

IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

| | | |
|---|---|---------------------------------|
| TRACFONE WIRELESS, INC., | § | |
| | § | |
| Plaintiff, | § | |
| v. | § | Civil Action No. 3:07-CV-2033-L |
| | § | |
| VICKI S. BROOKS a/k/a Vicki Brooks | § | |
| Al Khatib a/k/a Vicki Alkhatib a/k/a | § | |
| Vicki S. Fraga, individually, and d/b/a | § | |
| BrooksCom, et al, | § | |
| | § | |
| Defendants. | § | |

DEFAULT JUDGMENT AND PERMANENT INJUNCTION

This judgment is issued in accordance with the court’s order dated November 26, 2008, in which the court determined that Plaintiff TracFone Wireless, Inc. had satisfied the requirements of Rule 55 of the Federal Rules of Civil Procedure related to entry of a default judgment.

It is therefore ORDERED, ADJUDGED, and DECREED that a default judgment be entered against defaulting Mohamed A. Mohamed a/k/a Mohamed Abdelrahman Mohamed a/k/a Mohammed A. Mohammed, individually, and d/b/a Phone fore Less (“Defendant” or “Mohamed”).

It is also ORDERED, ADJUDGED, and DECREED that Plaintiff is entitled to and shall recover \$3,044,600 from Defendant; postjudgment interest at the applicable federal rate from the date judgment is entered until it is paid in full; and reasonable attorney’s fees, which will be determined in accordance with Fed. R. Civ. P. 54.

It is further ORDERED, ADJUDGED, and DECREED that Defendant, and each and all of his past, present and future respective officers, directors, successors, assigns, parents, subsidiaries, affiliates, related companies, predecessors in interest, agents, employees, attorneys, accountants,

investigators, consultants, heirs, personal representatives, beneficiaries, relatives, and all other persons or entities acting or purporting to act for him or on his behalf, including but not limited to any corporation, partnership, proprietorship or entity of any type that is in any way affiliated or associated with any Defendant, or any of Defendant's representatives, agents, assigns, parent entities, employees, independent contractors, accountants, attorneys, associates, servants, affiliated entities, and any and all persons and entities in active concert and participation with any Defendant who receives notice of this Order, shall be and hereby are PERMANENTLY ENJOINED and PROHIBITED from:

- a. purchasing or selling any wireless mobile phone that they know or should know bears any TracFone Trademark, any other trademark owned or used by TracFone, or any other model of wireless mobile phone sold or marketed by TracFone ("TracFone/NET10 Handsets"). Specifically, the Defendants are enjoined from purchasing or selling all models of TracFone/NET10 Handsets currently offered for sale by TracFone, or that may be offered for sale in the future, as listed and updated from time to time on TracFone's and NET10's websites, http://tracfone.com/activation_pick_brand.jsp and www.net10.com, including without limitation the following TracFone/NET10 handsets:

| | | |
|--------------------|---------------|---------------|
| Motorola W175 | Motorola V170 | Nokia 1221 |
| Motorola W260g | Motorola V171 | Nokia 1600 |
| Motorola W376g | Motorola C155 | Nokia 2285 |
| Motorola W370R | Motorola C343 | LG 400G |
| Motorola W370 | Motorola V60i | LG 3280 |
| Motorola C375 | Nokia 2126 | LG CG225 |
| Motorola C261 | Nokia 2126i | LG 1500 |
| Motorola C139 | Nokia 2600 | LG 200C |
| PINK Motorola C139 | Nokia 1100 | Kyocera K126C |
| Motorola V176 | Nokia 1112 | |

- b. reflashing or unlocking of any TracFone/NET10 Handset;
- c. accessing, altering, erasing, tampering with, deleting or otherwise disabling TracFone's proprietary prepaid cellular software contained within any and all models of TracFone/NET10 Handsets;
- d. facilitating or in any way assisting other persons or entities who Defendant knows or should know are engaged in reflashing and/or unlocking TracFone/NET10 Handsets or hacking, altering, erasing, tampering with, deleting or otherwise disabling the software installed in TracFone/NET10 Handsets;
- e. facilitating or in any way assisting other persons or entities who Defendant knows or should know are engaged in any of the acts prohibited under this permanent injunction including, without limitation, the buying or selling of unlocked TracFone/NET10 Handsets; and
- f. knowingly using the TracFone Trademarks or any other trademark owned or used by TracFone, or that is likely to cause confusion with TracFone's Trademarks, without TracFone's prior written authorization.

It is further ORDERED, ADJUDGED, and DECREED that all relief not expressly granted herein is **denied**; and that all allowable and reasonable costs are taxed against Defendant.

Signed this 26th day of November, 2008.


Sam A. Lindsay
United States District Judge