Doc. 19

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Twitter, Inc. v. Skootle Corp. et al.

- 1) Plaintiff Twitter, Inc. filed this lawsuit against Defendant Justin Clark, d/b/a TweetBuddy.com ("Clark"), in April 2012.
- 2) This Court has jurisdiction over the parties to this action and over the subject matter of the complaint.
- 3) The Parties have agreed to resolve this dispute through a confidential settlement agreement, entered into by both Parties on advice of counsel of their own choice, have consented to this Stipulated Order of Dismissal with Prejudice and Consent Judgment, and hereby stipulate as follows:
- a) Defendant Clark, his agents, and all other parties acting in concert with him, are permanently enjoined from directly or indirectly:
- i) Creating or soliciting the creation of Twitter accounts for purposes that violate Twitter's Terms of Service (including the Twitter Rules);
- ii) Accessing, searching, or attempting to access or search Twitter's website, computer systems, and services in order to engage in specific acts that violate Twitter's Terms of Service (including the Twitter Rules);
- iii) Creating, developing, manufacturing, adapting, modifying, making available, trafficking in, using, disclosing, selling, licensing, distributing (with or without monetary charge), updating, providing customer support for, or offering for use, sale, license, or distribution (with or without monetary charge), any software or technology designed for use in connection with Twitter's service, the use of which would violate Twitter's Terms of Service (including the Twitter Rules), including but not limited to TweetBuddy and TweetBuddy Enterprise Edition;
- iv) Transmitting, assisting with the transmission of, or procuring or inducing the transmission of unsolicited commercial messages to users on Twitter's service, including but not limited to Tweets, @replies, and direct messages, to Twitter users;
- v) Engaging in false representations or false advertising that would misleadingly suggest to a reasonable consumer that a software or other technology conforms to

1	Twitter's Terms of Service (including the Twitter Rules) and/or will not result in a Twitter user's		
2	account being suspended;		
3	vi) Engaging in any activity that violates, or induces others to violate,		
4	Twitter's Terms of Use, Rules, or Privacy Policy; and		
5	vii) Operating a website at the domain tweetbuddy.com, except as set		
6	forth in the parties' confidential Settlement Agreement.		
7	4) Accordingly, Plaintiff's claims against Defendant Clark shall be, and hereby are,		
8	DISMISSED WITH PREJUDICE.		
9	5) This Court shall retain jurisdiction over this case for purposes of enforcing this		
10	Stipulated Order of Dismissal and Consent Judgment and the confidential settlement agreement		
11	between the parties.		
12	6) Each party shall bear its own costs and attorneys' fees.		
13	DATED: May 11, 2012 WILE	SON SONSINI GOODRICH & ROSATI	
14	S/	Charles T. Graves	
15	5	Charles T. Graves	
16		rneys for Plaintiff FTER, INC.	
17	7		
18	B DATED: May 5, 2012 JUST	TIN CLARK	
19	27	Justin Clark	
20)	Justin Clark	
21		ndant earing <i>Pro Se</i>	
22			
23	IT IS SO ORDERED.		
24	!		
25			
26		orable Laurel Beeler FED STATES MAGISTRATE JUDGE	
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28	3		

1	<u>CERTIFICATION</u>		
2	I, Charles T. Graves, am the ECF User whose identification and password are being used		
3	to file the [Proposed] Stipulated Order of Dismissal with Prejudice and Consent Judgment.		
4	In compliance with General Order 45.X.B, I hereby attest that Justin Clark has concurred in this		
5	filing.		
6			
7	DATED: May 11, 2012	WILSON SONSINI GOODRICH & ROSATI Professional Corporation	
8			
9		Bv: s/Charles T. Graves	
10		By: <u>s/Charles T. Graves</u> Charles T. Graves	
11		Attorneys for Plaintiff Twitter, Inc.	
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