

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

VIACOM INT'L INC., ET AL.,

Plaintiffs,

v.

YOUTUBE, INC., ET AL.,

Defendants

ECF Case
Civil No. 07-CV-2103 (LLS)

THE FOOTBALL ASSOCIATION
PREMIER LEAGUE LIMITED, ET AL.,
on behalf of themselves and all others
similarly situated,

Plaintiffs,

v.

YOUTUBE, INC., ET AL.,

Defendants.

ECF Case
Civil No. 07-CV-3582 (LLS)

DECLARATION OF ANTHONY WEIBELL IN SUPPORT OF DEFENDANTS'
OPPOSITION TO PLAINTIFFS' MOTION FOR PARTIAL SUMMARY JUDGMENT

I, Anthony Weibell, pursuant to 28 U.S.C. § 1746, hereby declare as follows:

1. I am an attorney with the firm of Wilson Sonsini Goodrich & Rosati, attorneys for Defendants Google Inc., YouTube, LLC, and YouTube, Inc., (collectively "YouTube"). I submit this declaration in support of Defendants' Opposition to Plaintiffs' Motion for Partial Summary Judgment. The following facts are true based upon my personal knowledge and if called as a witness I could competently testify to them.

2. On December 10, 2009, I saw the following statement posted on the www.southparkstudios.com Internet website in a section of the website titled "FAQ –

South Park Studios”: “Matt and Trey do not mind when fans download their episodes off the Internet; they feel that it’s good when people watch the show no matter how they do it” (hereinafter, “the Statement”). That same day, I printed from my computer a copy of the web page displaying the Statement.

3. On January 27, 2010, I again located and viewed the Statement on the www.southparkstudios.com website.

4. On January 28, 2010, on behalf of YouTube in this litigation, I deposed Anne Garefino, the designated corporate witness for South Park Digital Studios LLC, in which I showed Ms. Garefino a copy of the printout I made on December 10, 2009 of the web page displaying the Statement that was marked by the deposition reporter as Exhibit 23.

5. Later that evening, after the conclusion of the deposition of Ms. Garefino on January 28, 2010, I used my computer to navigate to the South Park Digital Studios website at www.southparkstudios.com and saw that the Statement had been removed from the website.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that this declaration is executed the 29th day of April 2010, at Palo Alto, California.



Anthony Weibell