

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF PENNSYLVANIA

STRIKE 3 HOLDINGS, LLC,)	
)	
Plaintiff,)	Civil Case No. 2:17-cv- 4797
)	
v.)	
)	
JOHN DOE subscriber assigned IP address 69.249.233.123,)	
)	
Defendant.)	
)	

**COMPLAINT-ACTION FOR DAMAGES
FOR PROPERTY RIGHTS INFRINGEMENT**

Plaintiff, Strike 3 Holdings, LLC, brings this complaint against John Doe subscriber assigned IP address 69.249.233.123, and alleges as follows:

Introduction

1. This is a case about the ongoing and wholesale copyright infringement of Plaintiff’s motion pictures by Defendant, currently known only by an IP address.

2. Plaintiff, Strike 3 Holdings, LLC (“Strike 3” or “Plaintiff”) is the owner of award winning, critically acclaimed adult motion pictures.

3. Strike 3’s motion pictures are distributed through the *Blacked*, *Tushy*, and *Vixen* adult websites and DVDs. With more than 20 million unique visitors to its websites each month, the brands are famous for redefining adult content, creating high-end, artistic and performer-inspiring motion pictures produced with a Hollywood style budget and quality.

4. Defendant is, in a word, stealing these works on a grand scale. Using the BitTorrent protocol, Defendant is committing rampant and wholesale copyright infringement by

downloading Strike 3's motion pictures as well as distributing them to others. Defendant did not infringe just one or two of Strike 3's motion pictures, but has been recorded infringing 69 movies over an extended period of time.

5. Although Defendant attempted to hide this theft by infringing Plaintiff's content anonymously, Defendant's Internet Service Provider ("ISP"), Comcast Cable Communications, LLC ("Comcast Cable"), can identify Defendant through his or her IP address 69.249.233.123.

6. This is a civil action seeking damages under the United States Copyright Act of 1976, as amended, 17 U.S.C. §§ 101 et seq. (the "Copyright Act").

Jurisdiction and Venue

7. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1331 (federal question); and 28 U.S.C. § 1338 (jurisdiction over copyright actions).

8. This Court has personal jurisdiction over Defendant because Defendant used an Internet Protocol address ("IP address") traced to a physical address located within this District to commit copyright infringement. Therefore (i) Defendant committed the tortious conduct alleged in this Complaint in this State; (ii) Defendant resides in this State and/or; (iii) Defendant has engaged in substantial – and not isolated – business activity in this State.

9. Plaintiff used IP address geolocation technology by Maxmind Inc. ("Maxmind"), an industry-leading provider of IP address intelligence and online fraud detection tools, to determine that Defendant's IP address traced to a physical address in this District. Over 5,000 companies, along with United States federal and state law enforcement, use Maxmind's GeoIP data to locate Internet visitors, perform analytics, enforce digital rights, and efficiently route Internet traffic.

10. Pursuant to 28 U.S.C. § 1391(b) and (c), venue is proper in this district because: (i) a substantial part of the events or omissions giving rise to the claims occurred in this District; and, (ii) the Defendant resides (and therefore can be found) in this District and resides in this State. Additionally, venue is proper in this District pursuant 28 U.S.C. § 1400(a) (venue for copyright cases) because Defendant or Defendant's agent resides or may be found in this District.

Parties

11. Strike 3 is a Delaware limited liability company located at 2140 S. Dupont Hwy, Camden, DE.

12. Plaintiff currently can only identify Defendant by his or her IP address. Defendant's IP address is 69.249.233.123. Defendant's name and address can be provided by Defendant's Internet Service Provider.

Factual Background

Plaintiff's Award-Winning Copyrights

13. Strike 3's subscription based websites proudly boast a paid subscriber base that is one of the highest of any adult-content sites in the world. Strike 3 also licenses its motion pictures to popular broadcasters and Strike 3's motion pictures are the number one selling adult DVDs in the United States.

14. Strike 3's motion pictures and websites have won numerous awards, such as "best cinematography," "best new studio," and "adult site of the year." One of Strike 3's owners, two-time director of the year Greg Lansky, has been dubbed the adult film industry's "answer to Steven Spielberg."

15. Strike 3's motion pictures have had positive global impact, leading more adult

studios to invest in better content, higher pay for performers, and to treat each performer with respect and like an artist.

16. Unfortunately, Strike 3, like a large number of other makers of motion picture and television works, has a major problem with Internet piracy. Often appearing among the most infringed popular entertainment content on torrent websites, Strike 3's motion pictures are among the most pirated content in the world.

Defendant Used the BitTorrent File Distribution Network to Infringe Plaintiff's Copyrights

17. BitTorrent is a system designed to quickly distribute large files over the Internet. Instead of downloading a file, such as a movie, from a single source, BitTorrent users are able to connect to the computers of other BitTorrent users in order to simultaneously download and upload pieces of the file from and to other users.

18. To use BitTorrent to download a movie, the user has to obtain a "torrent" file for that movie, from a torrent website. The torrent file contains instructions for identifying the Internet addresses of other BitTorrent users who have the movie, and for downloading the movie from those users. Once a user downloads all of the pieces of that movie from the other BitTorrent users, the movie is automatically reassembled into its original form, ready for playing.

19. BitTorrent's popularity stems from the ability of users to directly interact with each other to distribute a large file without creating a heavy load on any individual source computer and/or network. It enables users, without Plaintiff's authorization, to take Plaintiff's motion pictures, which are often filmed in state of the art 4kHD, and transfer them quickly and efficiently. Moreover, BitTorrent is designed so that the more files a user offers for download to others, the faster the user's own downloads become. In this way, each user benefits from illegally distributing other's content and violating copyright laws.

20. Each piece of a BitTorrent file is assigned a unique cryptographic hash value.

21. The cryptographic hash value of the piece (“piece hash”) acts as that piece’s unique digital fingerprint. Every digital file has one single possible cryptographic hash value correlating to it. The BitTorrent protocol utilizes cryptographic hash values to ensure each piece is properly routed amongst BitTorrent users as they engage in file sharing.

22. The entirety of the digital media file also has a unique cryptographic hash value (“file hash”), which acts as a digital fingerprint identifying the digital media file (e.g. a movie). Once infringers complete the downloading of all pieces which comprise a digital media file, the BitTorrent software uses the file hash to determine that the file is complete and accurate.

23. Defendant used the BitTorrent file network to illegally download and distribute Plaintiff’s copyrighted motion pictures.

24. Plaintiff’s investigator, IPP International U.G. (“IPP”) established direct TCP/IP connections with the Defendant’s IP address as outlined on Exhibit A while Defendant was using the BitTorrent file distribution network.

25. While Defendant was infringing, IPP downloaded from Defendant one or more pieces of the digital media files containing Strike 3’s motion pictures listed on Exhibit A (“Works”).

26. A full copy of each digital media file was downloaded from the BitTorrent file distribution network, and it was confirmed through independent calculation that the file hash correlating to each file matched the file hash downloaded by Defendant.

27. Defendant downloaded, copied, and distributed a complete copy of each of Plaintiff’s Works without authorization.

28. At no point was Plaintiff’s copyrighted content uploaded by IPP to any BitTorrent

user.

29. The digital media files have been verified to contain a digital copy of a motion picture that is identical (or alternatively, strikingly similar or substantially similar) to Plaintiff's corresponding original copyrighted Works.

30. Defendant's infringement is continuous and ongoing. Absent this lawsuit, Plaintiff knows of no way to effectively prevent Defendant from infringing Plaintiff's motion pictures.

31. Plaintiff owns the copyrights to the Works and the Works have either been registered with the United States Copyright Office or have pending copyright registrations. The United States Copyright Office registration information for the Works, including the registration number, is outlined on Exhibit A.

32. For Plaintiff's Works that are still pending registration, a complete application, fees, and deposit materials for copyright registration have been received by the Copyright Office in compliance with the Copyright Act, 17 U.S.C. §§ 101, et seq. The application number is listed on Exhibit A.

33. Plaintiff is entitled to seek statutory damages and attorneys' fees under 17 U.S.C. § 501 of the United States Copyright Act.

COUNT I

Direct Copyright Infringement

34. The allegations contained in paragraphs 1-33 are hereby re-alleged as if fully set forth herein.

35. Plaintiff is the owner of the Works, which is an original work of authorship.

36. Defendant copied and distributed the constituent elements of Plaintiff's Works

using the BitTorrent protocol.

37. At no point in time did Plaintiff authorize, permit or consent to Defendant's distribution of its Works, expressly or otherwise.

38. As a result of the foregoing, Defendant violated Plaintiff's exclusive right to:

(A) Reproduce its Works in copies, in violation of 17 U.S.C. §§ 106(1) and 501;

(B) Distribute copies of the Works to the public by sale or other transfer of ownership, or by rental, lease or lending, in violation of 17 U.S.C. §§ 106(3) and 501;

(C) Perform the copyrighted Works, in violation of 17 U.S.C. §§ 106(4) and 501, by showing the Works' images in any sequence and/or by making the sounds accompanying the Works' audible and transmitting said performance of the work, by means of a device or process, to members of the public capable of receiving the display (as set forth in 17 U.S.C. § 101's definitions of "perform" and "publically" perform); and

(D) Display the copyrighted Works, in violation of 17 U.S.C. §§ 106(5) and 501, by showing individual images of the works non-sequentially and transmitting said display of the works by means of a device or process to members of the public capable of receiving the display (as set forth in 17 U.S.C. § 101's definition of "publicly" display).

39. Defendant's infringements were committed "willfully" within the meaning of 17 U.S.C. § 504(c)(2).

WHEREFORE, Plaintiff respectfully requests that the Court:

(A) Permanently enjoin Defendant from continuing to infringe Plaintiff's copyrighted Works;

(B) Order that Defendant delete and permanently remove the digital media files relating to Plaintiff's Works from each of the computers under Defendant's possession, custody

or control;

(C) Order that Defendant delete and permanently remove the infringing copies of the Works Defendant has on computers under Defendant's possession, custody or control;

(D) Award Plaintiff statutory damages per infringed work pursuant to 17 U.S.C. § 504(a) and (c);

(E) Award Plaintiff its reasonable attorneys' fees and costs pursuant to 17 U.S.C. § 505; and

(F) Grant Plaintiff any other and further relief this Court deems just and proper.

DEMAND FOR A JURY TRIAL

Plaintiff hereby demands a trial by jury on all issues so triable.

Dated: 10/26/2017

Respectfully submitted,

FOX ROTHSCHILD LLP

By: /s/ Andrew W. Bonekemper
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Attorneys for Plaintiff

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS
STRIKE 3 HOLDINGS, LLC
(b) County of Residence of First Listed Plaintiff Kent County, DE
(c) Attorneys (Firm Name, Address, and Telephone Number)
Fox Rothschild LLP, 10 Sentry Parkway, Suite 200, P.O. Box 3001, Blue Bell, PA 19422-3001, Tel.: (610) 397-6500

DEFENDANTS
JOHN DOE subscriber assigned IP address 69.249.233.123
County of Residence of First Listed Defendant Philadelphia
NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.
Attorneys (If Known)

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)
1 U.S. Government Plaintiff
2 U.S. Government Defendant
3 Federal Question (U.S. Government Not a Party)
4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)
PTF DEF
Citizen of This State
Citizen of Another State
Citizen or Subject of a Foreign Country
Incorporated or Principal Place of Business In This State
Incorporated and Principal Place of Business In Another State
Foreign Nation

IV. NATURE OF SUIT (Place an "X" in One Box Only)
CONTRACT
PERSONAL INJURY
REAL PROPERTY
CIVIL RIGHTS
PRISONER PETITIONS
FORFEITURE/PENALTY
LABOR
IMMIGRATION
BANKRUPTCY
SOCIAL SECURITY
FEDERAL TAX SUITS
OTHER STATUTES

V. ORIGIN (Place an "X" in One Box Only)
1 Original Proceeding
2 Removed from State Court
3 Remanded from Appellate Court
4 Reinstated or Reopened
5 Transferred from Another District (specify)
6 Multidistrict Litigation - Transfer
8 Multidistrict Litigation - Direct File

VI. CAUSE OF ACTION
Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):
17 U.S.C. § 101
Brief description of cause:
Copyright Infringement

VII. REQUESTED IN COMPLAINT:
CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.
DEMAND \$ 150000
CHECK YES only if demanded in complaint:
JURY DEMAND: X Yes No

VIII. RELATED CASE(S) IF ANY
(See instructions):
JUDGE
DOCKET NUMBER

DATE 10/26/2017
SIGNATURE OF ATTORNEY OF RECORD /s/ Andrew W. Bonekemper

FOR OFFICE USE ONLY
RECEIPT # AMOUNT APPLYING IFP JUDGE MAG. JUDGE

FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar.

Address of Plaintiff: 2140 S. Dupont Hwy, Camden, DE 19934

Address of Defendant: John Doe subscriber assigned IP address 69.249.233.123 - Philadelphia, PA

Place of Accident, Incident or Transaction: All infringements occurred within this jurisdictional district
(Use Reverse Side For Additional Space)

Does this civil action involve a nongovernmental corporate party with any parent corporation and any publicly held corporation owning 10% or more of its stock?
 (Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a)) Yes No

Does this case involve multidistrict litigation possibilities? Yes No

RELATED CASE, IF ANY:

Case Number: _____ Judge _____ Date Terminated: _____

Civil cases are deemed related when yes is answered to any of the following questions:

1. Is this case related to property included in an earlier numbered suit pending or within one year previously terminated action in this court?
 Yes No
2. Does this case involve the same issue of fact or grow out of the same transaction as a prior suit pending or within one year previously terminated action in this court?
 Yes No
3. Does this case involve the validity or infringement of a patent already in suit or any earlier numbered case pending or within one year previously terminated action in this court?
 Yes No
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights case filed by the same individual?
 Yes No

CIVIL: (Place in ONE CATEGORY ONLY)

A. Federal Question Cases:

1. Indemnity Contract, Marine Contract, and All Other Contracts
2. FELA
3. Jones Act-Personal Injury
4. Antitrust
5. Patent
6. Labor-Management Relations
7. Civil Rights
8. Habeas Corpus
9. Securities Act(s) Cases
10. Social Security Review Cases
11. All other Federal Question Cases
 (Please specify) Copyright Infringement

B. Diversity Jurisdiction Cases:

1. Insurance Contract and Other Contracts
2. Airplane Personal Injury
3. Assault, Defamation
4. Marine Personal Injury
5. Motor Vehicle Personal Injury
6. Other Personal Injury (Please specify)
7. Products Liability
8. Products Liability — Asbestos
9. All other Diversity Cases
 (Please specify) _____

ARBITRATION CERTIFICATION

(Check Appropriate Category)

I, Andrew W. Bonekemper, counsel of record do hereby certify:

Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and belief, the damages recoverable in this civil action case exceed the sum of \$150,000.00 exclusive of interest and costs;

Relief other than monetary damages is sought.

DATE: 10/26/2017 Andrew W. Bonekemper 84313
 Attorney-at-Law Attorney I.D.#

NOTE: A trial de novo will be a trial by jury only if there has been compliance with F.R.C.P. 38.

I certify that, to my knowledge, the within case is not related to any case now pending or within one year previously terminated action in this court except as noted above.

DATE: 10/26/2017 Andrew W. Bonekemper 84313
 Attorney-at-Law Attorney I.D.#

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

CASE MANAGEMENT TRACK DESIGNATION FORM

Strike 3 Holdings, LLC	:	CIVIL ACTION
	:	
	:	
v.	:	
JOHN DOE subscriber assigned IP	:	
address 69.249.233.123	:	NO. 2:17-cv-4797

In accordance with the Civil Justice Expense and Delay Reduction Plan of this court, counsel for plaintiff shall complete a Case Management Track Designation Form in all civil cases at the time of filing the complaint and serve a copy on all defendants. (See § 1:03 of the plan set forth on the reverse side of this form.) In the event that a defendant does not agree with the plaintiff regarding said designation, that defendant shall, with its first appearance, submit to the clerk of court and serve on the plaintiff and all other parties, a Case Management Track Designation Form specifying the track to which that defendant believes the case should be assigned.

SELECT ONE OF THE FOLLOWING CASE MANAGEMENT TRACKS:

- (a) Habeas Corpus – Cases brought under 28 U.S.C. § 2241 through § 2255. ()
- (b) Social Security – Cases requesting review of a decision of the Secretary of Health and Human Services denying plaintiff Social Security Benefits. ()
- (c) Arbitration – Cases required to be designated for arbitration under Local Civil Rule 53.2. ()
- (d) Asbestos – Cases involving claims for personal injury or property damage from exposure to asbestos. ()
- (e) Special Management – Cases that do not fall into tracks (a) through (d) that are commonly referred to as complex and that need special or intense management by the court. (See reverse side of this form for a detailed explanation of special management cases.) ()
- (f) Standard Management – Cases that do not fall into any one of the other tracks. (X)

<u>10/26/2017</u>	<u>Andrew W. Bonekemper</u>	<u>Strike 3 Holdings, LLC</u>
Date	Attorney-at-law	Attorney for
<u>(610) 397-6500</u>	<u>(610) 397-0450</u>	<u>abonekemper@foxrothschild.com</u>
Telephone	FAX Number	E-Mail Address

Exhibit A to the Complaint

Location: Philadelphia, PA

IP Address: 69.249.233.123

Total Works Infringed: 69

ISP: Comcast Cable

Work	Hash	Site	UTC	Published	CRO App. File Date	CRO Number
1	8737D7D0823BFF5EE9801800DA9E329821895E31	Blacked	08/29/2017 08:29:14	08/28/2017	09/07/2017	PA0002052848
2	02468FB5936B82D569B3718F48FF71EEBE6C9E14	Tushy	07/05/2017 22:35:35	07/05/2017	07/06/2017	PA0002041555
3	04FD5B9A8A95D8C0810EE1DE07F070A00F411D9A	Blacked	07/24/2017 21:51:42	07/24/2017	08/11/2017	PA0002046874
4	05D9E9EB431AEF78D0BD2E16B66F558D4839A3BC	Tushy	08/09/2017 23:11:37	08/09/2017	08/17/2017	15732986259
5	061839DA517C8121C784459FF2EA40CF0AD2A220	Tushy	06/17/2017 13:43:30	05/31/2017	06/22/2017	PA0002039299
6	071CF9CB4A48AC5C15158A244844A3B5DF6D6BCE	Blacked	06/29/2017 09:21:51	06/19/2017	07/06/2017	15584064069
7	09A987FD901FC6E86E8A1768A291B85718BE4E79	Blacked	05/04/2017 11:14:35	04/30/2017	06/15/2017	PA0002037580
8	14D2C680AA1DD5543C0413431AA079A985B0DC73	Blacked	10/03/2017 16:18:29	10/02/2017	10/10/2017	15894022390
9	17C2B0609BE9B92AE0D1C44F1D6212EA6D1BB636	Vixen	08/14/2017 13:16:32	08/12/2017	08/17/2017	15732986308
10	1A1CA004C58E86F2113AD02995E1387B4A025D32	Blacked	05/21/2017 19:44:12	05/15/2017	06/22/2017	PA0002039283
11	1AAD40B9C28B70D2156BCD7912A2F284C11F634D	Vixen	08/17/2017 22:38:08	08/17/2017	08/24/2017	15894022586
12	1B6B000895E6AF68FA1C71417E61A9E9C34EBC71	Vixen	10/04/2017 08:54:16	09/21/2017	09/28/2017	15894022962
13	1C61ABC608F28FE0EB1B8115519CA139B67455B0	Blacked	09/09/2017 13:47:42	09/07/2017	09/14/2017	PA0002052840
14	1D63168E762F9CB41AE4DBD6646599AD0EFF3911	Blacked	07/09/2017 22:50:10	07/09/2017	08/17/2017	15732782151
15	1D7E721AC3B8D955BBCAD8D62F57AF030BD1F315	Vixen	08/29/2017 00:27:18	06/03/2017	07/06/2017	15584691685
16	258961E123E520633A96CDF11E8E6F60E233C816	Vixen	07/23/2017 20:27:24	07/23/2017	08/10/2017	PA0002046877

Work	Hash	Site	UTC	Published	CRO App. File Date	CRO Number
17	2A003E7DC04EA0039077084D81E8E3776EF2F596	Tushy	06/17/2017 14:08:28	05/01/2017	06/15/2017	PA0002037577
18	2A5C5AE6753230BF42C5ED6DAD979DC1FCBF8EE9	Blacked	07/17/2017 02:40:11	07/14/2017	08/11/2017	PA0002046878
19	2A6509FEA47222250510958EA5C4731EB3FEDDE3	Blacked	09/26/2017 13:46:11	09/22/2017	10/02/2017	15894023159
20	2C071D5726E41EDE6397DC9647BF1DB9CC406DF1	Vixen	05/27/2017 11:27:08	04/09/2017	06/05/2017	PA0002052836
21	2DF6105079B3741549CB8B00DAE926D8BA035B02	Vixen	07/24/2017 22:44:50	06/13/2017	07/06/2017	15584691589
22	31577E16E1B68BF13F30BE538E1BAF66E224726A	Tushy	07/30/2017 20:48:25	07/30/2017	08/11/2017	15711086778
23	337A87F18ACD71687C3733C359197601B44E39FF	Vixen	05/30/2017 18:01:06	05/29/2017	06/22/2017	PA0002039292
24	3C42D23AF6864A00AE4CBA8B257DE842262A5911	Blacked	05/26/2017 12:51:34	05/25/2017	06/22/2017	PA0002039290
25	46B6BC58D9419E580B5EF739E510D46E8280A10D	Tushy	09/05/2017 02:53:16	08/14/2017	08/17/2017	PA0002048391
26	485A330711EE7C07ED9F1C78DC17152650B42CDC	Blacked	06/20/2017 14:48:44	06/14/2017	07/06/2017	15584064117
27	48FD5B0D6BE005134739A99371DFFFF5F45C3BA9	Tushy	08/20/2017 19:46:00	08/19/2017	08/24/2017	15894022311
28	4A18442901D044C4BD730B2D0D8E716D01A32DD1	Tushy	06/17/2017 13:56:04	04/01/2017	06/05/2017	PA0002050768
29	503609CB112D245C672078EBE671DE7B59146FCC	Blacked	08/14/2017 13:11:12	08/13/2017	08/17/2017	15732986356
30	530E54D481D7BE087FF8875651364C015974E71E	Tushy	06/17/2017 13:45:22	04/26/2017	06/15/2017	PA0002037565
31	5554570156FC9CCD23D39D2946BF8EACB0F41F70	Tushy	05/27/2017 12:25:18	05/26/2017	06/22/2017	PA0002039288
32	57265592C5C5250306EC4D4BB6CE2E5CAC8E09C5	Tushy	09/10/2017 01:41:35	09/08/2017	09/20/2017	PA0002052841
33	6437E6F43855D1C98B7B25546D39C5CF0E99962A	Blacked	09/07/2017 14:04:09	09/02/2017	09/07/2017	PA0002052847
34	64683F0353A903719B39E742A35B975B17849BF7	Vixen	07/28/2017 23:20:42	07/28/2017	08/10/2017	PA0002046871

Work	Hash	Site	UTC	Published	CRO App. File Date	CRO Number
35	6640701B1DDC6C0A424BFD623B41D98E73D11B77	Vixen	08/08/2017 22:25:25	08/07/2017	08/17/2017	15732904013
36	66882F76290D2AB7DD93C95E6BFA4DE73EB4E64F	Tushy	07/12/2017 12:51:35	06/15/2017	07/06/2017	15583057198
37	7186B894DFED282141789D052E4DDCD09764FAA3	Tushy	07/17/2017 02:10:45	07/15/2017	08/10/2017	15711014757
38	729C3815122E9D62C4F62EC6CAD5CA5B5EBB95F9	Blacked	07/30/2017 16:44:45	07/29/2017	08/11/2017	PA0002046872
39	766A64732896A7FFDD0DB7B968FB62D8BABB3810	Vixen	05/15/2017 12:38:56	05/14/2017	06/22/2017	PA0002039297
40	771C669842BE814DA19F886EDF5E759B0EC4BF37	Blacked	07/12/2017 12:26:27	07/04/2017	07/06/2017	15584063685
41	774A2CED1D4C60BC032A3D8767D4CB89D2EE3DB4	Tushy	07/20/2017 22:56:41	07/20/2017	08/11/2017	PA0002046869
42	7791DC7179F9F188421E3A5717EB3454762A2897	Tushy	08/29/2017 19:50:51	08/29/2017	09/07/2017	15894022439
43	78F5DACFBD414605C47BD190F5C421E65F70B396	Tushy	07/12/2017 12:48:57	07/10/2017	08/17/2017	15732782072
44	87E1EB78BA0C1020BF560F481EB765F2FB0FC8E5	Blacked	06/20/2017 14:45:19	06/04/2017	07/06/2017	15584691223
45	9280249B10A44E38C995023927D8A3E84672F746	Tushy	09/30/2017 10:41:32	09/03/2017	09/10/2017	PA0002052851
46	992FDDD2DE50632349443D9DA5DE56C05C7BE204	Blacked	05/21/2017 19:46:40	05/10/2017	06/22/2017	PA0002039285
47	A342244F2E0287F7EB6E897441849848F8A7D7A5	Vixen	06/19/2017 11:19:00	06/18/2017	07/06/2017	15584691891
48	A5DAB5C75BEE5E7712B44AB312CC175F0E036C7B	Blacked	09/20/2017 12:30:57	09/17/2017	09/25/2017	15894023110
49	A5FA84BEB5D2C5A5330581452C032D90577EDC1	Tushy	08/05/2017 05:29:13	08/04/2017	08/17/2017	15732903865
50	A8BF36099F0759124CDA0B68326FB2E42C2F44F0	Tushy	06/17/2017 15:07:49	06/10/2017	07/06/2017	15583057070
51	AAAC65644F63B04323B3C8BC45E58DEA991BD26E	Tushy	09/30/2017 10:41:55	09/23/2017	10/02/2017	15893930182
52	B316A7B2BA822FD11A7D2D2733FE8293C9BE17DC	Tushy	06/17/2017 13:41:11	06/05/2017	07/06/2017	15583057012

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53	B378CAEB9DFA80E256C29E523B89DDF82169A9A8	Vixen	07/09/2017 14:26:50	07/08/2017	08/17/2017	15732903239
54	BA0E7961B6DDEED2714E67193B52FB44D6B94F83	Vixen	08/03/2017 22:08:37	08/02/2017	08/17/2017	15732903934
55	BB867A0C639C271CB353CB49B961C206CA95A6F3	Vixen	06/10/2017 16:08:56	04/19/2017	06/15/2017	15389210409
56	BC8A785D82E59A14D03DA9B062BF1DB401CAB682	Vixen	09/30/2017 10:20:51	09/26/2017	10/10/2017	15894022782
57	BD20A2B3640B044D5293D4ED70B33D22882C170C	Vixen	07/18/2017 20:14:30	07/18/2017	08/10/2017	PA0002046875
58	CF7373B976BF078DBB9CE0871213D8469D84358D	Tushy	10/04/2017 12:19:47	10/03/2017	10/10/2017	15894022537
59	D62650B301D2A81356613A6E0325CE34B399EDCF	Blacked	06/29/2017 09:13:15	06/24/2017	07/06/2017	15584064021
60	DD25D5793D9B4E6B233443D51BBBAB888FCC9FF8	Vixen	05/10/2017 10:54:01	05/09/2017	06/22/2017	PA0002039298
61	E077B1FF542F9813257F25F80DF621F1EC832879	Vixen	09/06/2017 23:16:27	09/06/2017	09/14/2017	PA0002052844
62	E13DF1C4B0B6D03FB52E1B5B4A384F331B4EA5C1	Blacked	06/20/2017 14:43:09	06/09/2017	07/06/2017	15584064165
63	E895E4E69F428DABB264A9F9B1A6F7955127088E	Blacked	05/21/2017 19:48:19	05/05/2017	06/15/2017	PA0002037591
64	EB2486249DE6C26072552A5E7406D85E4BE43952	Tushy	07/01/2017 01:49:32	06/30/2017	07/06/2017	15584063421
65	F0310DE0CA3D0D5F0B9E1A72B974400A25224DCB	Blacked	08/24/2017 13:34:52	08/23/2017	08/24/2017	15894022831
66	F4D697D4CD5A5F484EB93A61F939FD0A7CC52A1F	Blacked	07/01/2017 00:45:02	06/29/2017	07/06/2017	15584063973
67	F670712F170031C3BD02EAC6C0D811ABF1C0EA1B	Blacked	09/20/2017 12:30:11	09/12/2017	09/20/2017	PA0002052846
68	FA13881E3ECD17E41847D3782270C2B981E0754A	Tushy	06/17/2017 13:49:38	04/21/2017	06/15/2017	PA0002037584
69	FFA6FB3C53583B157A4F38811A159F7299C26ED5	Vixen	07/06/2017 02:13:56	06/23/2017	07/06/2017	15584691541