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L3	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
L4		
L5		
L6		
L7	RIGHTHAVEN LLC, a Nevada limited- liability company,	Case No.: 2:10-cv-02072
L8		COMPLAINT AND DEMAND FOR JURY TRIAL
L9	Plaintiff,	
20	v.	
21	RECESS MOBILE, INC., an Ohio	
22	corporation; and VÍTALIÝ LEVIT, an individual,	
23	Defendants.	
24	Defendants.	
25		
26	Dialaharan II.C ("Dialaharan")	
27	Righthaven LLC ("Righthaven") complains as follows against Recess Mobile, Inc.	
28	("Recess Mobile") and Vitaliy Levit ("Mr. Levit"; collectively with Recess Mobile known herein	
-	as the "Defendants") on information and belief:	

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NATURE OF ACTION

1. This is an action for copyright infringement pursuant to 17 U.S.C. § 501.

PARTIES

- 2. Righthaven is, and has been at all times relevant to this lawsuit, a Nevada limitedliability company with its principal place of business in Nevada.
- 3. Righthaven is, and has been at all times relevant to this lawsuit, in good standing with the Nevada Secretary of State.
- 4. Recess Mobile is, and has been at all times relevant to this lawsuit, an Ohio corporation.
- 5. Recess Mobile is, and has been at all times relevant to this lawsuit, identified by the current registrar, Dynadot LLC ("Dynadot"), as a registrant, administrative contact and technical contact for the Internet domain found at <coachesjournal.com> (the "Domain").
- 6. Mr. Levit is, and has been at all times relevant to this lawsuit, identified by Dynadot as a registrant, administrative contact and technical contact for the Domain.

JURISDICTION

- 7. This Court has original subject matter jurisdiction over this copyright infringement action pursuant to 28 U.S.C. § 1331 and 28 U.S.C. § 1338(a).
- 8. Righthaven is the owner of the copyright in the literary work entitled: "Lineup gamble propels Green Valley to victory" (the "Work"), attached hereto as Exhibit 1.
- 9. At all times relevant to this lawsuit, the Work has depicted and depicts the original source publication as the Las Vegas Review-Journal.
- 10. The Defendants willfully copied, on an unauthorized basis, a substantial and significant portion of the Work from a source emanating from Nevada.
- 11. On or about October 10, 2010, the Defendants displayed, and continue to display, an unauthorized reproduction of the Work (the "Infringement"), attached hereto as Exhibit 2, as

part of the content accessible through the Domain (said content accessible through the Domain and the Domain itself, collectively known herein as the "Website").

- 12. At all times relevant to this lawsuit, the Infringement has depicted and depicts the original source publication as the Las Vegas *Review-Journal*.
- 13. At all times relevant to this lawsuit, the Defendants knew that the Work was originally published in the Las Vegas *Review-Journal*.
- 14. At all times relevant to this lawsuit, the Defendants knew that the Infringement was and is of specific interest to Nevada residents.
- 15. At all times relevant to this lawsuit, the Infringement, as publically displayed on the Website was and is accessible in Nevada.
- 16. At all times relevant to this lawsuit, the Infringement occurred and continues to occur in Nevada.
- 17. The Defendants' display of the Infringement was and is purposefully directed at Nevada residents.

VENUE

- 18. The United States District Court for the District of Nevada is an appropriate venue, pursuant to 28 U.S.C. § 1391(b)(2), because a substantial part of the events giving rise to the claim for relief are situated in Nevada.
- 19. The United States District Court for the District of Nevada is an appropriate venue, pursuant to 28 U.S.C. § 1391(c), because Recess Mobile is subject to personal jurisdiction in Nevada.
- 20. The United States District Court for the District of Nevada is an appropriate venue, pursuant to 28 U.S.C. § 1400 (a), because the Defendants are subject to personal jurisdiction in Nevada.

FACTS

- 21. The Work constitutes copyrightable subject matter, pursuant to 17 U.S.C. § 102(a)(1).
 - 22. Righthaven is the owner of the copyright in and to the Work.
 - 23. The Work was originally published on or about October 7, 2010.
- 24. On November 23, 2010, the United States Copyright Office (the "USCO") received Righthaven's official submittal for the registration to the Work, including the application, the deposit copy, and the registration fee (the "Complete Application"), Service Request No. 1-523738194, and attached hereto as Exhibit 3 is the official USCO application submittal for the Work depicting the occurrence of the Complete Application.
- 25. On or about October 10, 2010, the Defendants displayed, and continue to display, the Infringement on the Website.
- 26. The Defendants did not seek permission, in any manner, to reproduce, display, or otherwise exploit the Work.
- 27. The Defendants were not granted permission, in any manner, to reproduce, display, or otherwise exploit the Work.

CLAIM FOR RELIEF: COPYRIGHT INFRINGEMENT

- 28. Righthaven repeats and realleges the allegations set forth in Paragraphs 1 through 27 above.
- 29. Righthaven holds the exclusive right to reproduce the Work, pursuant to 17 U.S.C. § 106(1).
- 30. Righthaven holds the exclusive right to prepare derivative works based upon the Work, pursuant to 17 U.S.C. § 106(2).
- 31. Righthaven holds the exclusive right to distribute copies of the Work, pursuant to 17 U.S.C. § 106(3).
- 32. Righthaven holds the exclusive right to publicly display the Work, pursuant to 17 U.S.C. § 106(5).

- 33. The Defendants reproduced the Work in derogation of Righthaven's exclusive rights under 17 U.S.C. § 106(1).
- 34. The Defendants created an unauthorized derivative of the Work in derogation of Righthaven's exclusive rights under 17 U.S.C. § 106(2).
- 35. The Defendants distributed, and continue to distribute, an unauthorized reproduction of the Work on the Website, in derogation of Righthaven's exclusive rights under 17 U.S.C. § 106(3).
- 36. The Defendants publicly displayed, and continue to publicly display, an unauthorized reproduction of the Work on the Website, in derogation of Righthaven's exclusive rights under 17 U.S.C. § 106(5).
 - 37. Recess Mobile has willfully engaged in the copyright infringement of the Work.
 - 38. Mr. Levit has willfully engaged in the copyright infringement of the Work.
- 39. The Defendants' acts as alleged herein, and the ongoing direct results of those acts, have caused and will continue to cause irreparable harm to Righthaven in an amount Righthaven cannot ascertain, leaving Righthaven with no adequate remedy at law.
- 40. Unless the Defendants are preliminarily and permanently enjoined from further infringement of the Work, Righthaven will be irreparably harmed, and Righthaven is thus entitled to preliminary and permanent injunctive relief against further infringement by the Defendants of the Work, pursuant to 17 U.S.C. § 502.

PRAYER FOR RELIEF

Righthaven requests that this Court grant Righthaven's claim for relief herein as follows:

1. Preliminarily and permanently enjoin and restrain the Defendants, and the Defendants' officers, agents, servants, employees, attorneys, parents, subsidiaries, related companies, partners, and all persons acting for, by, with, through, or under the Defendants, from directly or indirectly infringing the Work by reproducing the Work, preparing derivative works based on the Work, distributing the Work to the public, and/or displaying the Work, or ordering, directing, participating in, or assisting in any such activity;

- 2. Direct the Defendants to preserve, retain, and deliver to Righthaven in hard copies or electronic copies:
 - a. All evidence and documentation relating in any way to the Defendants' use of the Work, in any form, including, without limitation, all such evidence and documentation relating to the Website;
 - b. All evidence and documentation relating to the names and addresses
 (whether electronic mail addresses or otherwise) of any person with whom the
 Defendants have communicated regarding the Defendants' use of the Work; and
 - c. All financial evidence and documentation relating to the Defendants' use of the Work;
- 3. Direct Dynadot, and any successor domain name registrar for the Domain, to lock the Domain and transfer control of the Domain to Righthaven;
- 4. Award Righthaven statutory damages for the willful infringement of the Work, pursuant to 17 U.S.C. § 504(c);
- 5. Award Righthaven costs, disbursements, and attorneys' fees incurred by Righthaven in bringing this action, pursuant to 17 U.S.C. § 505;
- 6. Award Righthaven pre- and post-judgment interest in accordance with applicable law; and
 - 7. Grant Righthaven such other relief as this Court deems appropriate.

DEMAND FOR JURY TRIAL 1 Righthaven requests a trial by jury pursuant to Rule 38 of the Federal Rules of Civil 2 Procedure. 3 Dated this twenty-fourth day of November, 2010. 4 5 RIGHTHAVEN LLC 6 By: /s/ J. Charles Coons 7 SHAWN A. MANGANO, ESQ. 8 Nevada Bar No. 6730 shawn@manganolaw.com 9 SHAWN A. MANGANO, LTD. 9960 West Cheyenne Avenue, Suite 170 10 Las Vegas, Nevada 89129-7701 Tel: (702) 683-4788 11 Fax: (702) 922-3851 12 J. CHARLES COONS, ESQ. Nevada Bar No. 10553 13 ccoons@righthaven.com Assistant General Counsel at Righthaven 14 JOSEPH C. CHU, ESQ. 15 Nevada Bar No. 11082 jchu@righthaven.com 16 Staff Attorney at Righthaven LLC Righthaven LLC 17 9960 West Cheyenne Avenue, Suite 210 Las Vegas, Nevada 89129-7701 18 (702) 527-5900 19 Attorneys for Plaintiff Righthaven LLC 20 21 22 23 24 25 26 27 28