

UNITED STATES DISTRICT COURT  
DISTRICT OF OREGON

**DALLAS BUYERS CLUB, LLC,**

Plaintiff,

v.

**JUSTIN KLEMMER,**

Defendant.

Case No.: 6:15-cv-00612-AC

DEFAULT JUDGMENT AND ORDER  
OF PERMANENT INJUNCTION

---

This matter before the court on plaintiff's motion, the court finds and ORDERS:

(1) Defendant Justin Klemmer has willfully infringed the rights of plaintiff in violation of 17 U.S.C. § 101, et seq.

(2) Defendant Justin Klemmer has willfully refused to participate in these proceedings with notice.

(3) Defendant Justin Klemmer's conduct has been willful, intentional, in disregard of and indifferent to plaintiff's rights with the intent to deprive plaintiff of income and cause plaintiff harm.

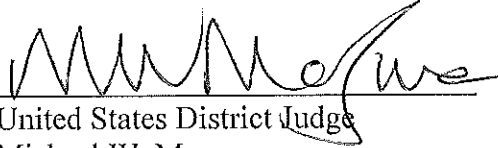
(4) Statutory damages are proper to both compensate the plaintiff and provide notice and to act as a deterrence to others. *Sony BMG Music Entm't v. Tenenbaum*, 660 F.3d 487, 500 (1st Cir. 2011), *cert. denied*, (U.S. May 21, 2012). To compensate the plaintiff and provide proper notice and deterrence to others, statutory damages in the sum of \$10,000 are awarded plaintiff.

(5) A permanent injunction is ordered enjoining defendant from infringing plaintiff's rights in their motion picture, including without limitation using the internet to reproduce, distribute or copy plaintiff's motion picture, and further directing defendant to destroy all unauthorized copies of plaintiff's motion pictures and to delete all software used to make or distribute those copies or exchange unlicensed content using the BitTorrent protocol.

(6) Defendant is further enjoined from using BitTorrent or the Internet for the copying or downloading of unlicensed copyrighted content.

(7) Plaintiff is awarded reasonable costs and fees to be determined pursuant to FRCP 54.

Dated: 4 Nov. 15

  
United States District Judge  
Michael W. Mosman