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07-CV-00387-CMP

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WESTERN DISTRICT OF WASHINGTON DEPUTY

UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WASHINGTON

BENNETT HASELTON, an
individual; PEACEFIRE, INC., a
Washington corporation,

Plaintiffs,

v.

VALUECLICK, INC, a California
corporation; and JOHN DOES, I-X,

Defendants.

NO. CV7 0387 B

COMPLAINT FOR DAMAGES
UNDER THE CAN-SPAM ACT OF
2003 (15 U.S.C. §7701 ET SEQ.); THE
WASHINGTON CONSUMER
PROTECTION ACT (RCW 19.86 ET
SEQ.); THE WASHINGTON
COMMERCIAL ELECTRONIC
MAIL ACT (RCW 19.190 ET SEQ.);

[JURY DEMAND]

COME NOW, plaintiffs Bennett Haselton, and Peacefire, Inc. and bring this COMPLAINT
against defendants named herein. Plaintiffs allege the following on information and belief:

I. PARTIES

I.1 Plaintiff Bennett Haselton ("Haselton") is an individual who is and was a resident
of King County, an individual internet user with personal email accounts registered in
Washington, and also doing business as an interactive computer service and an internet
access service under the name of Peacefire.org, during all times relevant hereto.

COMPLAINT FOR DAMAGES AND PENALTIES. :-

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HASELTON v. VALUECLICK, INC., ET AL

I.JUSTICE LAW, PC
1325 Fourth Ave., Suite 940
Seattle, WA 98101
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SEA 7935 SJW

1 I.2 Plaintiff Peacefire, Inc. ("Peacefire") is a Washington corporation, and is an
2 interactive computer service and an internet access service with its principle place of
3 business King County, Washington, d/b/a Peacefire.org.

4 I.3 Defendants John Does: This Complaint will be amended to more accurately
5 identify defendants once such information is ascertained.

6 I.4 The actions alleged herein to have been undertaken by the defendants were
7 undertaken by each defendant individually, were actions of which each defendant had
8 had knowledge and that each defendant authorized, controlled, directed, or had the ability
9 to authorize, control or direct, and/or were actions each defendant assisted and/or
10 participated in, and are actions for which each defendant is liable. Each defendant aided,
11 abetted, assisted, and conspired with the actions of each other defendant herein in that
12 each defendant had knowledge of those actions, provided assistance and benefited from
13 those actions, in whole or in part. Each of the defendants was the agent of each of the
14 other defendants, and in committing those acts herein alleged, was acting within the
15 course and scope of such agency and with the permission and consent of other
16 defendants.

17 **II. JURISDICTION**

18 Plaintiff realleges all preceding paragraphs herein and incorporates them herein as if set
19 forth in full.

20 2.1 Plaintiff and Defendants are residents of different states, and the unlawful actions of the
21 defendants were committed in the States of Washington and California, including, but not
22 limited to the judicial district of this Court. Venue is proper pursuant to 28 U.S.C.
23 §1391.

24 2.2 The Defendants regularly transact business within the state of Washington by virtue of
25 the fact that they regularly send commercial bulk emails into the State, which emails are
received on computers and other electronic devices owned and maintained by residents of
the State in the State.

2.3 As a result of the Defendants' acts and transactions within the State of Washington, this Court has personal jurisdiction over the Defendants under RCW 4.28.185(1)(a).

2.4 The causes of action complained of herein include allegations that commercial electronic messages sent by or on behalf of the Defendants to the Plaintiffs violate 15 U.S.C. §7701 et seq., RCW 19.190 et seq., the Washington Commercial Electronic Mail Act (CEMA) and RCW 19.86 et seq. the Washington State Consumer Protection Act (CPA), and includes a prayer for relief in excess of \$75,000, exclusive of interest and costs.

2.5 Jurisdiction is proper pursuant to 28 U.S.C. §1331 (federal question) and 28 U.S.C. §1332 (diversity).

III. General Allegations

Plaintiff rec alleges all preceding paragraphs herein and incorporates them herein as if set forth in full.

3.1 Plaintiff Haselton is the owner and registrant of the internet domain "peacefire.org" (hereinafter referred to as a "Domain")

3.2 Peacefire.org is an "interactive computer service" as that term is defined in RCW 19.190.010 (7), and an "internet access service" as that term is defined in 15 U.S.C. §7701 et seq.

3.3 Through Peacefire.org Haselton provides or enables computer access by multiple users to a computer server that hosts the "peacefire.org" domain name and further provides electronic mail accounts to individuals utilizing the "peacefire.org" domain name for electronic messaging.

3.4 Plaintiff Haselton is a user of the interactive computer service provided by peacefire.org, and maintains an electronic mail message account with that domain name under the address 'bennett@peacefire.org', as well as the email address 'bhas@speakeasy.net' (collectively the "Recipient Addresses").

3.5 At all times material hereto, for the Domains and each of them, the information that all e-mail addresses at each Domain, the Recipient Addresses, belong to a Washington resident was and is available upon request from the registrant of each

1 Domain, each registrant being a Washington resident and each address and Domain
2 being registered with a Washington residency.

3 3.6 The Defendants have initiated the transmission of numerous commercial email
4 messages directed to and through Plaintiff Haselton's interactive computer service,
5 and/or addressed to Plaintiff Haselton's email addresses.

6 3.7 At all times material hereto, for the Domains and each of them, the information
7 that all e-mail addresses at each Domain (the "Recipient Addresses") belong to
8 Washington residents, including Plaintiff Abbey's, was and is available upon request
9 from the registrant of each Domain, each registrant being a Washington resident and
10 each Domain being registered with a Washington address.

11 3.8 During the period 2005 to the present, Plaintiffs received at the Domains
12 electronic-mail messages (collectively the "E-mails" or individually and generically as
13 an "E-mail").

14 3.9 The E-mails, and each of them, were received by Plaintiffs at the Domains, and/or
15 on individual Plaintiff's email accounts, and on their computers, including, but not
16 limited to the email account and computer of Haselton.

17 3.10 Each of the E-mails misrepresents or obscures information in identifying
18 the point of origin or the transmission path thereof, and contains header information
19 that is materially false or materially misleading. The misrepresentations include,
20 without limitation: the use of multiple rotating domains, domains which are registered
21 using hidden, false or misleading information.

22 3.11 Plaintiffs provided Defendants with notice to cease and desist sending
23 spam E-mails to them, which notice was ignored, and Defendants continued to
24 send unlawful E-mails to Plaintiffs subsequent to 10 days following the notice to
25 cease and desist in direct violation of 15 U.S.C. §7701 et seq.

3.12 Defendant initiated the transmission of the E-mails, and each of them. In
the alternative, Defendant conspired or otherwise acted in collusion with another
or others or assisted another or others to transmit the E-mails, and each of them.

3.13 At all times material hereto, Defendants knew or had reason to know that the Recipient Addresses, and each of them, were and are held by a Washington resident.

IV. Causes of Action

FIRST CAUSE OF ACTION – CAN-SPAM ACT

(15 U.S.C. §7701 et seq.)

4.1 On the basis of the facts set forth hereinabove, Defendants initiated the transmission of the E-mails, and each of them, to a protected computer in violation of 15 U.S.C. §7704(a), causing damage to Plaintiff Peacefire as the provider of the Internet access service receiving each such E-mail in the amount of \$100 for each such E-mail, as provided in 15 U.S.C. §7706 (g) (3).

4.1.1 Defendants did willfully and knowingly so act in violation of the provisions of 15 U.S.C. §7701 et seq.

SECOND CAUSE OF ACTION – CEMA

(RCW 19.190.010 - .070)

4.2 On the basis of the facts set forth hereinabove, Defendants initiated, conspired with another to initiate, or assisted the transmission of the E-mails, and each of them, in violation of RCW 19.190.020, causing damage to Plaintiffs Peaccfire and Hasclton as the interactive computer services receiving each such E-mail in the amount of \$1,000 for each such E-mail, and to Plaintiff Haselton individually in the amount of \$500 for each such E-mail directed to and received at Haselton's E-mail address, as provided in RCW 19.190.040(1) and (2).

THIRD CAUSE OF ACTION – CONSUMER PROTECTION ACT

(RCW 19.86)

4.3 On the basis of the facts set forth hereinabove, Defendants initiated the E-mails, and each of them, in violation of RCW 19.190.030 and Chapter 19.86 RCW,

causing damage to Plaintiffs as the recipients of each such E-mail in an amount to be proven at trial, including, but not limited to, treble damages. Defendants' acts as described hereinabove constituted unfair and deceptive acts or practices in the conduct of trade or commerce, which acts or practices caused injury to Plaintiffs, and as such constitute independent violations of RCW 19.86 et seq.

5. Demand For Jury. Plaintiff demands that this cause be tried to a jury.

PRAYER FOR RELIEF

Plaintiff, Haselton prays for relief as follows:

Entry of a Judgment in favor of Plaintiffs Peacefire, and Haselton against the Defendants in the amount of \$1,100 per unlawful E-mail, plus such other and further damages as may be proved at trial, plus treble damages to the extent permitted by Chapter 19.86 RCW and to the extent permitted by 15 U.S.C. §7706 (g) (3) (C), plus prejudgment and post-judgment interest at the highest rate permitted by law, plus cost of suit and reasonable attorney fees pursuant to Chapter 19.86 RCW and 15 U.S.C. §7706 (g) (4);

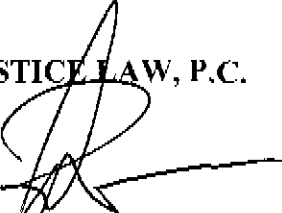
3. Entry of a Judgment in favor of Plaintiff Haselton individually against the Defendants in the amount of \$500 per unlawful E-mail, plus such other and further damages as may be proved at trial, plus treble damages to the extent permitted by Chapter 19.86 RCW plus prejudgment and post-judgment interest at the highest rate permitted by law, plus cost of suit and reasonable attorney fees pursuant to Chapters 19.190 et seq., and 19.86 RCW.;

4. Entry of a permanent injunction against the Defendants prohibiting the Defendants from sending or causing to be sent electronic mail messages of any kind or nature to e-mail addresses at Plaintiffs' Domains and/or email addresses.

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3 Such other and further relief as the Court deems just and equitable in the premises.
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5 DATED this 14th day of March, 2007.

6 **I.JUSTICE LAW, P.C.**

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