Case5:13-cv-05411-HRL Document1 Filed11/21/13 Page1 of 10

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5	Attorney for Plaintiffs Automattic Inc. and					
6	Retraction Watch, LLC					
7	IN THE UNITED STATES DISTRICT COURT					
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA					
9						
10	AUTOMATTIC INC. and	Case No				
11	RETRACTION WATCH, LLC,					
12	Plaintiffs,	COMPLAINT FOR VIOLATION OF 17 U.S.C. § 512(F)				
13	V.					
14	NARENDRA CHATWAL,					
15	Defendant.					
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Plaintiffs AUTOMATTIC INC. a Delaware corporation and RETRACTION WATCH, LLC, a New York limited liability company, by and through their attorneys of record hereby state as follows:

I. INTRODUCTION

1. This is a case about the misuse of the copyright law in an attempt to suppress truthful reporting on public health issues. Plaintiff Retraction Watch, LLC ("Retraction Watch") authored a number of blog posts, which were made available through the WordPress.com blog hosting service offered by Plaintiff Automattic Inc. ("WordPress.com"). Defendant falsely claimed to be the copyright owner in a number of those blog posts in order to cause WordPress.com to disable access to those posts. Defendant made knowing material misrepresentations in the notice of claimed infringement he submitted to WordPress.com, and Defendant must be held responsible for the harm that his misrepresentations caused.

II. NATURE OF THE ACTION

2. This is an action for violation of 17 U.S.C. § 512(f), which provides for a cause of action against one who knowingly materially misrepresents that material or activity is infringing.

III. PARTIES

- 3. Automattic Inc. is a corporation organized under the laws of the State of Delaware with its principal place of business at Automattic Inc., 132 Hawthorne St., San Francisco, California 94107.

 Automattic does business in the Northern District of California.
- 4. Retraction Watch, LLC is a limited liability company organized under the laws of the State of New York with its principal place of business at 560 W. 43rd St. #20E, New York, NY 10036.
- 5. On information and belief, Defendant Narendra Chatwal is an individual residing in the city of Noida, state of Uttar Pradesh, India. In his communications with Plaintiff Automattic, Defendant Chatwal gave the address of Plot No 15 & 16, Express Trade Tower, Archana Complex, Noida, Uttar Pradesh, India 201302.

IV. JURISDICTION AND VENUE

6. Plaintiffs' claims arise under the Copyright Act (17 U.S.C. §§ 101 et seq.), and this Court has jurisdiction over those claims pursuant to 28 U.S.C. §§ 1331 and 1338.

7. Defendant has sufficient contacts with this district generally and, in particular, with the events herein alleged, that he is subject to the exercise of jurisdiction of this Court. For example, as discussed elsewhere herein, Defendant purposefully sent the communication that is the subject of this Action to Plaintiff Automattic Inc., which resides in this District.

8. Venue is proper in this district under 28 U.S.C. § 1391.

V. INTRADISTRICT ASSIGNMENT

9. This is an Intellectual Property Action to be assigned on a district-wide basis pursuant to Civil Local Rule 3-2(c).

VI. FACTUAL BACKGROUND

A. The Retraction Watch Blog

- 10. Plaintiff Retraction Watch is a blog hosted on the WordPress.com publishing platform.
- 11. Retraction Watch features news regarding retractions and other corrections to papers published in scientific and medical journals.
- 12. Wired Magazine named Retraction Watch among its 101 "best reporters, writers, and thinkers on the Internet–the people who understand what's happening."
- 13. Columbia Journalism Review's Craig Silverman called Retraction Watch "required reading for anyone interested in scientific journalism or the issue of accuracy."
- 14. Retraction Watch is run by Ivan Oransky and Adam Marcus, both experienced and respected science journalists.
- 15. Separately from his position as co-founder of Retraction Watch, Ivan Oransky is Vice President and Global Editorial Director of MedPage Today, and has taught medical reporting at New York University since 2002. Previously, he was executive editor of Reuters Health and managing editor, online, at Scientific American. From 2002 to 2008, he was at The Scientist, first as web editorial director and then as deputy editor. Under his leadership, the editorial team of The Scientist won numerous awards, including the 2008 American Society of Business Publication Editors' Magazine of the Year and Gold Eddie Awards for science magazines from FOLIO in consecutive years. He has also served as founding editor in chief of Praxis Post, an online magazine of medicine and culture which was a finalist for the 2001 Online News Association Award for General Excellence in its first year of publication.

Oransky is the author or co-author of four books, including *The Common Symptom Answer Guide* (McGraw-Hill, 2004), and has written for numerous publications including the Boston Globe, The Lancet, The New Republic, and the Wall Street Journal Online. He received his BA at Harvard and his MD from NYU, and completed an internship at Yale. During medical school, he was co-editor-in-chief of the student section of the Journal of the American Medical Association. He has served on the board of directors of the Association of Health Care Journalists since 2002, as AHCJ treasurer from 2009 until 2013, and as vice president since 2013.

- 16. Adam Marcus is the managing editor of Anesthesiology News, a monthly magazine for anesthesiologists. His freelance articles have appeared in Science, The Economist, The Christian Science Monitor, The Scientist, Sciam.com, and many other publications and web sites.
- 17. Retraction Watch performs an important role in scientific and medical journalism: highlighting and tracking situations where published results may not be everything they seem.
- 18. Some retractions are caused by honest mistakes; others by intentional fraud; and many by something in between. Retraction Watch covers these stories to inform scientists, doctors, and members of the public about developments that occur long after a journal article makes its initial splash.

B. Automattic Inc. and Its WordPress.com Service

- 19. Automattic Inc. is a distributed company with a work space in San Francisco, California. Automattic operates WordPress.com, a web publishing platform for blogs and websites that is powered by the open source WordPress software.
 - 20. WordPress.com is the host of the Retraction Watch blog.
- 21. WordPress.com is dedicated to protecting its users' ability to express themselves freely through their WordPress.com blogs and websites, within the constraints of the law.
- 22. There are more than 33 million WordPress.com blogs, and the WordPress.com network of sites receives about 14 billion page views each month.
- 23. WordPress.com is used by news organizations like Time, Inc., CNN, The New York Post and Atlantic Media; leading companies like UPS, the National Football League, and Samsung; and well-known blogs like GigaOm, TechCrunch, All Things D, and PandoDaily.

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C. Defendant's Misrepresentations

- 24. On October 5, 2012, Oransky published a post on Retraction Watch (the "October 5 Post"). The URL for the post is available at http://retractionwatch.wordpress.com/2012/10/05/another-retraction-for-anil-potti-with-an-inscrutable-notice/.
 - 25. Oransky authored the October 5 Post for Retraction Watch.
 - 26. That post began as follows:

Retraction Watch

Tracking retractions as a window in process

Another retraction for Anil Potti, with an inscrutable notice

with 4 comments

We've seen a lot of retraction notices for work by Anil Potti — $\underline{10}$, to be precise, along with 7 corrections and one partial retraction notice. As notices go, they tend to be pretty complete. So when we saw one in CHEST for $\underline{\text{this 2008 abstract}}$, we were expecting something similar.

Instead, we were confused.

Here's the notice:

We would like to withdraw our abstract "Upregulated Oncogenic Pathways in



Pages
About Adam J
About Ivan Or
The Retractio
including com
The Retractio
The Retractio
Transparency
Upcoming Ret
Watch appear

- 27. The October 5 Post was one of a number of posts on Retraction Watch about a particular researcher (the "Subject") whose papers had been the subject of a number of retractions and other notices.
- 28. The Retraction Watch posts about the Subject, including the October 5 Post, were in compliance with United States law in all respects.
- 29. On information and belief, Defendant disagreed with the viewpoint expressed in the Retraction Watch posts about the Subject.
- 30. On information and belief, Defendant desired that the Retraction Watch posts about the Subject be less accessible and receive less attention.
- 31. On information and belief, in or around February 2013, Defendant devised a scheme for suppressing the posts with which he disagreed.

32.

the Subject, including the October 5 post, and published them on his own web site, at the domain name NewsBulet.in.

33. As an example, Defendant's copy of the October 5 Post appeared as follows:

In or around February, 2013, Defendant copied ten of the Retraction Watch posts about



- 34. At no time did Defendant or any entity associated with Defendant own any copyright in the Retraction Watch posts about the Subject.
- 35. On information and belief, Defendant chose the domain name "NewsBulet.in," with one letter "L," to cause confusion and make it appear that he was affiliated with ABP News, a legitimate news site in India, whose domain name is "NewsBullet.in," with two letter "L"s.
 - 36. On information and belief, Defendant is not and has never been affiliated with ABP News.
- 37. The NewsBulet.in website included a copyright notice stating "Copyright © 2008-2013 NEWS BULLET Inc. All Rights Reserved."
- 38. In fact, on information and belief, the NewsBulet.in website was created on or about October 3, 2012.

1	39. On information and belief, Defendant included a copyright notice with an incorrect, and			
2	earlier, year in order to mislead visitors into believing that the website had been in existence since 2008.			
3	40. On February 4, 2013, Defendant sent a notice of claimed copyright infringement pursuant			
4	to 17 U.S.C. § 512(c) through the form provided on WordPress.com for such notices (the "Takedown			
5	Notice"). The Takedown Notice read as follows:			
6	Email Address: narendrachatwal@newsbulet.in Location of copyrighted work (where your original material is located):			
7	http://newsbulet.in/anil%20potti.html http://newsbulet.in/north%20dakota.html			
8	http://newsbulet.in/anil%20potti.html http://newsbulet.in/Molecular%20Cancer.html			
9	http://newsbulet.in/missouri%20medical.html http://newsbulet.in/Coastal%20Cancer.html			
10	http://newsbulet.in/retraction.html			
11	http://newsbulet.in/clinical%20oncology.html http://newsbulet.in/JCO.html			
12	http://newsbulet.in/lawsuit.html First Name: Narendra Lagt Name: Chatwal			
13	Last Name: Chatwal Company Name: News Bullet			
14	Address Line 1: Plot No 15 & 16, Express Trade Tower Address Line 2: Archana Complex			
15	City: Noida State/Region/Province: Utter Pradesh Zip/Postal Code: 201302			
16	Country: India Telephone Number: 8953171759			
17	Copyright holder you represent (if other than yourself): Please describe the copyrighted work so that it may be easily identified:			
18	Hello Wordpress Team,			
19	Myself Narendra Chatwal Senior editor in NewsBulet.In, a famous news firm in India. All the news we publish are individually researched by our reporters from all over India and then we			
20	publish them on our site and our news channel. Recently we found that some one had copied our material from the category Medical Reviews and published them on their site. So we request you			
21	to help us in protecting our content and copy right.			
22	Thanks & Regards,			
23	Narendra Chatwal NewsBulet.In			
24	Location (URL) of the unauthorized material on a WordPress.com site (NOT simply the			
25	primary URL of the site - example.wordpress.com; you must provide the full and exact permalink of the post, page, or image where the content appears, one per line):			
26	1. http://retractionwatch.wordpress.com/2012/10/05/another-retraction-for-anil-potti-with-an-inscrutable-notice/			
27	2. http://retractionwatch.wordpress.com/2012/08/20/anil-potti-resurfaces-with-job-at-north-			
28	dakota-cancer-center/			

DMCA, Automattic acted expeditiously to disable access to the Retraction Watch posts identified in the

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notice. But for those misrepresentations, Automattic would not have disabled access to the Retraction Watch posts identified in the notice.

- 46. On or about February 6, 2013, Retraction Watch sent Automattic a counter-notification pursuant to 17 U.S.C. § 512(g)(3), and Automattic later restored access to the posts in question.
- 47. Automattic expended staff time and resources in reviewing the Takedown Notice, disabling access to the posts identified in the Takedown Notice, notifying Retraction Watch of the Takedown Notice, reviewing the counter-notification, notifying Defendant of the counter-notification, and restoring access to the posts identified in the Takedown Notice.
- 48. Automattic also expended staff time and resources in addressing issues that resulted from the Takedown Notice, such as handling requests for comment from the press and pursuing the present Action.
- 49. For its part, Retraction Watch expended staff time and resources in corresponding with Automattic about the Takedown Notice and addressing issues that resulted from the Takedown Notice.
- 50. Retraction Watch also suffered harm in that its reporting on a matter of legitimate and substantial public concern was silenced, albeit temporarily, as a result of the misrepresentations in the Takedown Notice.

FIRST CAUSE OF ACTION

(Misrepresentation under 17 U.S.C. § 512(f))

- 51. Plaintiffs incorporate herein by reference the allegations of the preceding paragraphs of this Complaint.
- 52. The Takedown Notice represented that the Retraction Watch Posts infringed copyrights owned by Defendant or other entities on whose behalf Defendant was authorized to act.
- 53. The Retraction Watch Posts do not infringe any copyright owned by Defendant or by any entity on whose behalf Defendant was authorized to act.
- 54. The Takedown Notice contained misrepresentations that material or activity was infringing.
- 55. On information and belief, Defendant knew at the time he sent the Takedown Notice that the representations in the Takedown Notice that material or activity was infringing were false.

1	56.	The misrepresentations contain	ned in the Takedown Notice were material to Automattic's
2	decision to remove, or disable access to, the Retraction Watch Posts.		
3	57.	Plaintiffs suffered damages as	the result of Automattic relying upon such
4	misrepresentation in removing or disabling access to the material or activity claimed to be infringing.		
5		PRAY	YER FOR RELIEF
6	WHEREFORE, Plaintiffs pray for judgment as follows:		
7	a.	For damages according to proo	ıf;
8	b.	For costs and attorneys' fees pu	ursuant to 17 U.S.C. § 512(f), or otherwise as allowed by
9	law; and		
10	c.	For such other and further relie	of as the Court shall find just and proper.
11		Л	JRY DEMAND
12	Plaintiffs hereby request a jury trial for all issues so triable.		
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14	Dated: Nove	ember 21, 2013	DURIE TANGRI LLP
15			By:
16			JOSEPH C. CRATZ
17			Attorney for Plaintiffs Automattic Inc. and
18			Retraction Watch, LLC
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