813-7/25/2024-DS 1/3251357/2025

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)

Dated: 18-02-2025 No. 813-07/LM-03/2024-DS-II

To. All the Internet Service Licensees

Subject: CS (Comm.) 87 of 2023; Star India Private Limited Vs. Moviesverse.ac & Ors. before Hon'ble Delhi High Court.

Kindly find enclosed the Hon'ble Delhi HighCourt orders dated 24.02.2023 and 16.02.2023 along with 18th Additional List/Affidavit dated 25.01.2025 [Para 8] on the subject matter.

- 2. Please refer to the Para 7 & 8 of Court order dated 24.02.2023 and Para 23 of Court order dated 16.02.2023 in respect of blocking of websites enumerated in Annexure A of Affidavit dated 25.01.2025.
- 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.

Digitally signed by Encl: AA SHASHI KUMAR Date: 18-02-2025

11:18:27

Director (DS-II) Email: dirds2-dot@nic.in

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 requested for taking action as per Annexure.

ii. Sh. Rimjhim Tiwari < rimjhim@saikrishnaassociates.com> Plaintiff Advocate for kind information. [Requested to take action as per Annexure].

iii. IT wing of DoT for uploading this order on DoT websites please.

IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS(COMM) NO. 87 OF 2023

IN THE MATTER OF:

Star India Private Limited ...Plaintiff

versus

Moviesverse.ac & Ors. ...Defendants

INDEX

S.No.	Particulars	Page
		No.
1.	Affidavit of Mr. Hitender Adlakha dated 22 nd January 2024 with respect to additional list of Website(s) / URL(s) that are engaged in hosting and/or streaming and/or providing access and/or making available for viewing the Plaintiffs' Content	1-7
2.	Document A: Additional list of Website(s) / URL(s)	8
3.	Evidence with respect to additional list of Website(s) / URL(s) that are engaged in hosting and/or streaming and/or providing access and/or making available for viewing the Plaintiffs' Content	9-541
4.	Proof of Service	

Place: New Delhi Date: 25.01.2025

Ringhim

Rimjhim Tiwari (D/4021/2022) Saikrishna and Associates Advocates for the Plaintiffs 57 Jor Bagh, New Delhi – 110003

IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS(COMM) NO. 87 OF 2023

IN THE MATTER OF:

Star India Private Limited ...Plaintiff

versus

Moviesverse.ac & Ors. ...Defendants

VOLUME I

S.No.	Particulars	Page
		No.
1.	Affidavit of Mr. Hitender Adlakha dated 06 th January 2024 with respect to additional list of Website(s) / URL(s) that are engaged in hosting and/or streaming and/or providing access and/or making available for viewing the Plaintiffs' Content	1-7
2.	Annexure A: Additional list of Website(s) / URL(s)	8
3.	Evidence with respect to additional list of Website(s) / URL(s) that are engaged in hosting and/or streaming and/or providing access and/or making available for viewing the Plaintiffs' Content	9-250

Place: New Delhi Date:25.01.2025

Rimjhim Tiwari (D/4021/2022) Saikrishna and Associates Advocates for the Plaintiffs 57 Jor Bagh,

New Delhi – 110003

eriod 28/06/2024

IN THE HON'BLE HIGH COURT OF DELHI AT NEW DELHI

(Ordinary Original Commercial Jurisdiction)

CS (Comm.) No. 87 OF 2023

IN THE MATTER OF:

Star India Private Limited

...Plaintiff

Versus

Moviesverse.me & Ors.

...Defendants

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

- 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.

That the Plaintiffs own the exclusive rights to broadcast, communicate and make available the live matches on various platforms such as TV, Radio, Internet, Mobile, etc. (hereinafter "the Exclusive Rights") with respect to the file 'Selfiee'. I state that these Rights include the exclusive broadcasting rights of the film 'Selfiee' ("the Film"), which was released on 24th February 2023 in India with repeated broadcast / exhibition of the Film in India through the

Plaintiffs' website and mobile application – Disney + Hotstar, and through Star Channels.

- 3. I state that I am aware of the present suit and the order dated 16.02.2023 whereby the Hon'ble Court was pleased to pass an ex-parte ad-interim order in terms of the following:
 - "23. Following interlocutory directions are passed, to remain in force till the next date of hearing.
 - (i) Defendants No. 1 to 26 (and such other mirror/redirect/alphanumeric websites Defendants 1 to 26 which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiff to have been infringing the Plaintiff's exclusive rights and copyrights), their 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, shall stand restrained from communicating, hosting, streaming, and/or making available for viewing and downloading, without authorization, on their websites or other platforms, through the internet in any manner whatsoever, the Film - "Selfiee" in which the Plaintiff has exclusive copyright, so as to infringe the Plaintiff's exclusive rights, copyrights and broadcast reproduction rights.
 - (ii) Defendant 30 is directed to suspend the domain name registration of Defendant No.1, 2, 5-9, 11-13, 16, 23, 24 and 26 in respect of the websites.



- (iii) Defendant 31 is directed to suspend the domain name registration of Defendants 3 and 22 in respect of the websites.
- (iv) Defendant 32 is directed to suspend the domain name registration of Defendants 4 and 10 in respect of the websites.
- (v) Defendant 33 is directed to suspend the domain name registration of Defendant 20 in respect of the website.
- (vi) Defendant 34 is directed to suspend the domain name registration of Defendant 16 and 18 in respect of the website.
- (vii) Defendant 35 is directed to suspend the domain name registration of Defendant 21 in respect of the website.
- (viii) Defendant 3 6 is directed to suspend the domain name registration of Defendant 25.
- (ix) Defendant 3 7 is directed to suspend the domain name registration of Defendant 14.
- (x) Defendants 38-46 are directed to block access to Defendant .1-26.
- (ix)Defendants 30 to 37 are directed to disclose, on affidavit,
- (a) complete details such as name, address, email address, phone number, IP address, etc. (b.) Mode of payment along with payment details used for registration of domain name by the registrant(s) and (c.) details of other websites registered by the Defendant Nos. 1 to 26 using similar details, same credit card, payment



gateway etc. (disclosed as per sub-clause (b) above) with the Defendant Nos. 30 to 37.

- (x) To facilitate implementation of the aforesaid directions, Defendants 47 and 48 are directed to issue a notification, calling on internet and telecom service providers registered under the said defendants, to block access to the aforesaid websites identified by the plaintiff and enumerated in the serial no. l in the documents annexed to the plaint."
- 4. I state that in order to protect and enforce its exclusive rights in the Film, the Plaintiffs engaged the services of an investigation agency, Copyright Integrity International, 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 the contents of the Film, which are infringing the Plaintiffs' 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 hosting and/or streaming and/or providing access and/or making available for viewing the broadcast of the Film. I state that the Plaintiffs are the exclusive right holders for the Film for the worldwide territory and the Plaintiffs have not authorized any of the above-mentioned websites to communicate and or make available for viewing the Film.

- 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 24.02.2023 (reproduced herein above) is also applicable on the identified websites at **Document A**.
 - 7. Accordingly, Defendants 47 and 48 are directed to issue notifications calling upon the various internet and telecom service providers registered under it to block access to any additional websites, as may be communicated to them by the plaintiff on affidavit to be indulging in infringing activities similar to those in which Defendants 1 to 26 are indulging. However, it is clarified that, before doing so, Defendants 47 and 48 are required to convince themselves that the websites are actually indulging in infringing activities.
 - 8. In such an event, the plaintiff shall simultaneously file, along with the affidavit to be filed before Defendants 47 and 48, an application before this Court, informing it of the said affidavit and seeking approval of the request for blocking or suspending the said additional websites. Failure to file such an application simultaneously with the affidavit would result ipso facto in revival of the websites of which blocking is sought by the plaintiff.



- 8. Considering the abovementioned, the Department of Telecommunications (Defendant No. 47) and the Ministry of Electronics and Information Technology (Defendant No. 48) are urged to issue a notification to the Internet Service Providers (Defendant Nos. 38-46) to block the additional rogue web sites domains identified in **Document A** hereto.
- 9. 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 Serial No.E53DC292-51B8-464-90D1-7F0096A43466 (HP), which is regularly used by me in the ordinary course of business and thereafter, shared the same with the Plaintiff's Counsel.
- 10.I am advised to state that the conditions of Sections 65B of the Indian Evidence Act, 1872 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.

11.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.

takes were solved

- 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 therefore, reproduces the information contained on the electronic records therein.

DEPO

2 2 JAN 2025

Verified at New Delhi on this 22 hd day of Jan 2025 that the lidentified in my presentents of the above said Affidavit lidentified in my presentents of the above said Affidavit are true to the best of my knowledge, information and concealed therefrom.

2 2 JAN 2025

DEPO

Identified by Shri/Smt.... solemnly affirmed before TE Delhi on.....as SI. No... That the contents of the affidavit which have been read & explained to him/her are true & correct to his/her knowledge

ANNEXURE A

S.NO	ROGUE WEBSITES
1.	ww2.m4uhd.cc
2.	wecima.click
3.	subslk.com
4.	ssrmovies.info
5.	moviehax.net
6.	hdmovie2.am
7.	fzmovies.net
8.	filmyzilla.co.bz
9.	filmygod6.shop
10.	filmyfly.rip
11.	dotmovies.boo
12.	bollyflix.co.com
13.	movies4u.video

\$~22

* IN THE HIGH COURT OF DELHI AT NEW DELHI

+ CS(COMM) 87/2023 & I.A. 3766/2023

STAR INDIA PRIVATE LIMITED

..... Plaintiff

Through: Mr. Siddharth Chopra, Mr. Yatinder Garg, Mr. Raunak Das Sharma and

Ms. Rimjhim Tiwari, Advs

versus

MOVIESVERSE.AC & ORS.

..... Defendants

Through:

CORAM:

HON'BLE MR. JUSTICE C.HARI SHANKAR

ORDER 24.02.2023

%

I.A. 3766/2023 (under Section 151 of the CPC)

- 1. By this application, plaintiff seeks a modification of the order dated 16th February 2023 passed by this Court in I.A. 3141/2023 by incorporating, in the said order, two additional directions, as were passed by this court in a similar order dated 11th January 2023 passed in I.A. 496/2023 in CS(COMM) 11/2023 (*Star India Pvt. Ltd. v. Live4wap.Click*).
- 2. In addition to the directions already contained in the order dated 16th February 2023 passed in I.A. 3141/2023, Defendants 38 to 46 are directed to block access to any alpha numeric/re-directed/mirror websites of the defendants' websites on communication, by the plaintiff, that the said alpha numeric/re-directed/mirror websites are indulging in infringing activities similar to those in which Defendants 1 to 26 are indulging.

Signature Not Verified

Digitally Signed
By:SUNIL SIGH NES (COMM) 87/2023
Signing Date: 27.02.2023
13:33:39

- 3. This application seeks a further direction to Defendants 47 and 48 to issue notifications calling on internet and telecom service providers registered under it to block access to any additional website which may be declared, by the plaintiff, in an affidavit, submitted to Defendants 47 and 48, to be indulging in infringing activities similar to those in which Defendants 1 to 26 are indulging.
- 4. The issue of whether a particular website is indulging in infringing activities or not is, necessarily, an issue which only a court can decide. Classically, parties between themselves and without Court's intervention cannot treat any activity, whether physical or virtual, as infringing and take injunctive action on that basis.
- 5. Mr. Siddharth Chopra, learned Counsel for the plaintiff submits that, though this may be the correct legal position, strict adherence thereto would result in serious prejudice as rogue websites which replicate and stream content such as newly released films without any authorisation spring up overnight and, if the websites are not immediately blocked, the films would be streamed and would, therefore, be disseminated extensively through various social media platforms. He, therefore, submits that a balance is required to be struck. For this purpose, he offers to condition his prayer with the caveat that, simultaneously with the filing of the affidavit with Defendants 47 and 48, an application would also be filed before this Court, informing this Court of the said affidavit so that the Court could take a decision as to whether the allegations against the said website are justified or not.
- 6. Prima facie, the suggestion is wholesome and would strike a



File No. 813-7/25/2024-DS (Computer No. 197991)

1412229/2025/Office of DDG(DS)

balance between complying with the requirement of justice and fair

play and ensuring that rogue websites do not mushroom and indulge

in blatant infringement.

7. Accordingly, Defendants 47 and 48 are directed to issue

notifications calling upon the various internet and telecom service

providers registered under it to block access to any additional

websites, as may be communicated to them by the plaintiff on

affidavit to be indulging in infringing activities similar to those in

which Defendants 1 to 26 are indulging. However, it is clarified that,

before doing so, Defendants 47 and 48 are required to convince

themselves that the websites are actually indulging in infringing

activities.

8. In such an event, the plaintiff shall simultaneously file, along

with the affidavit to be filed before Defendants 47 and 48, an

application before this Court, informing it of the said affidavit and

seeking approval of the request for blocking or suspending the said

additional websites. Failure to file such an application simultaneously

with the affidavit would result *ipso facto* in revival of the websites of

which blocking is sought by the plaintiff.

9. This application stands disposed of in the aforesaid terms.

10. The order dated 16th February 2023 shall stand modified

accordingly.

C.HARI SHANKAR, J

FEBRUARY 24, 2023/ar

Signature Not Verified

Digitally Signed
By:SUNIL SIMGH NES (COMM) 87/2023
Signing Date: 27.02.2023
13:33:39

Page 3 of 3

\$~27

* IN THE HIGH COURT OF DELHI AT NEW DELHI

+ CS(COMM) 87/2023 & I.A. 3141/2023, I.A. 3142/2023, I.A. 3143/2023, I.A. 3144/2023

STAR INDIA PRIVATE LIMITED

..... Plaintiff

Through: Mr. Sidharth Chopra, Mr. Yatinder Garg, Mr. Raunak Das Sharma and Ms. Rimjhim Tiwari, Advs.

versus

MOVIESVERSE.AC & ORS.

..... Defendants

Through: None

CORAM:

HON'BLE MR. JUSTICE C.HARI SHANKAR

ORDER 16.02.2023

%

I.A. 3144/2023 (under Order XI Rule 1(4) of CPC)

- 1. This is an application, under Order XI Rule 1(4) of the Code of Civil Procedure, 1908 (CPC) as amended by the Commercial Courts Act, 2015, seeking permission to file additional documents.
- **2.** For the reasons stated in the application, the plaintiff is permitted to file additional documents within four weeks from today in accordance with the protocol envisaged by Order XI Rule 1(4) of the CPC.
- **3.** The application is allowed accordingly.

I.A. 3143/2023 (under Section 151 of CPC seeking exemption)

4. Subject to the plaintiff's filing legible copies of any dim or illegible documents on which they may seek to place reliance within four Signature Not Verified

Digitally Signed CS (COMM) 87/2023 By: KAMLA KAWAT Signing Date: 17.02.2023 17:09:39

Page **1** of **7**

weeks from today, exemption is granted for the present.

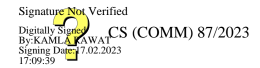
5. The application is allowed accordingly.

I.A. 3142/2023 (under Section 80 of the CPC)

- **6.** Given the urgent nature of the relief sought in the plaint, exemption is granted for the present from serving notice under Section 80 of the CPC on the official defendants.
- **7.** The application is allowed accordingly.

CS(COMM) 87/2023

- 8. The plaintiff provides broadcasting services. The plaint asserts that the plaintiff owns the exclusive license to release and distribute and, thereafter, stream and release on its OTT Platforms, such as Disney + Hotstar, various Hindi films including "SELFIEE" (hereinafter "the film") which forms subject matter of the present suit.
- **9.** The film "SELFIEE" is scheduled for release on 24th February 2023. The exclusive copyright to broadcast and stream the film "SELFIEE" is asserted by the plaintiff on the basis of letters dated 8th February 2023 and 9th February 2023 by the producers of the film which acknowledged the exclusive copyright held by the plaintiff in terms of an earlier agreement dated 10th June 2022.
- **10.** The film has also been granted certification by the Central Board of Film Certification (CBFC) on 8th February 2023.



- 11. Defendants 27 to 29 are the producers of the film. Defendants 1 to 26 are alleged to be rogue websites who are engaged, habitually, in making available, illegally and without authorisation, for downloading and streaming by the public, copyrighted work such as the film forming subject matter of the present plaint, on online websites.
- 12. Mr. Sidharth Chopra, learned Counsel for the plaintiff, has invited my attention to the following tongue-in-cheek recital, which figures on the website of Defendant 1 and which, he submits, is reflective of the bravura and impunity which they are engaging in the infringing activities:

"Moviesverse, Movies Verse, MoviezVerse is an online movie streaming platform that offers pirated content that is not released. It has a huge collection of latest movies and films that still not available on the market and YouTube. You can watch and download all contents free of costs, but they are illegal, so you have to take some precautions. It is not available in all countries so you can use VPN and choose a location with access to Moviesverse. Here, we will discuss the Movies Verse.

Movies Verse, Movies Verse, Moviez Verse is a platform that provides the latest and unreleased Hollywood and Bollywood movies that violate the rules and regulations of the authority. You can save your money from going to the theatre or buying a CD. It offers HD quality, 720 pixels and 360 pixels videos on the phone and PC screen. You will get all movies and its search option is too advanced to find all movies quickly. It has no specific domains and we will recommend some of them that will exist to watch movies online.

The platform provides illegal content, so it is essential to hide your location and IP address. It works with all the most modern navigation programs (it does not even need Flash Player) and does not require any registration to be used. Follow these steps to get access Moviesverse: Install a trusted VPN in your device and select the location where MoviesVerse is allowed. Open your default browser and put the web address of MoviezVerse. Choose your favourite content and enjoy unlimited movies free."

- 13. It is in these circumstances that the plaintiff has filed the present suit, seeking an injunction against the defendants from streaming or releasing, in a manner accessible to the public, the film "SELFIEE". Additional and attendant prayers are also made.
- **14.** The plaintiff has also filed I.A. 3141/2023 seeking *ad interim* injunctive reliefs.
- **15.** This Court is flooded with cases of online piracy, without authorisation, of copyrighted works, being illegally made available for streaming and downloading.
- **16.** Mr. Sidharth Chopra has invited my attention to an order passed by this Bench in CS(COMM) 11/2023 (*Star India Private Limited v. Live4wap.click*) in which, in similar circumstances, *ad interim* interlocutory orders were passed.
- 17. As such, let the plaint be registered as a suit.
- **18.** Issue summons in the suit.
- 19. Written statement, accompanied by affidavit of admission and denial of the documents filed by the plaintiff be filed within 30 days with advance copy to learned Counsel for the plaintiff who may file replication thereto, accompanied by affidavit of admission and denial of the documents filed by the defendants within 30 days thereof.
- 20. List before the learned Joint Registrar (Judicial) for completion of

File No. 813-7/25/2024-DS (Computer No. 197991)

pleadings, admission/denial of the documents and marking of exhibits on 23rd March 2023, whereafter the matter would be placed before the Court for case management hearing and further proceedings.

I.A. 3141/2023 (under Order XXXIX Rules 1 and 2 CPC)

- **21.** Issue notice, returnable on 17th April 2023 before the Court.
- **22.** Reply be filed within four weeks with advance copy to learned Counsel for the plaintiff, who may file rejoinder thereto, if any, within four weeks thereof.
- **23.** Following interlocutory directions are passed, to remain in force till the next date of hearing.
 - (i) **Defendants** No. 1 26 other (and such to mirror/redirect/alphanumeric websites of Defendants 1 to 26 which are discovered during the course of the proceedings and notified on Affidavit by the Plaintiff to have been infringing the Plaintiff's exclusive rights and copyrights), their owners, 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, shall stand restrained from communicating, hosting, streaming, and/or making available for viewing and downloading, without authorization, on their websites or other platforms, through the internet in any manner whatsoever, the Film – "Selfiee" in which the Plaintiff has exclusive copyright, so as to infringe the Plaintiff's exclusive rights, copyrights and broadcast reproduction rights.

Signature Not Verified
Digitally Signed CS
By:KAMLA KAWAT
Signing Date: 17.02.2023
17:09:39

Page **5** of **7**

- (ii) Defendant 30 is directed to suspend the domain name registration of Defendant No. 1, 2, 5-9, 11-13, 16, 23, 24 and 26 in respect of the websites.
- (iii) Defendant 31 is directed to suspend the domain name registration of Defendants 3 and 22 in respect of the websites.
- Defendant 32 is directed to suspend the domain name (iv) registration of Defendants 4 and 10 in respect of the websites.
- (v) Defendant 33 is directed to suspend the domain name registration of Defendant 20 in respect of the website.
- Defendant 34 is directed to suspend the domain name (vi) registration of Defendant 16 and 18 in respect of the website.
- (vii) Defendant 35 is directed to suspend the domain name registration of Defendant 21 in respect of the website.
- (viii) Defendant 36 is directed to suspend the domain name registration of Defendant 25.
- Defendant 37 is directed to suspend the domain name (ix) registration of Defendant 14.
- (x) Defendants 38-46 are directed to block access to Defendant 1-26.
- Defendants 30 to 37 are directed to disclose, on affidavit, (a) (ix) complete details such as name, address, email address, phone Digitally Signed CS (COMM) 87/2023 By: KAMLA KAWAT Signing Date: 17.02.2023 17:09:39 Page **6** of **7**

Signature Not Verified

1412229/2025/Office of DDG(DS)

number, IP address, etc. (b.) Mode of payment along with payment

details used for registration of domain name by the registrant(s)

and (c.) details of other websites registered by the Defendant Nos.

1 to 26 using similar details, same credit card, payment gateway

etc. (disclosed as per sub-clause (b) above) with the Defendant

Nos. 30 to 37.

(x) To facilitate implementation of the aforesaid directions,

Defendants 47 and 48 are directed to issue a notification, calling

on internet and telecom service providers registered under the said

defendants, to block access to the aforesaid websites identified by

the plaintiff and enumerated in the serial no.1 in the documents

annexed to the plaint.

24. The remaining prayers would be considered on the next date of

hearing.

25. Defendants 30 to 37 are also directed to ensure that status quo is

maintained with respect to the domain names of defendants arrayed as

Defendants 1 to 26.

26. This order shall remain in force till the next date of hearing.

27. The plaintiff is directed to comply with the requirement of Order

XXXIX Rule 3 within a period of one week from today.

C. HARI SHANKAR, J.

FEBRUARY 16, 2023

AR/dsn

Digitally Signed CS (COMM) 87/2023 By:KAMLA KAWAT Signing Date: 17.02.2023 17:09:39

Page **7** of **7**

Signature Not Verified

Code 36017.01

IN THE HIGH COURT OF DELHI AT NEW DELHI (ORDINARY ORIGINAL COMMERCIAL JURISDICTION) CS (COMM) NO. OF 2023

IN THE MATTER OF:

Star India Pvt. Ltd. ...Plaintiff

Versus

Moviesverse.ac & Ors. ...Defendants

MEMO OF PARTIES

Star India Pvt. Ltd.

Star House, Urmi Estate,

95, Ganpatrao Kadam Marg, Lower Parel (W),

Mumbai – 400013

Mobile No. 9999494009

Also, at:

Vatika Business Centre, Thapar House,

Gate No. 1, Eastern & Central Wing,

3rd Floor, 124 Janpath,

New Delhi - 110001

Email: Abhishek.Praharaj@disney ...Plaintiff

Versus

1. moviesverse.ac

Email: 6280bfc7aa8e4fc0ba0ee6333c678661.protect@withheldforprivacy.com

2. hdmoviesflix.world

Email: 8f077cf1175d42fd925f08ecbf0ff49b.protect@withheldforprivacy.com

3. 5movierulz.sx

Email: 4movierulz.se@protonmail.com

4. 7movierulz.win

Email: 4MovieRulz@protonmail.com

5. 9xmovie.mom

Email: f0479b33e2db4c6c8bbbeba40b86e9d4.protect@withheldforprivacy.com

6. 123mkv.work

Email: e9d77f3c5b6d46ba8bbe72677a38fdde.protect@withheldforprivacy.com

7. atishmkv.cfd

Email: 57393efe459545a1ba83bc86a551f99b.protect@withheldforprivacy.com

8. besthdmovies.homes

Email: 9fe246b7eb2a4bf78750f4b38cd44236.protect@withheldforprivacy.com

9. chassidimam.com

Email: 462d20b102654b8a83ceb0f4712e7fea.protect@withheldforprivacy.com

10. fullymaza.top

Email: pw-4a649196e6e9ca3413d421dbf841e484@privacyguardian.org

11. gomoviz.gay

Email: a182f701bf0e45109144bc3ece443ac0.protect@withheldforprivacy.com

12. goodcauseonline.org

Email: 65dba1d019d674247bee12754fba1208c.protect@withheldforprivacy.com

13. hdmovies23.sbs

Email: bdmusic23life@gmail.com

14. excelqhalif.net

Email: yusmiyusof@gig2.net

15. Ibomma.beauty

Email: abuse@dynadot.com

16. Idownloadhub.lol

Email: 8ed47e37af6f419683cd56edac1c8a9f.protect@withheldforprivacy.com

17. m.vegamovieshub.sbs

Email: dmcavegamovieshub@gmail.com

18. Movies4u.cyou

Email: movies4ucyou@gmail.com

19. moviesbd24.com

Email:883731af56764f8b9a279c34efa5cb23.protect@withheldforprivacy.com

20. filmyweb.site

Email: ramdevmahato444@gmail.com

21. moviesflix.ml

Email: copyright@freenom.com

22. ww2.cinevez.mx

Email: 7368b5b0fc728ff381d2d605dfdd20c4-23545656@contact.gandi.net

23. wwv12.watchmoviesonlinepk.com

Email: onlinewatchmoviespk@gmail.com

Alburlet proton

24. skymovieshd.autos

Email: 5cce863937354b93835cb8204043ff02.protect@withheldforprivacy.com

25. vegamovies.ga

Email: behchala4@gmail.com

26. bolly4u.vip

Email: Bolly4u.info@gmail.com

27. Dharma Productions

201&202, 2nd Floor, Supreme Chambers,

Off Veera Desai Road, 17/18 Shah Industrial Estate,

Andheri(W), Mumbai-40005

Email: info@dharma-production.com

28. Prithviraj Productions

NO 59/300-E, FLAT NO 4,

Asset Casa Grande Maliekal Road,

Thevara, Cochin Cochin, Ernakulam,

Kerala, India,682013

Email: asa.acs@gmail.com

29. Cape of Good Films

101, 1st floor, A wing, Bharat Ark,

Ambivali Azad Nagar, Veera Desai Road,

Andheri (West) Mumbai,

Mumbai City MH 400053 IN

Email: forranabali@gmail.com

Albertale Proton

30. NameCheap Inc.

4600 East Washington Street

Suite 305

Phoenix, AZ 85034 USA

Email: support@namecheap.com

Also, at:

4600 East Washington Street

Suite 305, Phoenix, AZ – 85034, USA

Email: support@namecheap.com, legal@namecheap.com

31. Gandi SAS

63-65 Boulevard Massena

Paris, France

Email: support@gandi.net

32. NameSilo, LLC.

8825 N, 23rd Ave Suite 100

Phoenix, AZ

USA - 85021

Email: support@namesilo.com; legal@namesilo.com

33. Hostinger, UAB

Jonavos g. 60C

Kaunas, Lithuania - 44192

+37064503378

E-mail ID: domains@hostinger.com; abuse@hostinger.com

Alburtel proton

34. Dynadot LLC

210 S Ellsworth Ave, #345 San Mateo,

CA, 94401 US

Email: info@dynadot.com

35. Mali Dili B.V.

Keizersgracht 213

1016 DT Amsterdam

Netherlands

Phone: +31 20 5315726 Fax: +31 20 531572

Email: info@malidili.com

36. Gabon TLD B.V.

Agence Nationale des Infrastructures,

Numériques et des Fréquences (ANINF)

Cour Pasteur, Immeuble de la Solde

BP 798 Libreville

Gabon

Email: aninf@my.ga

37. PDR Ltd. d/b/a PublicDomainRegistry.com

501, IT Building No 3,

NESCO IT Park, NESCO Complex,

Western Express Highway, Goregaon (East),

Mumbai – 400063 Maharashtra, India

Email: compliance@publicdomainregistry.com

Alburtel Proton

38. Atria Convergence Technologies Private Limited

99A/113A, Manorayana Palya

R.T. Nagar Bangalore – 560032

Also, at:

2nd and 3rd Floor, No. 1,

Indian Express Building, Queen's Road,

Bangalore – 560001, Karnataka

Email: nodal.term@actcorp.in; nodalofficer.ncr@actcorp.in,

jitesh.chathambil@actcorp.in

39. Bharat Sanchar Nigam Ltd

Bharat Sanchar Bhawan, Regulation Cell

5th floor, Harish Chandra Mathur Lane

Janpath, New Delhi -110001

E-mail: ddg reg@bsnl.co.in; sbkhare@bsnl.co.in; averma@bsnl.co.in;

sushmamishra71@gmail.com

40. Bharti Airtel Ltd.

Airtel Centre, Tower-A, 6th floor

'A'Wing, Plot No.16, Udyog Vihar

Ph - IV, Gurgaon – 122016

E-mail: amit.bhatia@airtel.com

41. Hathway Cable & Datacom Pvt. Ltd.

'Rahejas',4 floor, Main Avenue

Santacruz (W), Mumbai-40054

E-mail: ajay.singh@hathway.net; dulal@hathway.net; sudhir.shetye@hathway.net

Alburtet proton

42. Mahanagar Telephone Nigam Ltd.

5th Floor, Mahanagar Doorsanchar Sadan

9, CGO Complex, Lodhi Road

New Delhi - 110003

E-mail: raco.mtnl@gmail.com; mtnlcsco@gmail.com; gmracomtnl@gmail.com

43. Reliance Jio Infocomm Limited

RCP 14 (TC 23), Phase 4,

B-Block, 3rd Floor,

C 4 130 Twane- belapur Road,

Gansoli, Navi Mumbai- 400701

E-mail: care@jio.com; Hitesh.marthak@relianceada.com; Kapoor.guliani@ril.com; mahipal.singh@ril.com; sunil.kr.gupta@ril.com; shilpi.kant@ril.com; jyoti.jain@ril.com; rudraksha.sinha@ril.com; neelakantan.an@ril.com

44. Shyam Spectra Pvt. Ltd.

Plot No. 258,

Okhla Industrial Estate, Phase III,

New Delhi – 110020

Also, at:

Plot No. 21-22, 3rd Floor,

Udyog Vihar, Phase IV,

Gurugram -122015

E-mail: info@spectra.co; compliance@spectra.co

45. Tata Teleservices Ltd.

A, E & F Blocks Voltas Premises - T. B. Kadam Marg

Albirtel Proton

Chinchpokli, Mumbai – 400033

E-mail: pravin.jogani@tatatel.co.in; anand.dalal@tatatel.co.in; satya.yadav@tatatel.co.in

46. Vodafone Idea Limited

Vodafone House,

Peninsula Corporate Park,

Ganpatrao Kadam Marg,

Lower Parel, Mumbai - 400 013 India

Also, at:

Birla Centurion,

10th Floor, Plot no.794,

B Wing, Pandurang Budhkar Marg,

Worli, Mumbai - 400 030 India

E-mail: smitha.menon@vodafoneidea.com; pankaj.kapdeo@vodafoneidea.com

Radhika.gokhale@vodafoneidea.com

sheena.thukral@vodafoneidea.com

lavati.sairam@vodafoneidea.com, sanjeet.sarkar@vodafoneidea.com

47. Department of Telecommunications

Through Secretary,

Ministry of Communications and IT,

20, Sanchar Bhawan, Ashoka Road,

New Delhi – 110001

E-mail: secy-dot@nic.in, dirds2-dot@nic.in

Albertale Proton

48. Ministry of Electronics and Information Technology

Through the Director General (DIT) Cyber Laws & e-security),

Electronics Niketan, 6, CGO Complex,

Lodi Road, New Delhi – 110003

E-mail: cyberlaw-legal@meity.gov.in; gccyberlaw@meity.gov.in;

pkumar@meity.gov.in, sathya.s@meity.gov.in

49. Ashok Kumar(s)

... Defendants

latindes

Place: New Delhi

Date: 14th February 2023

Yatinder Garg| Raunak Das Sharma | Rimjhim Tiwari D/1330/2015 | F/1429/2019 | D/4021/2022 Saikrishna & Associates Counsels for the Plaintiff 57, Jor Bagh, New Delhi- 110003

Defendant No. 1 along with Defendant No. 2-26 are the main contesting parties.

Annexure

Subject: Action requested to be taken by MEITY and Plantiff 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 sates 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 plantiff 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 plantiff 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.