

FILED
U.S. DISTRICT COURT
ATLANTA

Jonathan Lee Riches,
Plaintiff

CIVIL NO

16 Little

v.

50 CENT A/K/A

CURTIS "50CENT" JACKSON,

DEFENDANT

1:07-CV-176(WLS)

CIVIL COMPLAINT

This is a complaint action pursuant to Copyright Infringement, violation of the Copyright Act 17 USC 101, extortion activity in violation of the Federal Racketeer Influenced and Corrupt Organizations Act (RICO) 18 USC 1961, The Hobbs Act 18 USC 1951, and harassment.

Riches v. 50 Cent Comes now the Plaintiff Jonathan Lee Riches,^① in pro-se, Moves this Honorable ~~Dear~~ 1 court to issue an order for Defendant named in this suit to respond. Plaintiff seeks Statutory damages pursuant to 17 USC 504(c), and injunctive relief pursuant to 17 U.S.C 502 and 503, Prohibiting 50cent from further infringing conduct and requiring him to destroy all copies of Jonathan Lee Riches^① material made in violation of Plaintiff's exclusive rights. Plaintiff seeks \$ 35,000,000,000.00 Billion in damages. Plaintiff prays for relief

1

Plaintiff Jonathan Lee Riches^①, a professional actor, model, and entertainer, broadcasts the Jonathan Lee Riches^① show throughout this state. Jonathan Lee Riches^① has starred in numerous Hollywood films, including as follows: Swordfish, Pee-wee's Big Adventure, The Karate Kid, Gino Romano, Catch Me If You Can, One Night in Paris. Jonathan Lee Riches^① is also a international model with Main Line Models of King of Prussia, Pennsylvania.

Riches v. Solvent Jonathan Lee Riches^① is also a professional Ghost writer for mainstream and underground musicians including the Defendant.

Jonathan Lee Riches^② has written poems, lyrics, books and manuscripts on cybercrime know how and prevention. Jonathan Lee Riches^③ is trade Marked.

Jonathan Lee Riches^④ is a global conglomerate of products, i.e. Jonathan Lee Riches^⑤ fashion line, Jonathan Lee Riches^⑥ fitness centers, Jonathan Lee Riches^⑦ school of entertainment.

2

Defendant and I Known each other since children. Defendant hired the services of Jonathan Lee Riches^⑧ investigations in December of 1999. I provided Defendant with any information on anyone. I had access to the three major credit reporting agencies Experian, Equifax, TransUnion. I had access to nationwide DMV records. I had unlimited access to private investigating sites like Choicepoint, LexisNexis, QuickInfo, Acxiom, First Data, U.S. Search, etc. I had access to hardware and software to create encoded data, licenses, passports, clone phones. I had access to internal phone switches, call routing, Ans. spoofing. I used social engineering methods aka "pre-texting" combined with all the previously mentioned tools, which allowed me to accomplish anything.

3

Defendant has a new album due to release on September 11, 2007 titled "Curtis". This album contains numerous Jonathan Lee Riches^⑨ copyrighted lyrics and material. I did not authorize the release of this material to Defendant. A lot of the lyrics deal with cybercrime as Defendant has told me this is the new direction he wants to go. Defendant has told me Identity theft and computer hacking is the future. Defendant told me to write phrases and themes dealing with these types of topics.

4

This copyright material was stolen from me by defendant on May 7, 2007.

"Credit cards, debits I charge, I rock like Pat Benatar"

"In the optomous prime of cybercrime, the tiger woods of cyberhood, the Micky Mantle of financials"

"I'm da computer looter, western union abuser, the rap Lex Luther"

"I start a fraudocracy, cause credit cards are a mockery, It's hard to stop me, from pushin carts on shoppin sprees"

"I'm Bin Laden, Robin and Batman combined in one man"

"My skillz on the web, coincide like Bill and Ted"

"My brain trained to entertain identities, got names to change for centuries"

"The Taliban of scams, I'll WMD your identity"

"I love you Identity theft, my scams slam like the WWF"

"A phone phreaker, comin out your home speakerz"

"I'm da Einstein of Identity crimes, My cyber skillz give you Siberian chills"

"That cop Mark Furman, couldn't stop my credit card splurgin"

"I'm da crook who took capital one funds, factual, been done"

5

ON JUNE 10, 2001 Defendant hired the services of Jonathan Lee Riches^⑥ HUCKING INC. Defendant wanted Neiman Marcus clothing to wear in his rap videos. Defendant hired me to hack into Neiman Marcus customers accounts to obtain instant credit to shop unlimited. WE GOT \$2.5 million in free clothing

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ON March 22, 2002 Defendant hired Jonathan Lee Riches^⑦ REVENGE LLC. Defendant was having personal problems with other Global Music Artists. Defendant had child support obligations with 80's pop group BANANARAMA. Defendant told me to make BANANARAMA's life miserable. Defendant hired me to send

gravel, Moving vans, Strippers, dumpsters, Junk mail to their home. Defendant had me shut off their power, phones, water, cancel their credit cards, etc.

The Artist Tears for fears owed Defendant in NHL Hockey Bets. Defendant had me put cell phone service around the country in Tears for fears social security number and call 1900 services to run them up.

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January 17, 2003 - Sold my Jonathan Lee Riches^(c) copyrighted story to "FX", who created a current show called "The Riches".

January 27, 2003 - Defendant sold the copyrights to my book "From rags to Jonathan Lee Riches^(c)" to Tower records without my consent. Defendant 50 cent bought FCI Williamsburg, Neverland ranch, Sago Mine, The Apollo theater, and Boston's "Big Dig" tunnel with the proceeds.

Preliminary INJUNCTION

TRO Temporary Restraining Order

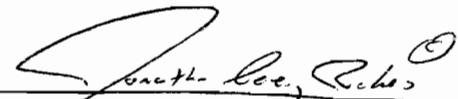
Plaintiff moves this Honorable court to issue a Preliminary INJUNCTION, Temporary Restraining order Prohibiting 50cent from releasing his September 11, 2007 new album titled "curtis". Plaintiff's professional acting, entertainment, and modeling career is in Jeopardy. If this Motion does not reach this Court in time, Plaintiff moves this court to Halt the record sales of 50cents album "curtis".

CONCLUSION

Plaintiff moves this Honorable Court to issue an order for Defendant to Respond. Plaintiff has suffered major depression, grief, and constant harassment from Defendant.

DACFS
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Further Plaintiff's court requires 50 cent to
destroy all copies of Jonathan Lee Riches material made in
violation of Plaintiff's exclusive Rights.

Respectfully
Submitted


Jonathan Lee Riches

⑥
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