

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MASSACHUSETTS

Plaintiff,

William V. Aguiar III  
630 Maple st.  
Fall River Massachusetts  
Bristol County  
02720  
tel. 1-(508)-67-85310  
Web sight. www.countdante.com  
Email. masteraguilar@yahoo.com

FILED  
IN CLERKS OFFICE

2007 SEP -7 A 11: 07

U.S. DISTRICT COURT  
DISTRICT OF MASS.

VS.

Defendants,

Floyd Webb  
  
Barron Sheppard  
  
Wendy Sheppard  
  
Ashida Kim a,k,a Christopher Hunter a,k,a Bradford Davis

COMPLAINT

1. Plaintiff William V Aguiar is a citizen of the state of Massachusetts and a resident of Fall River

2. Upon information and belief. Defendant  
Floyd Webb  
505 S. 7th Ave  
Maywood IL 60153  
e22.digital film productions  
3 to 1 studio's  
Suite 421  
410 so Michigan Ave.  
Chicago IL-60605  
Work Phone 1-312-281-2288  
Cell Phone 1-708-704-1482  
Email fwebb@itutu.com

Barron Sheppard  
1100 Cowan rd  
Gulfport, Mississippi 39507  
1-863-860-8769  
D,B,A Sheppard's Consulting, Badassfightwear.com,skssystem's  
Dojopress,Dojopress1

Wendy Sheppard  
921 Ave WNW  
Winter Haven Fl.  
33881, United States

Aguiar v. Webb et al

Doc. 1

wshepar1@Tampabay.rr.com  
 Work Phone 1-863-292-0703  
 1467 BonnieView CT  
 Evansville Indiana 47715  
 United States

wendy.sheppard@insightbb.com  
 Work Phone 1-863-292-0703  
 D,B,A Sheppard's Consulting, Badassfightwear.com,sksystem's  
 Dojopress,Dojopress1

Ashida Kim a,k,a Christopher Hunter a,k,a Bradford Davis  
 1010 Avenue W.N.W  
 Winter Haven, Florida  
 921 Avenue W.N.W  
 Winter Haven Florida 33881  
 4900 Cypress Garden,s Road  
 Winter Haven, Florida  
 Dojo Press  
 P.O. Box 209  
 Lake Alfred Florida 33805  
 D,B,A Sheppard's Consulting, Badassfightwear.com,sksystem's  
 Dojopress,Dojopress1  
 1-863-293-6975  
 1-863-401-9473

3. Upon information and belief the Defendant

Floyd Webb is a managing partner of 3 to 1 studio's and  
 e22 ditigal production's is a resident of Chicago, Illinois

Barron Sheppard is a owner of Sheppard's Consulting,  
 Badassfightwear.com,sksystem's  
 Dojopress,Dojopress1 is a resident of Florida

Wendy Sheppard is a owner of Sheppard's Consulting,  
 Badassfightwear.com,sksystem's  
 Dojopress,Dojopress1 is a resident of Florida

Ashida Kim A.K.A.Christoper Hunter A.K.A. Bradford Davis  
 is a partner of Badassfightwear.com,sksystem's  
 Dojopress,Dojopress1 is a resident of Florida

4 Mr William V Aguiar III sell's his copyright and trademarked  
 book's and dvd's titled [World's Deadliest Fighting Secret's]  
 and video's titled volume 1[Charging T & death march]  
 volume 2 [ World's Deadliest Fighting Secret's Poison Hand]  
 volume 3 [ Dance of Death & Ballet of Horror] book's and video's  
 threw mail order and e-bay

5. Mr. William V Aguiar III is the owner of copyright's issued  
 by the Copyright Office of the United State's #A 86679  
 From material's owned exclusively by William V Aguiar 111  
 who own's the copyright and trademark's for the  
 book's and dvd's titled [World's Deadliest Fighting Secret's]  
 and video's titled volume 1[Charging T & death march]  
 volume 2 [ World's Deadliest Fighting Secret's Poison Hand]  
 volume 3 [ Dance of Death & Ballet of Horror]

COUNT I COPYRIGHT INFRIGEMENT

6. William V Aguiar III incorporates by reference the allegation's  
 in paragraph's 1-5 of the complaint.

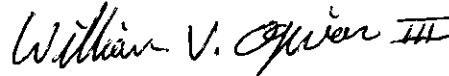
7 Defendant's have infringed upon plaintiff's covprighted material's

and has caused William V Aguiar III severe financial damages.

- 8. William V Aguiar III seek's damage's and an order from this court restraining the defendant's from further infrigment on said material's book's and dvd's titled [World's Deadliest Fighting Secret's and video's titled volume 1[Charging T & death march] volume 2 [ World's Deadliest Fighting Secret's Poison Hand] volume 3 [ Dance of Death & Ballet of Horror]

WHEREFORE, The Plaintiff demand's that he be awarded damages, punitive damages, cost,s , Attorney fee,s and interest

William V Aguiar PRO SE



William V. Aguiar III  
 630 Maple st.  
 Fall River, Massachusetts  
 Bristol County  
 02720  
 tel. 1-(508)-67-85310