

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO**

DISH NETWORK L.L.C., ECHOSTAR
TECHNOLOGIES L.L.C., and NAGRASTAR
LLC,

Plaintiffs,

v.

NELSON MATEO,

Defendant.

Case No. 3:14-cv-01489-JAG

FINAL JUDGMENT AND PERMANENT INJUNCTION

1. Plaintiffs brought this action against Defendant Nelson Mateo (hereinafter “Defendant”) for unlawfully circumventing the DISH Network security system and receiving copyrighted, subscription-based DISH Network satellite television programming without authorization and without payment to DISH Network. Defendant accomplished this in part by subscribing to a pirate television service known as IKS Rocket. The IKS Rocket pirate television service allowed Defendant to illegally decrypt DISH Network’s satellite signal and view copyrighted satellite television programming without authorization from DISH Network. (Dkt. No. 1, Complaint.)

2. Defendant was properly served with a copy of the summons and complaint, but failed to file an answer, responsive pleading, or otherwise defend the lawsuit within the time allowed. DISH Network submitted evidence that Defendant is not an infant, not an incompetent person, and not on active duty in the military or otherwise exempted under the Servicemembers’ Civil Relief Act.

3. As a result of Defendant's failure to answer the Complaint, or otherwise appear in this action at all, the Court accepts as true the following well-pleaded allegations in the Complaint:

a. DISH Network is a multi-channel video provider that delivers video, audio, and data services via a direct broadcast satellite system to approximately 14 million subscribers. DISH Network uses high-powered satellites to broadcast, among other things, movies, sports and general entertainment services to consumers who have been authorized to receive such services after payment of a subscription fee, or in the case of a pay-per-view movie or event, the purchase price. (Dkt. 1, Complaint ¶¶ 9-10.)

b. DISH Network contracts for and purchases the distribution rights for most of the programming broadcast on the DISH Network platform from providers such as network affiliates, pay and specialty broadcasters, cable networks, motion picture distributors, sports leagues, and other holders of programming rights. The works broadcast on the DISH Network platform are copyrighted. DISH Network has the authority of the copyright holders to protect these works from unauthorized reception and viewing. (*Id.* ¶¶ 11-12.)

c. DISH Network programming is digitized, compressed, and scrambled prior to being transmitted to multiple satellites located in geo-synchronous orbit above Earth. The satellites then relay the encrypted signal back down to Earth where it can be received by DISH Network subscribers that have the necessary equipment. (*Id.* ¶ 13.)

d. The EchoStar Technologies receiver processes an incoming DISH Network satellite signal by locating an encrypted part of the transmission known as the entitlement control message and forwards that message to the smart card. Provided that

the subscriber is tuned to a channel he is authorized to watch, the smart card uses its decryption keys to unlock the message, uncovering a control word. The control word is then transmitted back to the receiver in order to decrypt the DISH Network satellite signal. Each receiver and smart card is assigned a unique serial number which is used by DISH Network when activating the equipment, and to ensure the equipment only decrypts programming that the customer is authorized to receive as part of his subscription package and pay-per-view purchases. (*Id.* ¶¶ 17-18.)

e. IKS Rocket is a pirate internet key sharing (“IKS”) television service that provided end-users computer software and decryption codes needed to descramble DISH Network television programming without authority and without payment of a subscription fee to DISH Network. (*Id.* ¶ 25.)

f. Defendant violated federal laws by utilizing the IKS Rocket pirate IKS television service and server to obtain DISH Network’s descrambling control words to illegally receive and descramble DISH Network copyrighted television programming. (*Id.* ¶ 27.)

3. Plaintiffs’ submitted evidence that Defendant connected to the IKS Rocket IKS server resulting in his interception of Plaintiffs’ satellite signals of copyrighted satellite television programming, without authorization from Plaintiffs. Pursuant to 18 U.S.C. § 2520 of the Electronic Communications Privacy Act (“ECPA”), Plaintiffs are entitled to statutory damages of \$10,000 for Defendant’s interception of Plaintiffs’ satellite signal. Plaintiffs seek \$10,000 in their Motion for Default Judgment and Request for Statutory Damages and Permanent Injunction.

FINAL JUDGMENT & PERMANENT INJUNCTION

Upon default of the Defendant, the Court, having reviewed the evidence and arguments in this matter hereby ORDERS and ADJUDGES as follows:

A. Defendant and anyone acting in active concert or participation with, or at the direction or control of Defendant is hereby PERMANENTLY ENJOINED from:

1) intercepting Plaintiffs' satellite television transmissions without Plaintiffs' authorization through any means including Internet Key Sharing (also known as Control Word Sharing);

2) assisting others in intercepting Plaintiffs' satellite television transmissions without Plaintiffs' authorization through any means including Internet Key Sharing (also known as Control Word Sharing); and

3) testing, analyzing, reverse engineering, manipulating or otherwise extracting codes or other technological information or data from Plaintiffs' satellite television receivers, access cards, data stream or any other part or component of Plaintiffs' security system or other technology used to gain access to DISH Network programming including through the use of Internet Key Sharing (also known as Control Word Sharing).

B. This Permanent Injunction takes effect immediately.

C. The Court awards Plaintiffs DISH Network L.L.C., EchoStar Technologies L.L.C. and NagraStar LLC statutory damages in the amount of \$10,000 as to Defendant on Plaintiffs' claim under 18 U.S.C. §§ 2511(1)(a) and 2520.

D. The Court retains jurisdiction over this action for the purposes of enforcing this Final Judgment and Permanent Injunction.

E. This is a final judgment. Any and all relief not expressly granted herein is denied.

It is so ORDERED.

Done at the City of New York, New York, this 36th day of November, 2014.

s/ Jay A. Garcia-Gregory
Jay A. Garcia-Gregory
United States District Court Judge