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CENTRAL DISTRICT OF CALIFORNIA
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FEB 20 2007
CENTRAL DISTRICT OF CALIFORNIA
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UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA

PARIS HILTON,
Plaintiff,
v.
BARDIA PERSA, et al.,
Defendants.

CASE NO. CV 07-667-GHK (MANx)
PRELIMINARY INJUNCTION

This matter is before the Court on the Order to Show Cause re: Preliminary Injunction issued on February 2, 2007. Plaintiff Paris Hilton ("Plaintiff") seeks to preliminarily enjoin Defendant Bardia Persa ("Defendant") from distributing various items, primarily through Defendant's website, www.parisexposed.net. Based on the findings and conclusions in the Civil Minute Order issued simultaneously with this Preliminary Injunction, we rule as follows.

I. PRELIMINARY INJUNCTION

It is ORDERED that Defendant, his or her agents, servants, employees, attorneys, and those persons in active concert or participation with them who receive actual notice

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1 of this Order by personal service or otherwise are hereby enjoined and restrained, during
2 the pendency of this action, from:

3 1. infringing the copyrights in the works owned by Plaintiff entitled "I Can't Take
4 It," "How would you know," and "Love Letter" ("The Copyrighted
5 Works"), directly or indirectly, by any means, including but not limited to
6 reproducing, distributing, publicly performing, publicly displaying,
7 importing, selling, offering for sale, downloading, or uploading any
8 unauthorized copy of The Copyrighted Works;

9 2. publicly disclosing:

- 10 a. Plaintiff's social security number;
- 11 b. Plaintiff's addresses, including her e-mail addresses;
- 12 c. Plaintiff's phone numbers;
- 13 d. Plaintiff's banking account statements;
- 14 e. Plaintiff's checks, whether signed, voided, or blank;
- 15 f. Plaintiff's banking account numbers;
- 16 g. Plaintiff's credit card numbers;
- 17 h. Plaintiff's bank routing numbers;
- 18 i. Plaintiff's banking relationships;
- 19 j. Plaintiff's banking transaction receipts;
- 20 k. Plaintiff's completed bank forms;
- 21 l. Plaintiff's passport numbers;
- 22 m. Plaintiff's work permit numbers;
- 23 n. Plaintiff's worker reference numbers;
- 24 o. Plaintiff's resident identification numbers;
- 25 p. Plaintiff's driver license numbers;
- 26 q. any picture depicting Plaintiff in a state of undress and in a private setting,
27 whether or not any specific objectionable body part is visible;
- 28 r. any legal agreement between or among Plaintiff and other parties that

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- 1 was not previously disclosed to the public;
- 2 s. Plaintiff's prescription labels;
- 3 t. Plaintiff's prescription receipts;
- 4 u. Plaintiff's prescription instructions;
- 5 v. information about the prescriptions Plaintiff is taking or has taken;
- 6 w. Plaintiff's medical procedure/treatment documentation;
- 7 x. Plaintiff's medical bills;
- 8 y. Plaintiff's health plan notifications or correspondence;
- 9 z. Plaintiff's health plan bills;
- 10 aa. Plaintiff's health plan cards;
- 11 bb. Plaintiff's health plan claim forms;
- 12 cc. Plaintiff's personal notes regarding medical appointments, treatment,
- 13 procedures, prescriptions, bills, or coverage;
- 14 dd. the information contained within page 123 of Exhibit 6 of the February 7,
- 15 2007, declaration of Gregory S. Gabriel (document
- 16 identification number 2969_6402969_640);
- 17 ee. the information contained within page 124 of Exhibit 6 of the February 7,
- 18 2007, declaration of Gregory S. Gabriel (document
- 19 identification number 2977_6402977_640);
- 20 ff. the information contained within pages 125 to 132 (inclusive) of Exhibit 6
- 21 of the February 7, 2007, declaration of Gregory S. Gabriel
- 22 (document identification numbers 2984_6402984_640,
- 23 2986_6402986_640, 2987_6402987_640, 2959_6402959_640,
- 24 2960_6402960_640, 2961_6402961_640, 2963_6402963_640,
- 25 and 2966_6402966_640);
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- 1 gg. the information contained within pages 133 to 134 (inclusive) of Exhibit 6
- 2 of the February 7, 2007, declaration of Gregory S. Gabriel
- 3 (document identification numbers 4691_6404691_640, and
- 4 4692_6404692_640);
- 5 hh. the information contained within page 135 of Exhibit 6 of the February 7,
- 6 2007, declaration of Gregory S. Gabriel (document
- 7 identification number 4693_6404693_640); and
- 8 ii. the information contained within pages 136 to 137 (inclusive) of Exhibit 6
- 9 of the February 7, 2007, declaration of Gregory S. Gabriel
- 10 (document identification numbers 4694_6404694_640, and
- 11 4695_6404695_640); and
- 12 3. using Plaintiff's name, voice, photograph, or likeness in connection with
 - 13 a. the sale, by subscription or otherwise, of any good bearing, or any service
 - 14 permitting access to, the name, voice, photograph, or likeness
 - 15 of Plaintiff; and
 - 16 b. the solicitation of any sales referred to in Paragraph I.3.a, above, by use of
 - 17 Plaintiff's name, voice, photograph, or likeness;
- 18 unless the proposed or consummated sale is of reports of or comments on
- 19 matters of public interest.

II. BOND

22 It is further **ORDERED** that this Preliminary Injunction is conditioned upon

23 Plaintiff filing with the Clerk of this Court a security, in the form of a bond or cash, in

24 the amount of ten thousand dollars (\$10,000), to secure the payment of such costs and

25 damages as may be incurred or suffered by Defendant should he/she be found to have

26 been wrongfully enjoined. The bond heretofore posted on the Temporary Restraining

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
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1 Order shall satisfy this requirement so long as said bond remains in effect for the
2 duration of this Preliminary Injunction.

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IT IS SO ORDERED.

DATED: February 20, 2007.



GEORGE H. KING
United States District Judge