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14	UNITED STATES DISTRICT COURT		
15	FOR THE NORTHERN DIS	STRICT OF CALIFORNIA	
16			
17	MOVEON.ORG CIVIC ACTION and BRAVE ) NEW FILMS, LLC,		
18	Plaintiffs,	COMPLAINT	
19		(Demand for Jury Trial)	
20	V.		
21	VIACOM INTERNATIONAL, INC.,		
22	Defendant.		
23	1. This is a civil action seeking injunctive relief and damages for misrepresentation of		
24	copyright infringement under the Digital Millennium Copyright Act ("DMCA"); and for		
25	declaratory relief.		
26	2. This case arises out of Defendant's baseless assertion that Plaintiffs' video, "Stop the		
27	Falsiness," infringes copyrights owned or controlled by Defendant. This assertion is false, but has		
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	-1-		
	COMPLAINT		

nonetheless resulted in the removal of Plaintiffs' video from the popular Internet media website, YouTube.

#### **PARTIES**

- 3. Plaintiff MoveOn.org Civic Action is a 501(c)(4) nonprofit corporation headquartered in Berkeley, California, and dedicated to education and advocacy on important issues of national concern.
- 4. Plaintiff Brave New Films, LLC is a limited liability corporation, with its principal place of business in Culver City, California.
- 5. On information and belief, Defendant Viacom International is a Delaware corporation with its principal place of business in New York, New York.

## **JURISDICTION AND VENUE**

- 6. This Court has subject matter jurisdiction over this claim pursuant to the Copyright Act (17 U.S.C. §§ 101 et seq.), 28 U.S.C. §§ 1331 and 1338, and the Declaratory Judgment Act (28 U.S.C. § 2291).
- 7. Plaintiffs are informed, believe and thereon allege that Defendant has sufficient contacts with this district generally and, in particular, with the events herein alleged, that it is subject to the exercise of jurisdiction of this court and that venue is proper in this judicial district pursuant to 28 U.S.C. § 1391.
- 8. Plaintiffs are informed, believe and thereon allege that, based on the places of businesses of the Plaintiffs and Defendant, specific factual allegations herein and/or on the national reach of Defendant, a substantial part of the events giving rise to the claims herein alleged occurred in this district and that Defendant and/or an agent of Defendant may be found in this district.

### **INTRADISTRICT ASSIGNMENT**

9. Plaintiffs are informed, believe and thereon allege that a substantial part of the events that give rise to the claims herein occurred in the County of Santa Clara, California.

#### **FACTUAL ALLEGATIONS**

10. MoveOn.org Civic Action ("MoveOn") is part of MoveOn.org, a family of organizations devoted to getting more Americans involved in the political process.

- 11. Brave New Films, LLC ("BNF") is a limited liability corporation that produces and distributes films, blogs, television shows and short videos that challenge corporate and political misbehavior. Its co-founder, Robert Greenwald, is well-known for his documentaries "Outfoxed" (about the Fox News Network) and "Uncovered" (examining events leading to America's 2003 invasion of Iraq). Other titles produced and/or distributed by Brave New Films include "Walmart: The High Cost of Low Price," which documents and criticizes the business practices of one of the world's largest retailers.
- 12. MoveOn and BNF, working with the assistance of several volunteers, developed and produced a video lampooning the popular Comedy Central television series, "The Colbert Report." An exercise in humor, the video sends up both "The Colbert Report," and MoveOn's own reputation for earnest political activism. The video is entitled "Stop the Falsiness," a play on the term "truthiness," frequently used by Stephen Colbert, the host of "The Colbert Report."
- 13. Defendant Viacom International, Inc. ("Viacom") is the corporate parent of Comedy Partners, which produces the Colbert Report and owns the Comedy Central cable network. Plaintiffs are informed and believe, and thereon allege, that Viacom owns or controls the copyrights in "The Colbert Report."
- 14. On August 4, 2006, BNF uploaded "Stop the Falsiness" to a popular website on the Internet known as "YouTube" (www.youtube.com). YouTube is a video-sharing site where millions of Internet users post videos and make them available to others for viewing. These videos range from traditional home videos of personal events, to news reports, to advertisements and television programs.
- 15. On August 9, 2006, Richard Dahm, producer of the Colbert Report, was provided with a link to "Stop the Falsiness" and was informed that MoveOn would be publicizing the video to hundreds of thousands of MoveOn members.
- 16. Plaintiffs are informed and believe, and thereon allege, that on or about March 13, 2007, Viacom or its representative delivered a takedown notice to YouTube pursuant to the Digital Millennium Copyright Act (DMCA), 17 U.S.C. § 512(c), asserting under penalty of perjury that "Stop the Falsiness" infringed copyrights owned or controlled by Viacom.

17. On or about March 13, 2007, acting pursuant to the takedown notice delivered by Viacom, YouTube blocked all public access to the "Stop the Falsiness" video, substituting on the relevant webpage (http://www.youtube.com/watch?v=sNHqX27hlz8) a notice stating that "This video is no longer available due to a copyright claim by Viacom International Inc."

# **COUNT I: 17 U.S.C. 512(F) MISREPRESENTATION**

- 18. Plaintiffs repeat and incorporate herein by reference the allegations in the preceding paragraphs of this Complaint.
- 19. Upon information and belief, the use in "Stop the Falsiness" of copyrighted material related to "The Colbert Report" is a self-evident fair use and therefore non-infringing under 17 U.S.C. § 107.
- 20. Upon information and belief, Viacom knew or should have known that "Stop the Falsiness" did not infringe any of its copyrights on the date its representative sent its DMCA complaint to YouTube.
- 21. Accordingly, Viacom violated 17 U.S.C. § 512(f) by knowingly materially misrepresenting that "Stop the Falsiness" infringed its copyrights.
- 22. As a direct and proximate result of Viacom's actions, Plaintiffs have been injured substantially and irreparably. Such injuries include but are not limited to harm to their free speech rights under the First Amendment, and the expenses associated with responding to Viacom's complaint and vindicating their free speech rights.

# **COUNT II: DECLARATORY RELIEF OF NON-INFRINGEMENT**

- 23. Plaintiffs repeat and incorporate herein by reference the allegations in the preceding paragraphs of this complaint.
- 24. There is a real and actual controversy between Plaintiffs and Defendant regarding whether "Stop the Falsiness" constitutes infringement of a copyright Defendant lawfully owns.
- 25. Plaintiffs contend that, consistent with the Copyright Act of the United States of America, including those laws prohibiting direct, contributory or vicarious infringement, laws protecting fair use and the First Amendment to the United States Constitution, and judicial decisions construing such laws, doctrines, and provisions, the creation and posting of "Stop the

COMPLAINT

1	Plaintiffs hereby request a jury trial for all issues triable by jury including, but not limited		
2	to, those issues and claims set forth in any amended complaint or consolidated action.		
3			
4	DATED: March 21, 2007		
5	By Fred von Lohmann, Esq. (SBN 192657)		
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12	DATED 14 1 21 2007		
13	DATED: March 21, 2007  By  Lawrence Lessig		
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