	07.02.2022



		Filed on 17.12.2021	
7.	213-224	I.A. No. 3659 of 2022 Filed on 04.03.2022	11.03.2022

24. Thereafter, on 01.08.2022, the learned Joint Registrar (Judicial), passed the following order in regard to rogue websites i.e., Defendant Nos. 1-14, 27-224:-

“...All of the contesting defendants against whom substantial relief has been sought by the plaintiff have been served, however they have not preferred to appear to contest this case or to file written statement and affidavit of admission/denial of documents. In this regard law shall take its own course.

Learned counsel for plaintiff submits that there is no document for admission/denial of documents. Hence, pleadings stand complete.

Other defendants who were supposed to comply with interim directions have already complied with.

At request, let the matter be placed before the Hon’ble Court for further directions.”

25. Since the defendant Nos. 1-14 and 27 to 224 are not appearing, despite notice, in my opinion, the suit can be heard and decided summarily. The defendant Nos. 1-14 and 27 to 224 have no real prospect of successfully defending the claim of copyright infringement and have further not chosen to contest the said claim. The present matter is mainly concerned with enforcement of the injunction orders which are passed



against the rogue websites who do not have any defense to the claim of copyright infringement but use the anonymity offered by the internet to engage in illegal activities, such as copyright infringement in the present case. This is a fit case for passing a Summary Judgment invoking the provisions of Order XIII-A of CPC, as applicable to the commercial disputes, read with Rule 27 of the Delhi High Court Intellectual Property Rights Division Rules, 2022.

26. In the present case, applying the test as laid down in *UTV Software* (supra), and considering the documents filed and the averments made in the plaint, which remained uncontroverted, it has to be held that the defendant no. 1-14 and 27-224 are ‘Rogue Websites’, with their primary purpose being to commit and facilitate infringement of the copyright of the plaintiff. The plaintiff is therefore, held entitled to a decree in terms of the prayers made in paragraph 54(i), (ii) and (iii) of the plaint.

27. In *UTV Software* (supra), the Court also examined the issue of grant of dynamic injunctions and permitted subsequent impleadment of mirror/redirect/alphanumeric websites which provide access to the rogue websites, by filing an application under Order I Rule 10 of the CPC before the learned Joint Registrar (Judicial) along with an affidavit with supporting evidence, confirming that the proposed website is mirror/redirect/alphanumeric website of the injuncted defendant websites. At the request of the counsel for the plaintiff, the same directions are liable to be made in this case also.



28. Accordingly, I.A. No. 13799 of 2022 under Order XIII-A, as applicable to commercial disputes, seeking a Summary Judgment is allowed. All the pending applications are also disposed of.

29. The suit is decreed in terms of prayers given in paragraph no.54 (i), (ii) and (iii) of the Plaint. The plaintiff is also permitted to implead any mirror/redirect/alphanumeric websites which provide access to the defendants Nos. 1-14 and 27 to 224 websites by filing an appropriate application under Order I Rule 10 of the CPC, supported by affidavits and evidence as directed in *UTV Software (supra)*. Any website impleaded as a result of such application will be subject to the same decree.

30. Let a decree sheet be drawn up accordingly.

NAVIN CHAWLA, J.

OCTOBER 10, 2022

सत्यमेव जयते

Annexure

Subject: Action requested to be taken by MEITY and Plaintiff for effective removal of content for viewing by public at large within India as per the said orders of Hon'ble Court.

It is observed that a number of orders of Hon'ble Court are issued for blocking of websites every month. There are around more than 2700 ISPs in India and these ISPs are connected among themselves in a mesh network. DOT is instructing each of the ISPs through emails/through its website for blocking of the websites as ordered by the Hon'ble Courts. Ensuring compliance of the orders by each of the ISPs is a time-consuming and complex task especially in view of multiplicity of orders of Hon'ble Courts, multiplicity of websites to be blocked and multiplicity of ISPs.

2. Allocation of Business Rules inter-alia states thus:-

'Policy matters relating to information technology; Electronics; and Internet (all matters other than licensing of Internet Service Provider).'

3. In view of above and in order to ensure effective removal by content for viewing by public at large, the plaintiff is requested to do a trace route of the web server hosting the said website. In case the web server happens to be in India, the plaintiff may inform the same to Meity who may direct the owner of such web server to stop transmission of content as per IT Act and as directed by the Hon'ble Court so that the content would be blocked from the source itself and the exercise of blocking by 2700 ISPs would not be required.

4. In case such server is located abroad i.e. outside India then access to such URL/website can be blocked through the international internet gateways which are much less in number. This would result in timely and effectively removal of undesirable content for viewing by public at large as is the requirement as per the orders of Hon'ble Court.

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

I.A. NO. _____ OF 2023

IN

CS(COMM) NO. 457 OF 2019

IN THE MATTER OF:

Warner Bros. Entertainment Inc. ...Plaintiff

Versus

MOVIESFLIX.NET_ & Ors. ..Defendants

AMENDED MEMO OF PARTIES

IN THE MATTER OF

Warner Bros. Entertainment Inc.
4000 Warner Boulevard, Burbank,
California 91522, United States of America
Email:antipiracy@warnerbros.com ...Plaintiff

Versus

- 1) moviesflix.net
moviesflixhub.com
moviesflixhub.net
hdmoviearea.com
dailydrivelink.me
dailydrivelink.net
dailydrivelink.in

Email: abuse@godaddy.com;
moviesflix.net@domainsbyproxy.com;
abuse@namecheap.com;

2)

psarips.org
psarips.com
psarips.in
psarips.net
Email: domainabuse@tucows.com

3)

world4ufree.store
world4ufree.best
world4ufree.com.co
world4ufree.cool
world4ufree.fun
Email: abuse@namecheap.com

4)

moviebaba.in
Email: moviesbaba@protonmail.com

5)

123movies.domains
123moviesback.org
123moviesback.com
123movies.gdn
123moviesla.com
123moviesz.pro
123movies.site
123movies2019.com

123movieshq.org

123movies.st

123movies.la

123movie.uk

go123movies.io

gostream.site

gostream.nu

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123movies.gdn@superprivacyservice.com;

cineunical@gmail.com;

undefined14@protonmail.com;

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mkvcinemas.eu

mkvcinemas.pro

mkvcinemas.live

mkvcinemas.pw

mkvcinemas.com

mkvcinemas.cz

mkvcage.fun

mkvcage.com

mkvhub.com

mkvrips.com

480mkv.net

480mkv.com

mkvcinemas.be

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- 8) etv.to
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- 9) fullmaza.ch
fullmaza.vip
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Email: adminfullmaza@protonmail.com
- 10) watchseries.fm
watch-series.co
watch-series.live
watch-series.ru
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watchseriesnet.net
on.mywatchseries.stream
mywatchseries.stream
get.mywatchseries.stream
swatchseries.to
dwatchseries.to
gowatchseries.tv
gowatchseries.co
watchseries.to
watch-series.ac

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- 11) Hdpopcorns.me
Hdpopcorns.online

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- 12) Lordhd.com

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- 13) Moviesak47.pro
Moviesak47.in

Email: anjalikumari9202@gmail.com

- 14) Subzmovies.nz

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- 15) Atria Convergence Technologies Pvt. Ltd.
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Place: New Delhi
Date: 24th July, 2024

A handwritten signature in blue ink, appearing to be 'Suhasini Raina', with the date 'D/2982/2011' written below it.

Suhasini Raina (D/2982/2011)
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