

United States District Court
Northern District of California

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**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION**

TWITCH INTERACTIVE, INC.,
Plaintiff,
v.
JUSTIN JOHNSTON, et al.,
Defendants.

Case No. 16-cv-03404-BLF

**ORDER ENTERING PERMANENT
INJUNCTION AGAINST DEFENDANTS
MICHAEL ANJOMI AND KATHERINE
ANJOMI**

This Order shall be served with the Court’s Order Granting in Part and Denying in Part Plaintiff Twitch Interactive, Inc.’s (“Twitch”) Motion for Default Judgment and Default Judgment Against Defendants Michael Anjomi and Katherine Anjomi (collectively, “the Anjomis”).

For the reasons stated in the accompanying Order Granting in Part and Denying in Part Plaintiff’s Motion for Default Judgment, the Court enters the following permanent injunction:

1. The Anjomis shall not directly or indirectly provide any product or service related to software programs that interact with any services offered by Twitch including but not limited to the website available at www.twitch.tv, and its network of websites, software applications, and related products or services (collectively, “Twitch Services”).

2. The Anjomis shall transfer the domain names www.shoptwitch.com, www.twitchshop.com, and www.twitchstreams.org to Twitch. The Anjomis shall not attempt to reregister these domain names or register any other domain names that include the word “twitch” or any confusingly similar word(s).

1 3. The Anjomis shall permanently disable the bot services offered at the websites
2 associated with www.streamboosters.com, www.shoptwitch.com, www.twitchshop.com,
3 www.twitchstreams.org, and www.upitpromo.com.

4 4. The Anjomis shall not use or access the Twitch Services.

5 5. The Anjomis shall not use any simulation, reproduction, counterfeit, copy, or
6 colorable imitation of Twitch’s registered or unregistered trademarks including the TWITCH
7 trademark (U.S. Registration No. 4,275,948 and U.S. App. Serial No. 86,485,231), the
8 TWITCHTV trademark (U.S. Registration Nos. 4,087,877 and 4,230,874), and the Glitch Logo
9 (U.S. App. Serial No. 86,485,295).

10 6. The Anjomis shall not use any false description which can or is likely to lead the
11 trade or public or individuals erroneously to believe that any software, service, program, item, or
12 thing has been promoted, displayed, licensed, sponsored, approved, or authorized by or for
13 Twitch.

14 7. The Anjomis shall not create, write, develop or assist in the creation, writing or
15 development of any robot, crawler, spider, software, program, device or the like that interacts in
16 any way with the Twitch Services.

17 8. The Anjomis shall not use, offer, advertise, sell, or provide, or assist in the use,
18 offer, advertising, sale or provision of any robot, crawler, spider, software, program, device or the
19 like that interacts with the Twitch Services.

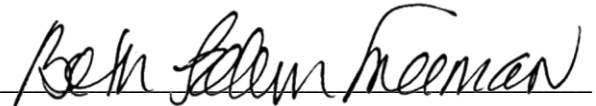
20 9. This Order shall be binding upon and inure to the benefit of the parties and all
21 successors, assigns, parent entities, subsidiaries, officers, directors, members, shareholders,
22 distributors, agents, affiliates, and all other persons who are in active concert or participation with
23 anyone described herein.

24 10. Notice of this Order may be served upon the Anjomis by sending copies of this
25 Order to the offices of Fred A. Fenster, counsel for the Anjomis, by mail, with email copies to
26 twitchshop.com@gmail.com, upitpromo@gmail.com, vegaskathy@yahoo.com, and
27 manjomi@gmail.com.
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1 11. The Court shall retain jurisdiction for the purposes of construing, modifying, and
2 enforcing this Permanent Injunction.

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4 **IT IS SO ORDERED.**

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6 Dated: January 22, 2018

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8 BETH LABSON FREEMAN
9 United States District Judge
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