

Name of Person Filing: George Kelly
Street Address: Contact Information Redacted
City, State, Zip Code: Contact Information Redacted
Telephone Number: Contact Information Redacted
Email Address: Contact Information Redacted
ATLAS Number (if applicable)
X Representing Self (No Attorney) or Represented by Attorney
If Attorney, Bar Number:

**SUPERIOR COURT OF ARIZONA
PINAL COUNTY**

ICANN, Garon Marby

12025 Waterfront Dr #300

Los Angeles, California 90094

CASE NUMBER: CV2 **01700918**

SUMMONS

TO THE ABOVE NAMED DEFENDANT(S)

JOSEPH R GEORGINI

HONORABLE: Stephen F. McCarville

YOU ARE HEREBY SUMMONED and required to appear and defend, in the above entitled action within TWENTY (20) DAYS, after the service of the Summons and Complaint upon you, exclusive of the day of served. If served outside the State of Arizona, you shall appear and defend within THIRTY (30) days, exclusive the day of service.

In order to appear and defend, you must file a proper response or answer in writing with the Clerk of this Court, accompanied by the required filing fee. Failure to so appear and defend will result in a judgment by default being rendered against you for the relief requested in the Complaint.

A copy of the complaint may be obtained from the Pinal County Clerk of the Superior Court 971 Jason Lopez Circle, Building A, PO Box 2730, Florence AZ 85132.

Requests for reasonable accommodations for persons with disabilities must be made to the Division assigned to the case by parties at least three (3) judicial days in advance of a scheduled court processing.

You are required by law to serve a copy of your response or answer upon the Plaintiff(s) addressed as follows:

George Kelly,

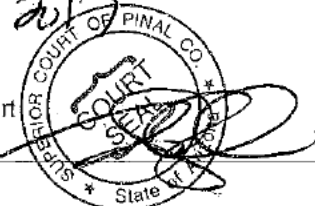
Contact Information Redacted

GIVEN UNDER MY HAND AND THE SEAL OF THE COURT

May 14, 2017

AMANDA STANFORD
Clerk of the Superior Court

By (DEPUTY CLERK)



Name of Person Filing: George Kelly

Street Address: Contact Information Redacted

City, State, Zip Code: Contact Information Redacted

Telephone Number: Contact Information Redacted

Email Address: Contact Information Redacted

ATLAS Number (if applicable)

X Representing Self (No Attorney) or Represented by Attorney

If Attorney, Bar Number:

**SUPERIOR COURT OF ARIZONA
PINAL COUNTY**

ICANN, Garon Marby

12025 Waterfront Dr #300

Los Angeles, California 90094

CASE NUMBER: CV2 **01700918**

SUMMONS

JOSEPH R GEORGINI

TO THE ABOVE NAMED DEFENDANT(S)

HONORABLE: Stephen F. McCarville

YOU ARE HEREBY SUMMONED and required to appear and defend, in the above entitled action within TWENTY (20) DAYS, after the service of the Summons and Complaint upon you, exclusive of the day of served. If served outside the State of Arizona, you shall appear and defend within THIRTY (30) days, exclusive the day of service.

In order to appear and defend, you must file a proper response or answer in writing with the Clerk of this Court, accompanied by the required filing fee. Failure to so appear and defend will result in a judgment by default being rendered against you for the relief requested in the Complaint.

A copy of the complaint may be obtained from the Pinal County Clerk of the Superior Court 971 Jason Lopez Circle, Building A, PO Box 2730, Florence AZ 85132.

Requests for reasonable accommodations for persons with disabilities must be made to the Division assigned to the case by parties at least three (3) judicial days in advance of a scheduled court processing.

You are required by law to serve a copy of your response or answer upon the Plaintiff(s) addressed as follows:

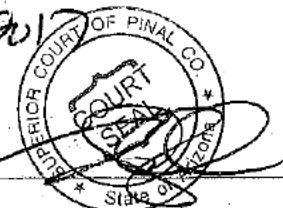
George Kelly,

Contact Information Redacted

GIVEN UNDER MY HAND AND THE SEAL OF THE COURT May 14, 2017

AMANDA STANFORD
Clerk of the Superior Court

By (DEPUTY CLERK)



FILED
AMANDA STANFORD
CLERK OF SUPERIOR COURT

2017 MAY 16 AM 9:27

BY AL
DEPUTY

pd BZM/CO

Name of Person Filing: George Kelly
Street Address: Contact Information Redacted
City, State, Zip Code: Contact Information Redacted
Telephone Number: Contact Information Redacted
Email Address: Contact Information Redacted
x Representing Self (No Attorney) or Represented by Attorney
If Attorney, Bar Number:

**SUPERIOR COURT OF ARIZONA
PINAL COUNTY**

In the Matter of:

CASE NUMBER: CV7 01700918

Name of Petitioner
George Kelly

TITLE:
Kelly
vs.
ICANN
N

Name of Respondent
ICANN
The International
Corporation for
Assigned Names and
Numbers

HONORABLE: Stephen F.
McCarville

JOSEPH R. GEORGINI

Lined area for text entry.

I have filed the ORIGINAL of the attached document(s) on MAY, 2017 16
(Month) (Day)

20 _____ With the Clerk of the Superior Court of Arizona in Pinal County.

I have mailed/delivered a COPY of the attached document(s) on MAY, 2017 16
(Month) (Day)

20 _____ to: 1 CAW, KA. office

Today's Date: May 16, 2017 Your Signature: [Signature]

34 security to then, their safety and security for any legal action, and then by ICANN's knowingly being
35 shown by its contractors or affiliates of some sort, of that accreditation, has colluded with and
36 supported the known actions of others in Icann's name. Including, giving an avenue and cover to, and
37 for the possible abuse of any policy formed by defendant then causing great harm to those innocent
38 people, without respect to their actual intent.

39
40 3, The Corporation is also guilty of Nonfeasance for its failure to act when it could, and then follow
41 policies as its own bylaws prescribe. Defendant being given an ample number of occasions to act
42 favorably and ethically, failed to do so, and then by that act or lack of any act, then negating any
43 necessity for any further action, and then must be known it failed to do so, evidenced by numerous e-
44 mails starting well before any need for any deadline action needed to be taken, that partially evidenced
45 by ICANN compliant ticket number: #RLV-857-58345: heading as follows(Customer Service complaint re:
46 Slingfantasy and many others), and also continually being re-directed by others to ICANN stating
47 defendant was the only party to complain to for remedy, and then giving then reasons for its
48 responsivity and or its perceived authority. And by virtue of its own posting on its own website, for all to
49 see, it states and makes known:

50 Through and by its commit and agreement made to and with the U.S. Dept. of commerce, and to the
51 general public, that ICANN will strive to build and create confidence in that general public, which it has
52 failed to do. And to not brake or misuse any law of any jurisdiction it operates in, including that of
53 restricting any natural person's legal rights that person may processes.

54 <It seems that defendant can find its way to institute certain polices but leaves no clear way for them to
55 be overseen or that they are appropriately being handled properly. >

56 **Definitions:**

57 Definitions taken directly from Mariam Webster

58 1a, Malfeasance occurs when, any person or entity acts in a way to harm or discredited in any way that
59 creditability or in the assets of another by virtue of any act known or unknown by the perpetrator.

60 (Generally, a civil defendant will be liable for misfeasance if the defendant owed a duty of care
61 toward the plaintiff, the defendant breached that duty of care by improperly performing a legal act,
62 and the improper performance resulted in harm to the plaintiff.

63 For example, assume that a janitor is cleaning a restroom in a restaurant. If he leaves the floor
64 wet, he, or his employer, could be liable for any injuries resulting from the wet floor. This is because
65 the janitor owed a duty of care toward users of the restroom, and he breached that duty by leaving
66 the floor wet.

67 2a, Aiding and Abetting occurs when a person or entity allows for the commission of an event, whereas
68 certain known policies or procedures allows for and aid in the theft or misappropriation of another's

69 property with full knowledge of the act. Complicity is seen by various and numerous e mail
70 communications with defendant.

71 (The guilt of a person in a criminal or civil case may be proved without evidence that he personally did,
72 every act involved, in and with the commission of the crime or event charged. The law recognizes that,
73 ordinarily, anything a person can do for himself may also be accomplished through direction of another person
74 as an agent, or by acting together with them, or under the direction of, another person or persons in a joint
75 effort. Whereas defendant, has contracted with and then has being responsible for any acts done in its name,
76 by certain other entities under its influence in any way. Compensation for the act or acts may be in the form
77 others than monetary; it may be for a favor or some other future act or gratuity of some sort.

78 So, if it acts or as in the conduct of an agent, employee or other associate of the person are willfully
79 directed or authorized by the person, or if the person aids and abets another person by willfully joining
80 together with that person in the commission of a crime, then the law holds the person responsible for the
81 conduct of that other person just as though that person had engaged in such conduct himself. Notice,
82 however, that before any person can be held criminally responsible for the conduct of others it is necessary
83 that the person willfully associate himself in some way with the crime, and willfully participate in it. Defendant
84 willfully associated its self by allowing its name to be used by the actual perpetrator, so as to inject in people's
85 minds some sort of credibility of the actual perpetrator. Also by contract with the perpetrators that they will
86 not engage in or allow an illegal act, or in any way cause harm to others.)

87

88 3a, the defendant also is guilty of Nonfeasance by the act of not performing any act when it could, to
89 prevent any harm in any way to plaintiff, contrary to its own bylaws and mission statement.

90 In theory, misfeasance is distinct from [Nonfeasance](#). *Nonfeasance* is a term that describes a failure
91 to act that may results in harm to another party. Misfeasance, by contrast, describes some
92 affirmative act that, though legal, causes harm. In practice, the distinction is confusing and
93 uninstrusive. Courts often have difficulty determining whether harm resulted from a failure to act
94 or from an act that was improperly performed.

95 To illustrate, consider the example of the wet bathroom floor. One court could call a resulting
96 injury the product of misfeasance by focusing on the wetness of the floor. The washing of the floor
97 was legal, but the act of leaving the floor wet was improper. Another court could call a resulting injury
98 the product of nonfeasance by focusing on the janitor's failure to post a warning sign.

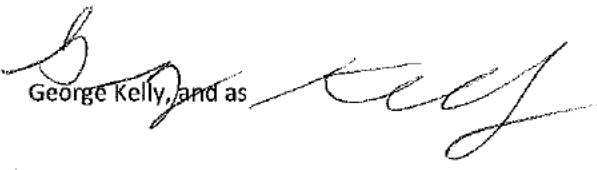
99 Defendant causing then great harm in all and many ways to plaintiff:

100 For this and other reasons, I prey to the court for relief in the amount of \$49,990.00 for the multiple
101 failures of the defendant and the harm which it has caused. And that the defendant shall be directed to
102 pay any and all cost of bringing this un-necessary and unwanted action and causing then, an un-wanted
103 financial burden that the plaintiff would not have normally had to undertake. And that defendant is
104 directed to help and aid in any way in regaining plaintiff's legal property, and then cause, to re-instate all
105 of plaintiff's domains, as stated above, except as may be directed by plaintiff, and as they should
106 normally appear as they were in April/May of 2016 and with full unfettered access to same, including
107 the proper and correct original inception dates. And then by it, and cause somehow that the domains

108 shall remain registered in that manner for life or at least twenty five (25) years and further that
109 defendant; shall revisit its policies to correct any errors that may have been made. If any part of this
110 complaint is founded to be null and void it shall not effect or void any other prevision.

111

112

113  George Kelly, and as

114

115 Slingfantasy

116 Contact Information Redacted

117

118