

THE EASTERN CARIBBEAN SUPREME COURT
IN THE HIGH COURT OF JUSTICE
FEDERATION OF SAINT CHRISTOPHER AND NEVIS
SAINT CHRISTOPHER CIRCUIT

(CIVIL)
A.D. 2003

Claim No. SKBHCV2003/052

BETWEEN:

ALYON TECHNOLOGIES

BADBUSINESSBUREAU.COM, LLC

ED MAGEDSON

TECHNOLOGY ALLIANCE GROUP LLC
doing business as TGA d/b/a Tagnet.net



Defendants

JUDGMENT

On reading the Statement of Claim in this Action, and the 1st Defendant having defaulted in filing and serving a Defence to the Claim in this action

IT IS ORDERED AND ADJUDGED that the 1st named Defendant pays to the Claimant the sum of \$27,100,932.00.

AND IT IS ALSO ORDERED AND ADJUDGED THAT::

1. The first Defendant by its directors, officers, members, stockholders, managers, employees, editors, associate editors, consumer advocates, volunteers, agents or attorneys or all persons acting in privity, concert and participation with the First Defendant or otherwise howsoever is hereby enjoined and restrained:

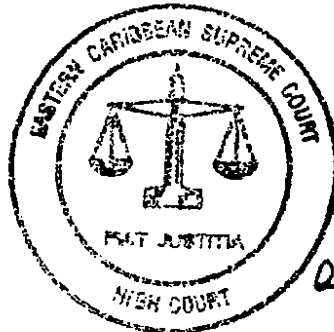
a) From publishing and distributing by way of posting on the websites www.ripoffreport.com, www.badbusinessbureau.com, www.ripoffrevenge.com, www.ripoffreport.com, www.travelripoffreport.com, www.autoripoffreport.com, or www.consumerripoffreport.com or anywhere whatsoever any derogatory and/or defamatory material about the Applicant;

b) From continuing to have published and distributing by way of postings on the websites www.ripoffreport.com, www.badbusinessbureau.com, www.ripoffrevenge.com, www.ripoffreport.com, www.travelripoffreport.com,

www.autoripoffreport.com, or www.consumerripoffreport.com or anywhere whatsoever any derogatory and/or defamatory statements about the Applicant;

- c) From interfering with the Claimant's business and contractual relations and prospective advantage;
2. The First Defendant, by its directors, officers, members, stockholders, managers, employees, editors, associate editors, consumer advocates, volunteers, agents or attorneys or all persons acting in privity, concert and participation with the First Defendant or otherwise howsoever is hereby directed to file with the Court and serve upon the Claimant, within thirty (30) days after service of the Judgment upon the First Defendant, a report in writing under oath, setting forth in detail the manner and form in which the First Defendant has complied with this injunction.
3. The Claimant is authorized by the Court to retain a technical expert to (a) receive in confidence the user name(s) and password(s) for any server(s) (including without limitation third-party servers) hosting the enjoined postings (as may be determined in the course of discovery or trial in this or another proceeding); and (b) access the same remotely via the Internet to delete said enjoined postings (and any third-party postings incorporating any part thereof) to stop their further distribution.
4. The bailiff is hereby instructed to seize any server and/or other means of mechanical reproduction and distribution (including without limitation third-party servers) located anywhere within St. Kitts or Nevis and containing the enjoined postings (and/or any third-party postings incorporating any part thereof); and to deliver them to an independent technical expert retained by the Claimant to examine them in confidence and to delete the enjoined postings (and any third-party postings incorporating any part thereof); or, should that not prove technically feasible (due to password protection or otherwise), to erase (or if necessary destroy) their hard disks and/or other means of data storage.
5. The Court issue Letters Rogatory requesting foreign courts to cooperate (as a matter of comity) with the enforcement of this Court's order by instructing their bailiffs to seize any server and/or other means of mechanical reproduction and distribution (including without limitation third-party servers) located anywhere within their territory and containing the enjoined postings (and/or any third-party postings incorporating any part thereof); and to deliver them to an independent technical expert retained by the Claimant to examine them in confidence and to delete the enjoined postings (and any third-party postings incorporating any part thereof); or, should that not prove technically feasible (due to password protection or otherwise), to erase (or if necessary destroy) their hard disks or other means of data storage.
6. The relevant website hosting services located within St. Kitts or Nevis is hereby ordered to suspend hosting service to any website distributing the enjoined postings, unless and until adequate assurance has been obtained from the webmaster that (a) said postings have been deleted and (b) no further such postings will be displayed.

- 7. The Court issue Letters Rogatory requesting foreign courts to cooperate (as a matter of comity) with the enforcement of this Court's order by ordering relevant website hosting services located within their territory to suspend service to any website distributing the enjoined postings, unless and until adequate assurance has been obtained from the webmaster that (a) said postings have been deleted and (b) no further such postings will be displayed.
- 8. The relevant domain name registrars located within St. Kitts or Nevis is hereby ordered to suspend domain name service to any website distributing the enjoined postings, unless and until adequate assurance has been obtained from the domain name owner that (a) said postings have been deleted and (b) no further such postings will be displayed.
- 9. The Court issue Letters Rogatory requesting foreign courts to cooperate (as a matter of comity) with the enforcement of this Court's order by ordering relevant domain name registrars located within their territory to suspend domain name service to any website distributing the enjoined postings, unless and until adequate assurance has been obtained from the domain name owner that (a) said postings have been deleted and (b) no further such postings will be displayed.
- 10. That the First Defendant, by its directors, officers, members, stockholders, managers, employees, editors, associate editors, consumer advocates, volunteers, agents or attorneys or all persons acting in privity, concert and participation with the First Defendant or otherwise howsoever be ordered to post a copy of the Order by this Court dated March 28, 2002, this Judgment and any such other or further orders as may be issued by this Court or any other court, prominently on each of the First Defendant's websites.
- 11. Damages as itemized on p. 1 hereof, in the total amount of EC\$27,100,932.00.
- 12. Interest pursuant to section 27 of the Eastern Caribbean Supreme Court Act, 1978, No. 17 of 1978 .



BY THE COURT

[Handwritten Signature]
 Dist. REGISTRAR

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JUDGMENT

VEIRA, GRANT & ASSOCIATES
SOLICITORS