

AO 451 (Rev. 01/09) Clerk's Certification of a Judgment to be Registered in Another District

UNITED STATES DISTRICT COURT
for the
District of Arizona

Xcentric Ventures, LLC et al
Plaintiff
v.
William Stanley, et al
Defendant

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Civil Action No. CV-07-954-PHX-GMS

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CLERK'S CERTIFICATION OF A JUDGMENT TO BE REGISTERED IN ANOTHER DISTRICT

I certify that the attached judgment is a copy of a judgment entered by this court on (date) 06/30/2009

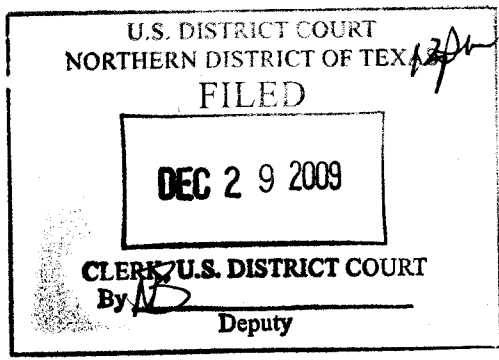
I also certify that, as appears from this court's records, no motion listed in Fed. R. App. P. 4(a)(4)(A) is pending before this court and that no appeal has been filed or, if one was filed, that it is no longer pending.

Date: 12/21/2009

RICHARD H. WEARE

CLERK OF COURT

Signature of Clerk or Deputy Clerk



JABURG & WILK, P.C.
ATTORNEYS AT LAW
3200 NORTH CENTRAL AVENUE
SUITE 2000
PHOENIX, ARIZONA 85012

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IN THE UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA

XCENTRIC VENTURES, LLC, an Arizona corporation, d/b/a "RIPOFFREPORT.COM"; ED MAGEDSON, an individual,

Plaintiffs,

v.

WILLIAM "BILL" STANLEY, an individual; et al.,

Defendants.

Case No: CV-07-00954-PHX-GMS

JUDGMENT ORDER

This matter having come on regularly before the Court, the Plaintiffs appearing and testifying by and through their attorneys, Jaburg & Wilk, P.C. by Maria Crimi Speth, the Defendants William "Bill" Stanley, William "Bill" Stanley d/b/a DefamationAction.com; William "Bill" Stanley d/b/a ComplaintRemover.com; William "Bill" Stanley aka Jim Rickson; and William "Bill" Stanley aka Matt Johnson appearing neither in person nor by counsel, and it appearing to the Court that the Defendants were duly served with a Summons and Complaint, that the time allowed by law having expired and no appearance or answer having been made by the Defendants and default having been entered against them and pursuant to the Motion for Entry of Final Judgment (Dkt. # 311),

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Judgment be entered in favor of the Plaintiffs ED MAGEDSON and XCENTRIC VENTURES, LLC and against the Defendants WILLIAM "BILL" STANLEY, WILLIAM "BILL" STANLEY d/b/a DEFAMATIONACTION.COM; WILLIAM "BILL" STANLEY d/b/a

1 COMPLAINTREMOVER.COM; WILLIAM "BILL" STANLEY aka JIM RICKSON;
2 and WILLIAM "BILL" STANLEY aka MATT JOHNSON, jointly and severally, as
3 follows:

- 4 A. For actual damages in the principal amount of \$479,740.51;
5 B. For interest on the actual, compensatory and punitive damages at the federal
6 legal rate of 2.08% per annum from the date of this Judgment until paid in
7 full;
8 C. For Plaintiffs' taxable costs in the principal amount of \$561.84; and
9 D. For interest on Plaintiffs' taxable costs at the federal legal rate of 2.08% per
10 annum from the date of this Judgment until paid in full

11 **PERMANENT INJUNCTION**

12 **IT IS FURTHER ORDERED** that William "Bill" Stanley, William "Bill" Stanley
13 d/b/a DefamationAction.com; William "Bill" Stanley d/b/a ComplaintRemover.com;
14 William "Bill" Stanley aka Jim Rickson; and William "Bill" Stanley aka Matt Johnson
15 and their officers, agents, employees, independent contractors, or other persons acting
16 under their supervision and control or at their request are permanently enjoined from:

17 1. Intentionally communicating or causing to be communicated any threat of an
18 unlawful act of violence against any of the following:

- 19 a. Ed Magedson.
20 b. Xcentric Ventures, LLC.
21 c. Any entity or individual that provides a business or legal service to
22 Xcentric Ventures.
23 d. Any entity or individual that advertises on Ripoffreport.com.
24 e. Any customer of Xcentric or Ripoff Report.
25 f. Any customer of any company or individual that provides a business or
26 legal service to Xcentric Ventures.
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g. Any customer of any company or individual that advertises on Ripoffreport.com.

2. Causing a distributed denial of service (“DDoS”) attack against the computer server or servers of any of the following:

- a. Ed Magedson.
- b. Xcentric Ventures, LLC.
- c. Any entity or individual that provides a business or legal service to Xcentric Ventures.
- d. Any entity or individual that advertises on Ripoffreport.com.
- e. Any customer of Xcentric or Ripoff Report.
- f. Any customer of any entity or individual that provides a business or legal service to Xcentric Ventures.
- g. Any customer of any entity or individual that advertises on Ripoffreport.com.

3. Knowingly making, or causing to be made, and transmitting to any third party any false and defamatory statement or representation concerning any of the following:

- a. Ed Magedson.
- b. Xcentric Ventures, LLC.
- c. Any entity or individual that provides a business or legal service to Xcentric Ventures.
- d. Any entity or individual that advertises on Ripoffreport.com.
- e. Any customer of Xcentric or Ripoff Report.
- f. Any customer of any entity or individual that provides a business or legal service to Xcentric Ventures.
- g. Any customer of any entity or individual that advertises on Ripoffreport.com.

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4. Posting on an Internet website or using in a domain name any false and defamatory statement or representation concerning any of the following:

- a. Ed Magedson.
- b. Xcentric Ventures, LLC.
- c. Any entity or individual that provides a business or legal service to Xcentric Ventures.
- d. Any entity or individual that advertises on Ripoffreport.com.
- e. Any customer of Xcentric or Ripoff Report.
- f. Any customer of any entity or individual that provides a business or legal service to Xcentric Ventures.
- g. Any customer of any entity or individual that advertises on Ripoffreport.com.

5. Sending unsolicited spam email to any of the following:

- a. Ed Magedson.
- b. Xcentric Ventures, LLC.
- c. Any entity or individual that provides a business or legal service to Xcentric Ventures.
- d. Any entity or individual that advertises on Ripoffreport.com.
- e. Any customer of Xcentric or Ripoff Report.
- f. Any customer of any entity or individual that provides a business or legal service to Xcentric Ventures.
- g. Any customer of any entity or individual that advertises on Ripoffreport.com.

6. Hacking into or otherwise unlawfully accessing any computer files of any of the following:

- a. Ed Magedson.
- b. Xcentric Ventures, LLC.

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- c. Any entity or individual that provides a business or legal service to Xcentric Ventures.
- d. Any entity or individual that advertises on Ripoffreport.com.
- e. Any customer of Xcentric or Ripoff Report.
- f. Any customer of any entity or individual that provides a business or legal service to Xcentric Ventures.
- g. Any customer of any entity or individual that advertises on Ripoffreport.com.

7. Willfully using without authorization copyrighted material owned by any of the following:

- a. Ed Magedson.
- b. Xcentric Ventures, LLC.
- c. Any entity or individual that provides a business or legal service to Xcentric Ventures.
- d. Any entity or individual that advertises on Ripoffreport.com.
- e. Any customer of Xcentric or Ripoff Report.
- f. Any customer of any entity or individual that provides a business or legal service to Xcentric Ventures.
- g. Any customer of any entity or individual that advertises on Ripoffreport.com.

8. Inundating any of the following with telephone calls or emails for the purposes of harassment and the disruption of business:

- a. Ed Magedson.
- b. Xcentric Ventures, LLC.
- c. Any entity or individual that provides a business or legal service to Xcentric Ventures.
- d. Any entity or individual that advertises on Ripoffreport.com.

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e. Any customer of Xcentric or Ripoff Report.

f. Any customer of any entity or individual that provides a business or legal service to Xcentric Ventures.

g. Any customer of any entity or individual that advertises on Ripoffreport.com.

9. Publicizing online any private information pertaining to the personal residence or financial affairs of any of the following:

a. Any individual that provides a business or legal service to Xcentric Ventures.

b. Any individual that advertises on Ripoffreport.com.

c. Any customer of Xcentric or Ripoff Report.

d. Any customer of any entity or individual that provides a business or legal service to Xcentric Ventures.

e. Any customer of any entity or individual that advertises on Ripoffreport.com.

10. Knowingly sending or causing to be sent any email communications that falsely represent to be from any of the following:

a. Ed Magedson.

b. Xcentric Ventures, LLC.

c. Any entity or individual that provides a business or legal service to Xcentric Ventures.

d. Any entity or individual that advertises on Ripoffreport.com.

e. Any customer of Xcentric or Ripoff Report.

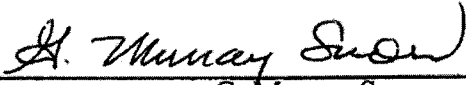
f. Any customer of any entity or individual that provides a business or legal service to Xcentric Ventures.

g. Any customer of any entity or individual that advertises on Ripoffreport.com.

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IT IS FURTHER ORDERED that this permanent injunction applies to William Stanley regardless of the name or names he uses or goes by or may in the future use or go by.

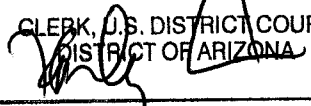
Dated this 30th day of June, 2009.



G. Murray Snow
United States District Judge

JABURG & WILK, P.C.
ATTORNEYS AT LAW
3200 NORTH CENTRAL AVENUE
SUITE 2000
PHOENIX, ARIZONA 85012

I hereby attest and certify on 12/21/09
that the foregoing document is a full, true and correct
copy of the original on file in my office and in my cus-
tody.

CLERK, U.S. DISTRICT COURT
DISTRICT OF ARIZONA
by  Deputy