

IN THE COURT OF COMMON PLEAS  
HAMILTON COUNTY, OHIO

JUDGE ROBERT P. RUEHLMAN  
COURT OF COMMON PLEAS  
HAMILTON COUNTY, OHIO

**RYAN T. ALLOR**  
c/o Vorys, Sater, Seymour and Pease LLP  
301 East Fourth Street  
Great American Tower, Suite 3500  
Cincinnati, OH 45202

) CASE A1500453

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Plaintiff,

vs.

**"ANONYMOUS** (on the website  
[www.pissedconsumer.com](http://www.pissedconsumer.com))

JUDGE ROBERT RUEHLMANN

**ORDER GRANTING JUDGMENT  
AND ENTRY OF PERMANENT  
INJUNCTION**

**ENTERED**  
MAY 06 2015

Defendant.

This matter having come before the Court upon the Complaint filed by plaintiff Ryan Allor ("Plaintiff") and the accompanying Motion, the Court hereby finds that Plaintiff's Motion be GRANTED, and this Court enters Judgment and injunctive relief in favor of Plaintiff, against defendant "anonymous" on the website [www.pissedconsumer.com](http://www.pissedconsumer.com) ("Defendant"), as outlined below. Plaintiff and Defendant are hereby collectively referred to as the "Parties."

**JUDGMENT**

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Defendant has posted false and disparaging statements regarding Defendant on the Internet, including on [www.pissedconsumer.com](http://www.pissedconsumer.com) ("Pissed Consumer").

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the statements posted about Plaintiff, located at:

- <http://michigan-asset-preservation.pissedconsumer.com/ryan-allor-michigan-asset-preservation-20130518409866.html>,



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and also found through: 1) <http://michigan-asset-preservation.pissedconsumer.com/> and 2) <http://search.blossom.com/nquery/Xo/226/type0/compact2?key=fraud%20michael>, are incorrect, false and cause damage to Plaintiff.

### PERMANENT INJUNCTION

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED as follows:

- i. Defendant and his or her agents are prohibited from any further acts of defamation or publication of false statements, comments, or information regarding Plaintiff on Pissed Consumer or other public-facing websites;
- ii. The Parties are mandated to personally remove all defamatory, disparaging, libelous, and false statements about Plaintiff that Defendant posted on Pissed Consumer, and also to request that Pissed Consumer remove the defamatory, disparaging, libelous, and false statements published by Defendant about Plaintiff, including those found at the following URLs:
  - 1) <http://michigan-asset-preservation.pissedconsumer.com/ryan-allor-michigan-asset-preservation-20130518409866.html>
  - 2) <http://michigan-asset-preservation.pissedconsumer.com/>
  - 3) <http://search.blossom.com/nquery/Xo/226/type0/compact2?key=fraud%20michael>
- iii. The Parties are mandated to request that Internet search engines such as Google, Yahoo! and Bing remove from their search indices the URLs specified above;
- iv. The Parties are mandated, as it is foreseeable that the above-referenced URLs and statements contained thereon will be referenced on additional webpages in the future including, but not limited to, index, directory, and search results pages, to take all actions available under the law to remove all such web pages from the Internet, including requesting removal from the Internet search engines Google, Yahoo!, and Bing, of all such webpages.

**IT IS SO ORDERED.**

This \_\_\_ day of \_\_\_\_\_, 2015.

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Judge Robert Ruehlmann

**MAGISTRATE**

APR 27 2015

**HAS SEEN**