

Honorable Judge Smoak
United States District Court
Panama City, Florida

February 3, 2012

Sleptone Music vs.
Bob Paynter
Case No: 5:11cv32-RS/CJK

RESPONSE TO CIVIL COMPLAINT

ANSWER

FIRST CLAIM FOR RELIEF TRADEMARK INFRINGEMENT:

- 175). Deny
- 176). Admit
- 177). Unknown
- 178). Unknown
- 179). Deny
- 180). Unknown

SECOND CLAIM FOR RELIEF UNFAIR COMPETITION:

- 182). Admit
- 183). Unknown
- 184). Unknown
- 185). Deny
- 186). Unknown

THIRD CLAIM FOR RELIEF DECEPTIVE AND UNFAIR TRADE PRACTICES:

- 189). Deny
- 190). Deny

191). Deny

192). Deny


DEFENSE 1 – Failure to State a Claim

Defendant answering the Complaint herein, alleges that all allegations and counts brought forth therein fails to state a claim for which relief can be granted.

Slep-Tone fails to offer any proof to validate any of their claims. I do legally own Sound Choice CD+G soundtracks and I had used them in my shows. Since I have been targeted for damages by Slep-Tone, I have voluntarily eliminated the use of all Sound Choice songs from my shows and have removed them from my computer hard drive.

WHEREFORE, Defendant prays that the Plaintiff take nothing and the Defendant have judgment against the Plaintiff and recover the costs of suit herein, and such other relief the court may deem proper.

Dated this 3rd day of February, 2012



Robert L. Paynter
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