

UNITED STATES EASTERN DISTRICT  
OF VIRGINIA Richmond Division

11/7/16

CASE 3:16cv758

Plaintiff George YARRO

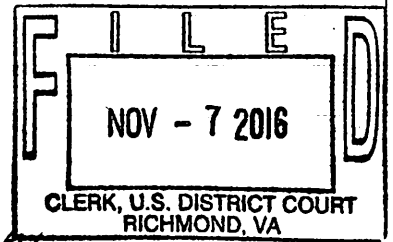
VS

Defendants Shon Brennan

ET  
William Martland

More Discovery and Concerns

Dear Judge Gibney



I've stated in my original document the reason why I was filing this case. Again, for stolen intellectual property and cyberstalking and harassment. Getting to copyright material in which I own, the basic copyright law states as follows. Any intellectual property used without permission of the owner and creator is a violation of the copyright protection. Copyright infringement is the use of works protected by copyright law without permission, infringing on certain exclusive rights granted to the copyright holder. Mind you now it protects the copyright holder and it protects the interest of the owner and creator or any derivative works. My body of work is registered with law library of Congress and stipulates ownership and exclusive rights to my material.

This individual also stated that he took my videos to film festivals and made a profit on them. That is a definite violation by the defendant.

UNITED STATES Eastern District  
Of Virginia Richmond Division 11/7/16

CASE 3:16 cv 756

Continue from Page 2

by stealing my material. The defendant claims fair use but fair use only applies in News worthy events and local news reporting, NOT harassment and constant beratement. Also, not mixing up threats and slander & libel in the videos used to harass me. Using my material to spread falsehoods ~~and~~ with vulgarity. Copyright protection protects one's works and property. Adding to that his copies are usually stolen copies with no editing. Just stolen from my channel. That doesn't fall in fair use. It is of my material that is protected with my registration at the law library of congress ~~and~~ filed on ~~July~~ July 17, 2012 for all of my works. In Conclusion I want a cease and desist in these users altering ~~the~~ videos of ~~my~~ my property.

Now the harassment is based upon my videos when he steals my work and makes up lies about me and defaming me and my work. Matter reference of me being a child ~~molester~~ molester and that I smell. Makes a lot of hideous and malicious comments and has created others to harass me. He has created a few defamatory channels on Facebook and Youtube about my show and myself.

United States Eastern District  
of Virginia Richmond Division 11/7/16

PAGE 3 CASE 3:16 cv 756

He has made fun of my mother's death and even created a false obituary for me. He has called my business number to harass me and my private numbers. I did a bankruptcy and they used ~~that~~ that to harass me and call me at all hours of the day. He keeps making up stories about me and I have retaliated on a few occasions, but nothing comparing to his harassment. I want this individual to cease with video making of my works and of my being and self. My public access show has been the root of these attacks and has been with this guy since 2010. I want it to stop. Along with the other defendant harassing me and calling my numbers as well. Any documents needed once the case starts can be given at time of hearing.

My resolve and prayer out of this is a complete cease and desist of my material being uploaded on the internet by these individuals and all of the material prior to be removed. I want monetary compensation of one of 10,000 for emotional distress and anxiety. I want resolve ~~and~~ stolen material and harassment altogether.

United States Eastern Division  
Of Virginia Richmond Division 11/17/16

## CASE 3:16 CV 756

In relation with the defendants to have, me declared vexatious litigant, I would request for that to be struck down, there's no merit for that request because the case has never been tried but based upon information provided I request for the defendant to pay me for emotional distress for slandering and defaming me repeatedly. So ~~again~~ again I request for the courts to understand that this is a legitimate case.

All material in relation to this user and other individual can be given upon case discovery once the case proceeds.

Again this has been a very trying time and period and I would respectfully appreciate a full and expeditious hearing. These users continue to harass and steal my property. I would kindly request that this case gets heard for the facts stated. ~~I~~ I respectfully hope for resolve. Thanks for cooperation in this very difficult time

Sincerely

George Yantis  
Goye Yantis

# Certificate of Service

I hereby certified that  
this was mailed to the  
defendants in this case.  
ON 11/7/16

Sten Brennan

William Martland

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

George YARD

Plaintiff(s),

v.

Shon Brennan Et

Defendant(s).

Civil Action Number: \_\_\_\_\_

LOCAL RULE 83.1(M) CERTIFICATION

I declare under penalty of perjury that:

No attorney has prepared, or assisted in the preparation of \_\_\_\_\_  
(Title of Document)

\_\_\_\_\_  
Name of Pro Se Party (Print or Type)

\_\_\_\_\_  
Signature of Pro Se Party

Executed on: \_\_\_\_\_ (Date)

OR

The following attorney(s) prepared or assisted me in preparation of \_\_\_\_\_  
(Title of Document)

\_\_\_\_\_  
(Name of Attorney)

\_\_\_\_\_  
(Address of Attorney)

\_\_\_\_\_  
(Telephone Number of Attorney)

Prepared, or assisted in the preparation of, this document

\_\_\_\_\_  
(Name of Pro Se Party (Print or Type)

\_\_\_\_\_  
Signature of Pro Se Party

Executed on: \_\_\_\_\_ (Date)