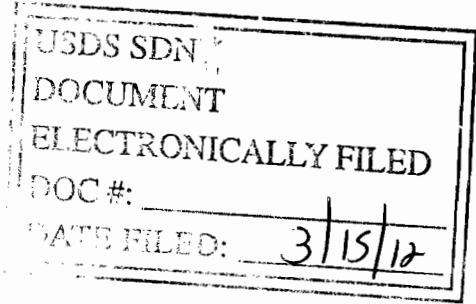


McMahon, J



UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

LUKASZ GOTTWALD p/k/a DR. LUKE,
individually and doing business as Kasz Money
Publishing; BENJAMIN LEVIN, p/k/a Benny
Blanco, individually and doing business as
Matza Ball Music; KESHA SEBERT, p/k/a
Ke\$ha, individually and doing business as
Dynamite Cop Music; and PRESCRIPTION
SONGS LLC d/b/a Where Da Kasz At?

Plaintiffs,

v.

CHRISTINA S. JONES p/k/a CHRISSY; DOW
S. BRAIN; BRADLEY K. YOUNG; SAM
CONJERTI JR; and DOES 1-10,

Defendants.

CHRISTINA S. JONES p/k/a CHRISSY; DOW
S. BRAIN; BRADLEY K. YOUNG; SAM
CONJERTI JR. and EVAN SHAPIRO

Third party plaintiffs,

v.

SONY MUSIC ENTERTAINMENT d/b/a
RCA/Jive Label Group; and SONGS OF
KOBALT MUSIC PUBLISHING,

Third party defendants.

EVAN SHAPIRO,

Third party plaintiff,

CASE NO. 11-cv-01432 (CM) (FM)

**STIPULATION AND PROPOSED FINAL
ORDER AND JUDGMENT**

v.

LUKASZ GOTTWALD p/k/a DR. LUKE, individually and doing business as Kasz Money Publishing; BENJAMIN LEVIN, p/k/a Benny Blanco, individually and doing business as Matza Ball Music; KESHA SEBERT, p/k/a Ke\$ha, individually and doing business as Dynamite Cop Music; and PRESCRIPTION SONGS LLC d/b/a Where Da Kasz At?

Third party defendants.

Plaintiffs Lukasz Gottwald p/k/a Dr. Luke, individually and d/b/a Kasz Money Publishing; Benjamin Levin p/k/a Benny Blanco, individually and d/b/a Matza Ball Music; Kesha Rose Sebert p/k/a Ke\$ha, individually and d/b/a Dynamite Cop Music; and Prescription Songs LLC d/b/a Where Da Kasz At? (the "Plaintiffs") and Additional Counterclaim Defendants Kobalt Music Publishing America, Inc. and Sony Music Entertainment (together, the "Plaintiffs-Counterclaim Defendants") seek, with the consent of Christina S. Jones p/k/a Chrissy; Dow S. Brain; Bradley K. Young; and Sam Conjerti Jr. (collectively, the "Defendants") and Counterclaim Plaintiff Evan Shapiro (together, the "My Slushy Parties"), the entry of this Final Order and Judgment as set forth below, with each party to bear his or its own costs and attorneys' fees;

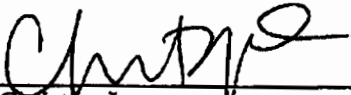
1. Pursuant to the Decision and Orders dated September 12, 2011, and November 3, 2011, final judgment shall hereby be entered (a) in Plaintiffs-Counterclaim Defendants' favor, dismissing with prejudice the Counterclaim for copyright infringement filed by the "My Slushy Parties", and (b) in favor of Plaintiffs on Count I of their Complaint for a declaration that Plaintiffs' composition "*Tik Tok*" does not infringe Defendants' composition "*My Slushy*."

2. In consideration of, inter alia, the My Slushy Parties' representation and warranty that they will not post, cause to be posted or assist others to post any of the materials described in Counts II, III and IV of Plaintiffs' Complaint or any other similar such postings, Plaintiffs hereby dismiss with prejudice Counts II, III and IV of the Complaint in their entirety with each party to bear his or its own attorneys' fees and costs incurred in connection with this action.

3. This Order shall constitute the final judgment in this action, and shall not be subject to appeal by any party.

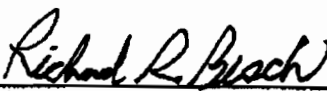
DATED: New York, New York
March 14, 2012

MITCHELL SILBERBERG & KNUPP LLP

By: 
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
*Attorneys for Plaintiffs-Counterclaim
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*Attorneys for Defendants-Counterclaim
Plaintiffs*

SO ORDERED:


U.S.D.J.

3-15-2012