1 UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA 2 _____ 3 United States of America,) File No. 16CR334 4) (JNE/KMM)(2) Plaintiff, 5 Minneapolis, Minnesota vs. 6 March 6, 2017) John L. Steele, Courtroom 12W) 9:37 a.m. 7) Defendant.) 8) 9 BEFORE THE HONORABLE JOAN N. ERICKSEN 10 UNITED STATES DISTRICT COURT JUDGE (CHANGE OF PLEA) 11 APPEARANCES 12 For the Plaintiff: Assistant U.S. Attorney BENJAMIN F. LANGNER, AUSA 13 DAVID J. MACLAUGHLIN, AUSA 300 South Fourth Street 14 Suite 600 Minneapolis, Minnesota 55415 15 16 For the Defendant: Wold Morrison Law PETER B. WOLD, ESQ. 17 247 Third Avenue South Minneapolis, MN 55415-1003 18 Law Offices of Mark Eiglarsh 19 MARK EIGLARSH, ESQ. 4770 Biscayne Boulevard 20 Suite 610 Miami, FL 33137 21 MARIA V. WEINBECK, RMR-FCRR Court Reporter: 22 1005 U.S. Courthouse 300 South Fourth Street 23 Minneapolis, Minnesota 55415 24 Proceedings recorded by mechanical 25 stenography; transcript produced by computer.

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1	PROCEEDINGS
2	IN OPEN COURT
3	THE COURT: Good morning. Please be seated.
4	Could we have appearances for the record, please? We'll
5	start with the government.
6	MR. LANGNER: Good morning, Your Honor. Ben
7	Langner, Brian Levine and David MacLaughlin on behalf of the
8	United States.
9	MR. MACLAUGHLIN: Good morning, Your Honor.
10	THE COURT: Good morning.
11	MR. LEVINE: Good morning, Your Honor.
12	MR. EIGLARSH: Good morning, Your Honor.
13	THE COURT: Just a second, I'm not quite ready for
14	you. Mr. Langner, I understand Mr. Levine is not yet
15	admitted.
16	MR. LANGNER: That's correct, Your Honor. We're
17	working on getting him admitted at this time.
18	THE COURT: So my question is is he with the
19	California Highway Patrol? Because it says here he's with
20	CHIPS.
21	(Laughter.)
22	MR. LANGNER: He's with DOJ CCIPs, the Computer
23	Crime and Intellectual Property Section, which is I think
24	slightly different.
25	THE COURT: Oh, ha ha. All right. Now, whoever

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1	you are, go ahead and introduce yourself.
2	MR. EIGLARSH: Good morning, Your Honor. Mark
3	Eiglarsh on behalf of Mr. Steele, who is present in court.
4	THE COURT: E-I-G-L-A-R-S-H, is that right?
5	MR. EIGLARSH: Yes.
6	THE COURT: Mr. Steele, I presume?
7	THE DEFENDANT: Yes, Your Honor.
8	THE COURT: And who are you, stranger?
9	MR. WOLD: Good morning, Your Honor. Peter Wold
10	appearing as local counsel for Mr. Steele and Mr. Eiglarsh.
11	THE COURT: Okay. And, Mr. Eiglarsh, you are
12	from are you admitted to Minnesota?
13	MR. EIGLARSH: I am not, Your Honor.
14	THE COURT: Okay. What state are you?
15	MR. EIGLARSH: Florida.
16	THE COURT: Okay.
17	MR. EIGLARSH: From South Florida.
18	THE COURT: Do you have a well, anyway, that's
19	fine. Welcome.
20	MR. EIGLARSH: Thank you, Your Honor.
21	THE COURT: I understand and, Mr. Steele, you can
22	go ahead and be seated for the moment, but you'll probably
23	have to stand up in just a second.
24	I understand, Mr. Eiglarsh, that Mr. Steele is
25	going to be entering a change of plea this morning, is that

true?

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MR. EIGLARSH: That's correct, Your Honor.

THE COURT: All right. Mr. Steele, come on up to the podium with your lawyer. And, Mr. Langner, you're obviously welcome to join the party.

6 Mr. Steele, let me explain how the process works. 7 I have a plea agreement here. And so the first thing I want 8 to do is make sure that the document that I have is the same 9 document that you have reviewed, that you understand 10 everything that's in it, and that it in fact represents the 11 agreement that you and the government have made with respect 12 to resolving the issues and resolving the case against you.

13 I need to get some background information 14 sufficient to be satisfied that you're able to make a 15 knowing and intelligent and voluntary plea. And the reason 16 for that is that the change of plea is a very important and 17 irrevocable decision, so at any point during the hearing if 18 you change your mind, that's perfectly fine, but if we get 19 to the end and you change your plea from not quilty to 20 guilty, you can't ever come back and withdraw that or change 21 your mind. So it's important that any questions that you 2.2 have we get resolved, and that you don't plead guilty unless 23 you want to, so that's part of the reason we do that. 24 I also will make sure that you understand the 25 rights that you give up by pleading guilty, not because I am

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1	not confident that your lawyers have already explained them
2	and that you understand them from your own background, but I
3	want to give you another chance to hear them from me, think
4	about them here in court, and, again, ask any questions that
5	you might have.
6	THE DEFENDANT: Thank you, Your Honor.
7	THE COURT: I also need to know what you did that
8	makes you guilty of the offense because I don't take a
9	guilty plea from someone who is not actually guilty. Your
10	answers have to be under oath. That means that if you make
11	a false statement, you could be prosecuted for perjury or
12	false statement. Do you understand that?
13	THE DEFENDANT: Yes, Your Honor.
14	THE COURT: Okay. Raise your right hand, please.
15	(Defendant sworn.)
16	BY THE COURT:
17	Q. Now, do you have the plea agreement in front of you,
18	Mr. Steele?
19	A. I do.
20	Q. And have you and Mr. Eiglarsh gone through that in great
21	detail?
22	A. Yes, Your Honor.
23	Q. And have there, Mr. Langner, been any changes since the
24	plea agreement was sent up to chambers?
25	MR. LANGNER: No, Your Honor.

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1	BY THE COURT:
2	Q. Okay. It's a 26-page document. And let me ask if
3	you've gone through every line and every page with your
4	lawyer?
5	A. Yes, Your Honor.
6	Q. And you understand that it contemplates a plea to
7	Count 1 of the indictment, which is a charge of conspiracy
8	to commit mail fraud and wire fraud, in violation of federal
9	law; and also Count 17, which charges conspiracy to commit
10	money laundering, again, in violation of federal law.
11	And then if at the time of sentencing you have
12	complied with these terms, then the government will move to
13	dismiss any remaining counts.
14	A. Yes, Your Honor.
15	Q. And the way it works is if they move to dismiss those
16	counts, that motion will be granted.
17	A. Yes, Your Honor.
18	Q. All right. Now, there are penalties set forth in
19	federal law, and they are also in the plea agreement.
20	Seventeen pages of facts here. All right. That first count
21	that we talked about is punishable by up to 20 years in
22	prison. Do you understand that?
23	A. Yes, Your Honor.
24	Q. And also a criminal fine that could be \$250,000 or twice
25	the gross gain or loss, whichever is the larger number; do

1 you understand? 2 Α. Yes, Your Honor. 3 And then it carries a supervised release of up to five Ο. 4 Supervised release is a period of time during which years. 5 a person is under court-ordered supervision. And if they 6 violate any terms of supervised release, they can be sent 7 back to prison for an additional period of time. And this 8 is a little different from what the systems are in those 9 states. 10 And in particular, let's say that a person commits 11 a crime that has a five year statutory maximum. I know 12 your's is 20, but we're just having a hypothetical person. 13 So the person gets the full five years in prison. They 14 serve their five years. They get out. They're on 15 supervised release for four years. They're perfectly fine 16 on supervised release for three and a half years and then 17 they violate. Well, you would think they can only be facing 18 half a year, but the way it works they could get a full four 19 years in prison even though they've already done five. 20 Anyway I'm sure your lawyer explained that to you, but --21 A. Yes, Your Honor. 2.2 I find it comes as a surprise to anybody who comes from Ο. 23 the state court system. Anyway, every felony count of 24 conviction carries a \$100 special assessment, and Count 1 25 also carries the possibility that you would be charged the

1 costs of prosecution.

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2	And then Count 17 also has a maximum term of
3	imprisonment of 20 years. It has a criminal fine of up to
4	\$500,000 or twice the gross gain or loss, whichever is
5	greater. It also carries a supervised release term of up to
6	five years, and a special assessment of \$100, which is due
7	and payable to the Clerk of Court prior to sentencing.
8	Those hundred dollar payments go to the Crime Victims Fund
9	and also the costs of prosecution. Any questions about
10	that?
11	A. No, Your Honor.
12	Q. Separate from the statutory penalties, there are
13	sentencing guidelines. The sentencing guidelines are one of
14	the factors that the Court takes into consideration in
15	determining what your actual sentence will be. There is a
16	guideline manual, and there are a lot of factors that go
17	into determining what the range is. And perhaps you and
18	your lawyer have looked at that chart, and sometimes it's on
19	the back cover of the book, and sometimes they look at
20	you might look at one in a different form. But you know
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22 horizontal has to do with criminal history. The vertical is 23 the offense conduct, and there are a lot of things that go 24 into that.

there's a vertical axis and a horizontal axis, the

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And the plea agreement here contains some

1	agreements and stipulations as between you and the
2	government about what the guidelines are likely to be. But
3	what I want to emphasize is that the Court is not bound by
4	parties' predictions or arguments about what the guidelines
5	are. You can bind yourselves about what arguments you're
6	going to make, but the Court is not a signatory to the plea
7	agreement and is bound by law to make an accurate
8	determination to sentencing guidelines. And then once that
9	guideline range is located, then it's up to the Court to
10	sentence you within the guideline range or above it or below
11	it.
12	A. I understand, Your Honor.
13	Q. All right. And you've gone through all of this. Let me
14	just think of an easy way to summarize it. We've got an
15	agreement as between you that the loss amount is between
16	\$1,500,000 and \$3,500,000. So that's a base offense level
17	of 16. There's a number of victims adjustment, which is ten
18	or more, so that increases by two. Then the offense
19	involved a use of a sophisticated means. I'm on page 20,
20	which adds another two.
21	You were an organizer, leader, manager or
22	supervisor. That would increase by two. If there was abuse
23	of trust, which the agreement stipulates that there was,
24	that's an increase of two. There's an increase of two for
25	obstruction of justice. And then here on page 21, that

1	paragraph 4, that's what would you call it, Mr. Langner,
2	grouping?
3	MR. LANGNER: Correct, Your Honor.
4	THE COURT:
5	Q. So, Mr. Steele, you understand that you got guidelines
6	for Count 1, guidelines for Count 17, and this paragraph 4
7	discusses how those work together?
8	A. Yes, Your Honor.
9	Q. And with respect to numbers, those are all numbers going
10	up. Now, we've got numbers coming down, and that would be
11	acceptance of responsibility as set forth there in
12	paragraph 5. Your criminal history will be whatever it is.
13	At the moment it looks like you and the government predict
14	that your criminal history score is likely to be a 1.
15	By the time I get the presentence investigation
16	report, I'll know what it actually is, and I mean that's
17	another great example of how the Court is not bound.
18	Sometimes we'll have a plea agreement that says the
19	defendant is a criminal history category 3. The confusion
20	doesn't usually come when there's a category 1, but it
21	could.
22	But, you know, like defendant pleads guilty,
23	assuming that he's going to be a category 3, well, then the
24	Probation Department finds out he's got a robbery conviction
25	from Louisiana or something and that bumps it up. So it is

1	whatever it turns out to be.
2	If the adjusted offense level is 30, and the
3	criminal history category is 1, the guideline range is 97 to
4	121 months in prison. The fine range would be 30,000 to
5	300,000. The supervised release guideline range would be
6	between two and five years, and you and the government
7	reserve the right to make motions for departures or
8	variances from whatever the applicable guideline is. Have I
9	got that right? Are you understanding?
10	A. Yes, Your Honor, I understand.
11	Q. Okay. Special assessments. You know about the
12	restitution, cooperation, waiver of appeal.
13	I talked about how if you plead guilty you can't
14	ever withdraw your plea. You can't you also can't appeal
15	your guilt to a higher court or any of the legal issues in
16	your case to a higher court, but sentencing is a different
17	matter. Pursuant to this agreement, you give up your right
18	to appeal your sentence also unless it's longer than five
19	years. Well, 60 months, that's five years; right?
20	A. I understand, Your Honor.
21	Q. And there's an express waiver of the right to petition
22	under 2255 except for a post-conviction attack based on a
23	claim of ineffective assistance of counsel, and that's
24	always in there because that's not waivable so
25	You've discussed your rights with your attorney,

1	and you want to proceed?
2	A. Yes, Your Honor.
3	Q. Okay. Have you signed the plea agreement?
4	A. Yes, Your Honor.
5	Q. All right. If it's been fully executed, I'll receive
6	the document. And that's your signature John L. Steele?
7	A. Yes, Your Honor.
8	Q. And it's dated today, which is March 6th. All right.
9	Let's find out about you. How old are you, Mr. Steele?
10	A. I'm 46, Your Honor.
11	Q. Okay. You graduated from high school, yes?
12	A. Yes, Your Honor.
13	Q. College?
14	A. Yes, Your Honor.
15	Q. What did you major in in college?
16	A. History.
17	Q. And then after college?
18	A. I went to law school, University of Minnesota.
19	Q. Did you graduate?
20	A. Yes, Your Honor.
21	Q. And do you have any other post-college education?
22	A. No, I took a few classes in graduate school for history.
23	That's all.
24	Q. I mean not that law school is not enough. For most
25	people, it's more than enough.

1	You speak English, obviously?
2	A. Yes, Your Honor.
3	Q. We don't have to get an interpreter or anything. Have
4	you had enough time to talk with your lawyers, and you're
5	satisfied that they've done a good job of representing you?
6	A. Yes, Your Honor.
7	Q. And that if you wanted to go to trial, they'd be willing
8	to take it to trial. They're not giving you the bum's rush
9	to try to make you plead guilty?
10	A. No, Your Honor.
11	Q. Has anybody threatened you in any way or put any
12	pressure on you to try to get you to plead guilty?
13	A. No.
14	Q. Made you any promises other than what's contained in the
15	plea agreement?
16	A. No.
17	Q. Have you had any drugs or alcohol in the last 24 hours?
18	A. No, Your Honor.
19	Q. Are you addicted to narcotics?
20	A. No.
21	Q. Do you take any medications prescribed by a doctor?
22	A. No, Your Honor.
23	Q. Have you recently?
24	A. No.
25	Q. Do you see a physician for any ongoing health problems?

1	A. No, Your Honor.
2	Q. What about a psychiatrist or psychologist?
3	A. No.
4	Q. So is there anything in your mind that interferes with
5	your ability to understand what's going on in court and to
6	proceed?
7	A. No, Your Honor.
8	Q. All right. Let me talk to you about the rights that you
9	give up by pleading guilty. Obviously, you give up your
10	right to go to trial. And trial would have to take place in
11	the reasonably near future because you have a right to a
12	speedy trial. There would be a jury, 12 people on the jury,
13	and you and your lawyer would participate in the selection
14	of those jurors. You understand that, right?
15	A. Yes, Your Honor.
16	Q. The jury's verdict would have to be unanimous. You
17	couldn't be found guilty unless all 12 jurors agreed that
18	you were guilty. And those jurors, each one of them, has to
19	find you guilty by proof beyond a reasonable doubt, which is
20	more than a civil standard. It's the highest standard of
21	proof in our system of justice; do you understand that?
22	A. Yes, Your Honor.
23	Q. The way the government tries to meet that burden is they
24	call witnesses and present evidence. That's all done right
25	in open court right in front of you, and you have an

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1	opportunity to object to any evidence that they present and
2	also to cross-examine any witnesses that they call against
3	you because you have the constitutional right of
4	confrontation. You understand that as well, right?
5	A. Yes, Your Honor.
6	Q. The jury, of course, presumes you to be not guilty and
7	that presumption of innocence stays with you throughout the
8	trial, and it is reason enough to acquit you unless the
9	government meets that burden that we have to discussed.
10	You have a right to call witnesses and present a
11	case, if you want to. You don't have to. If you wish to
12	call witnesses, and they either can't or won't voluntarily
13	come to Court, I would make sure that you got a Court Order
14	compelling them to show up because you've got the right to
15	the subpoena power of the Court. Do you understand that?
16	A. Yes, Your Honor.
17	Q. Regardless of whether you called any other witnesses,
18	you would have the right to testify in your own behalf if
19	you so chose. You also would not have to. Even if you
20	called other witnesses or regardless of whether you called
21	other witnesses, you could remain silent at your trial. And
22	if you did not testify, no one would comment on your silence
23	in the presence of the jury, and the jury wouldn't be
24	permitted to hold it against you in any way. And in my
25	experience, they take that obligation very seriously.

1	Anyway, you understand you have that right?
2	A. Yes, Your Honor.
3	Q. You also have a right to make pretrial motions or also
4	if there's a trial, you could make motions at that time, and
5	that would be your opportunity to challenge the legality or
6	the constitutionality of any actions taken by the government
7	in connection with the investigation of the case against you
8	or the prosecution of you or anything. If you plead guilty,
9	you give up any of those rights.
10	A. Yes, Your Honor.
11	Q. Along with the right, obviously, to appeal any decision
12	that would have been made because if there's no decision,
13	there's nothing to appeal.
14	Any time you are in court, you have a right to be
15	represented by a lawyer. And if you can't afford a lawyer,
16	one will be appointed to represent you at no cost, but you
17	never have to face the Court or the jury without the
18	assistance of your lawyer. Do you understand that?
19	A. Yes, Your Honor.
20	Q. Now, let me just ask the lawyers, all the lawyers except
21	for you, whether there's anything on the rights that I've
22	missed?
23	MR. LANGNER: I'm sorry, what was the question,
24	Your Honor?
25	THE COURT: Anything on the rights?

1 MR. LANGNER: No, I think you've covered 2 everything. 3 THE COURT: Okay. Mr. Eiglarsh? 4 MR. EIGLARSH: You've covered everything, Your 5 Honor. THE COURT: So the last thing is I need to know 6 7 what makes you guilty of this offense. And I don't know how 8 they do it in Florida, usually we ask the prosecutor to go 9 through the factual basis. 10 MR. EIGLARSH: That's fine. 11 THE COURT: Mr. Langner? 12 BY MR. LANGNER: Q. Mr. Steele, I'm going to ask you some questions about 13 14 some of the facts in this case. Okay? 15 A. Yes. 16 Q. First of all, there's a factual basis in this plea 17 agreement that stretches from right at the beginning, right 18 at the end of page one all the way through page 19, do you 19 see that? 20 A. Yes. Q. And you've had an opportunity to review that factual 21 2.2 basis, correct? 23 A. Yes. 24 Q. You've had plenty of time to look at that, go through it 25 with your attorney?

1	A. Yes.
2	Q. And everything in there is true to the best of your
3	knowledge; is that right?
4	A. Yes.
5	Q. You may some of the facts that are in there, in fact
6	many of the facts you have direct knowledge of, correct?
7	A. That's correct.
8	Q. And there are some facts where you weren't the one who
9	did something, but you knew that it was going on at the
10	time, correct?
11	A. Yes, that's correct.
12	Q. And there are some facts that you may not have known
13	about, but you now know that the government has sufficient
14	evidence to prove those things, correct?
15	A. Yes.
16	Q. But all of this to the best of your knowledge as you
17	stand here today is true and accurate, correct?
18	A. Yes.
19	Q. I'm going to go through some of the I'm not going to
20	go through every detail in this factual basis, but I'm going
21	to cover a few of the highlights.
22	First of all, beginning in about September of
23	2010, is it true that you and an individual named Paul
24	Hansmeier began operating a law firm named Steele Hansmeier,
25	PLLC?

1	A. Yes.
2	Q. And through that law firm, you began representing
3	individuals and entities that owned copyright to
4	pornographic movies, correct?
5	A. Yes.
6	Q. And you and certain people that worked for you monitored
7	file sharing websites and obtained IP addresses of
8	individuals who downloaded or attempted to download your
9	clients' movies, correct?
10	A. Yes.
11	Q. And then you would file lawsuits against those
12	individuals in an attempt to obtain their identities and
13	then obtain settlements from them, correct?
14	A. Yes.
15	Q. And is it true that beginning in about April of 2011,
16	you and Mr. Hansmeier began uploading your clients'
17	pornographic movies to BitTorrent file sharing websites,
18	including a website named the Pirate Bay?
19	A. Yes.
20	Q. Now, you weren't the one that actually did the uploading
21	in this case, correct?
22	A. No.
23	Q. But you knew that it was going on at least not too long
24	after it began, correct?
25	A. Yes.

1	Q. And you did this without obtaining your clients'
2	consent, and you did it in order to entice people to
3	download the movies so that you could catch them and then
4	threaten to sue them, correct?
5	A. Yes.
6	THE COURT: Hold on a second. What clients'
7	consents?
8	MR. LANGNER: Without the clients that own the
9	copyright to the movies.
10	THE COURT: Oh, I thought you said "your clients."
11	MR. LANGNER: Yeah, their clients. They
12	represented individuals who own the copyrights to
13	pornographic movies, and they would upload those movies onto
14	file sharing websites without asking the clients whether
15	they can do it or not.
16	THE COURT: Okay, thank you.
17	BY MR. LANGNER:
18	Q. And you knew those bit torn websites where you were
19	uploading the movies were specifically designed to aid
20	copyright infringement by allowing people to share files
21	including movies, correct?
22	A. Yes.
23	Q. And by doing that, you knowingly caused your clients'
24	movies to be shared and distributed on those websites and
25	thereby purposely allowed and authorized the BitTorrent

1	users to obtain your clients' movies, correct?
2	A. Yes.
3	Q. Afterwards or after doing that, you and Mr. Hansmeier
4	caused lawsuits to be filed throughout the country
5	disingenuously alleging that individuals who purportedly
6	downloaded the movies did so without authorization or
7	consent from the copyright holders, correct?
8	A. Yes.
9	Q. And as an example, two of the movies that you uploaded
10	you obtained from a client, and their names were "Sexual
11	Obsession" and "Popular Demand," correct?
12	A. Yes.
13	Q. And those two movies in particular you filed
14	approximately 200 fraudulent copyright infringement lawsuits
15	throughout the country seeking subscriber information
16	associated with more than 3,000 IP addresses based on the
17	allegation that people had downloaded those movies, when in
18	fact you were the ones who had actually uploaded those onto
19	the website, correct?
20	A. Yes.
21	Q. After filing each of these lawsuits, you filed or caused
22	to be filed ex parte motions for early discovery that failed
23	to disclose your involvement in uploading the copyrighted
24	movies, correct?
25	A. Yes.

1	Q. And courts throughout the country were relying on those
2	false and misleading representations, gave you early
3	discovery, and thereby authorized you to subpoena internet
4	service providers to get the subscriber information
5	associated with those IP addresses, correct?
6	A. Yes.
7	Q. After obtaining the subscriber information, you or
8	Mr. Hansmeier or people employed by you would call people
9	and attempt to extract settlements from them, correct?
10	A. Yes.
11	Q. And you never informed those people that you in fact
12	were the ones who had uploaded those movies onto the
13	websites, correct?
14	A. No, that's correct.
15	Q. And by lying to courts and misleading courts in order to
16	obtain that subscriber information and then deceiving the
17	subscribers, you obtained a number of settlements over the
18	years from these people, correct?
19	A. Yes.
20	Q. And those settlements were generally in the range of a
21	few thousand dollars; although, they varied depending on
22	people's circumstances, correct?
23	A. Correct.
24	Q. And is it true that in or about November of 2011, at
25	least in part in order to distance yourselves from these

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1	copyright infringement lawsuits that you were filing, you
2	caused Prenda Law to be created?
3	A. Yes.
4	Q. And there was an attorney in Chicago whose initials are
5	P.D. that was at least nominally the owner of that law firm,
6	correct?
7	A. Yes, it was.
8	Q. And at least at times, you exerted de facto control over
9	that law firm including the primary direction of its
10	employees and the dispensation of its finances, correct?
11	A. Yes.
12	Q. And despite controlling Prenda Law, and at various times
13	filing appearances for or in connection with Prenda Law, you
14	and Mr. Hansmeier on multiple occasions falsely denied to
15	various courts any direct involvement or control over that
16	law firm, correct?
17	A. Yes, that's correct.
18	Q. Is it also true that beginning in or about 2011, you
19	created or employed various sham entities including AF
20	Holdings, Ingenuity 13, Guava, LLC, and Livewire Holdings,
21	and LW Systems, in order to shield what was going on?
22	A. Yes, that's correct.
23	Q. AF Holdings, in particular, you used to house the two
24	movies that I mentioned earlier, "Sexual Obsession" and
25	"Popular Demand," correct?

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1	A. Yes.
2	Q. And each of these entities, you at times would get other
3	people to sign on behalf of that entity, including two
4	individuals, one named M.L., and another named A.C., in
5	order to shield your ownership or control over those
6	entities?
7	A. Yes.
8	Q. I'm going to skip ahead now to the next section.
9	Is it true that beginning no later than in or
10	about May of 2012, you and Mr. Hansmeier filmed and caused
11	to be filmed pornographic movies in order to further your
12	scheme?
13	A. Yes.
14	Q. On at least three occasions in Chicago, Miami, and Las
15	Vegas, you and Mr. Hansmeier at times assisted by other
16	people who were working with you contracted with adult film
17	actresses and produced multiple short pornographic films?
18	A. Yes.
19	Q. Afterwards, you and Mr. Hansmeier caused a company that
20	you owned, Ingenuity 13, to obtain copyrights to those
21	movies?
22	A. Yes, that's correct.
23	Q. Those movies bore names such as "Five Fan Favorites" and
24	"A Peek Behind The Scenes of The Show," among others?
25	A. Yes.

	5
1	Q. And you and Mr. Hansmeier made no legitimate effort to
2	publicly distribute or commercially release these movies,
3	instead you instructed an individual that worked for
4	Mr. Hansmeier to upload those movies onto file sharing
5	websites, so that you could catch and then later threaten to
6	sue people who attempted to download them?
7	A. Yes.
8	Q. And when you did catch people that downloaded those
9	movies, you caused fraudulent and misleading lawsuits to be
10	filed throughout the country, which alleged that they had
11	downloaded these movies without the copyright owner's
12	consent, correct?
13	A. Yes.
14	Q. And is it also true that beginning in or about October
15	of 2012, after courts had begun limiting the discovery that
16	you could obtain, that you and Mr. Hansmeier caused lawsuits
17	to be filed generally on behalf of the company Guava LLC,
18	that falsely alleged that your clients' computer systems had
19	been hacked, correct?
20	A. Yes.
21	Q. And essentially there was no hacking, nobody broke into
22	their computer systems, and those lawsuits were based
23	largely or if not entirely on lies, correct?
24	A. Yes, that's my understanding, yes.
25	Q. You weren't the one who was specifically making those

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1	allegations, but you knew that that was going on, correct?	
2	A. Yes.	
3	Q. In fact, to your knowledge, Guava had no computer	
4	systems. It was a sham entity that you had created in order	
5	to further the scheme, correct?	
6	A. Yes, yes.	
7	Q. And in order to make those lawsuits go smoothly, you and	
8	Mr. Hansmeier also recruited one or more individuals to be	
9	ruse defendants, and these were individuals who had been	
10	caught downloading one of your movies from a file sharing	
11	website who had agreed that in exchange for you not charging	
12	them with a settlement payment, they would be sued and allow	
13	discovery to proceed, correct?	
14	A. Yes.	
15	Q. But as you and Mr. Hansmeier knew, these people had not	
16	participated in any hacking activity. They had simply	
17	downloaded one of the movies that you controlled, correct?	
18	A. Yes.	
19	Q. Is it true that in or about early 2013, courts began	
20	scrutinizing your litigation tactics?	
21	A. Yes.	
22	Q. And upon recovering certain of the facts that we've gone	
23	through today, courts began denying your request to subpoena	
24	internet service providers and dismissing your lawsuits?	
25	A. Yes.	

1	Q. They also began accusing you of engaging in deceptive
2	and fraudulent behavior, correct?
3	A. Yes.
4	Q. In particular, Judge Wright from the District Court in
5	the Central District of California, issued an order in May
6	of 2013 that imposed sanctions against you, correct?
7	A. Yes.
8	Q. And in order to evade detection and to cover up what you
9	had done from that point even before that and stretching
10	after that, you lied to courts throughout the country, both
11	you directly as well as causing other people to lie in your
12	behalf in order to help cover up what had been done?
13	A. Yes.
14	Q. And there's a list of specific instances where somebody
15	either filed a declaration with the Court under oath or
16	testified under oath in a false or misleading manner at your
17	direction or at least with your knowledge, correct?
18	A. Yes.
19	Q. And to the best of your knowledge, each of those that
20	are in subparagraphs A through J I'm sorry, no, L no,
21	I'm sorry, N on page 18 each described one of those
22	instances in a true and accurate way, correct?
23	A. Yes.
24	Q. Is it true that in total between 2010 and 2014, you and
25	Mr. Hansmeier and your entities received more than six

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1	million dollars in copyright infringement settlement		
2	payments?		
3	A. To the best of my understanding, yes.		
4	Q. And you caused losses to individuals based on the		
5	conduct we've described totaling at least approximately		
6	three million dollars?		
7	A. Yes.		
8	Q. Is it also true that in or about 2012, you created a		
9	company named Under The Bridge Consulting that you intended		
10	to and did use to collect consulting fees after transferring		
11	the operations of Steele Hansmeier PLLC to the individual		
12	P.D., who controlled Prenda Law?		
13	A. Yes.		
14	Q. Is it true that you and Mr. Hansmeier thereafter		
15	transferred approximately one million dollars of the		
16	proceeds of this scheme to Under The Bridge Consulting and		
17	distributed those monies to yourselves?		
18	A. Yes.		
19	Q. And did you do that, your use of Under The Bridge		
20	Consulting was designed at least in part to conceal or		
21	disguise the nature, source, ownership and control of the		
22	proceeds of the scheme?		
23	A. Yes.		
24	MR. LANGNER: Your Honor, that's all the questions		
25	that I have for Mr. Steele.		

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1	THE COURT: Mr. Eiglarsh, do you have any other
2	questions?
3	MR. EIGLARSH: No, he was extremely thorough.
4	THE COURT: And, Mr. Steele, anything you want to
5	clarify in there?
6	THE DEFENDANT: No, Your Honor.
7	THE COURT: Okay. Did anyone force you to commit
8	the crime?
9	THE DEFENDANT: No.
10	THE COURT: And you knew it was against the law
11	when you were doing it?
12	THE DEFENDANT: Yes.
13	THE COURT: Did some part of the scheme take place
14	in the State and District of Minnesota?
15	THE DEFENDANT: Yes.
16	THE COURT: Is this where you were headquartered
17	or were most of your activities in
18	THE DEFENDANT: The activities described here
19	occurred in Minnesota.
20	THE COURT: Okay.
21	THE DEFENDANT: I was aware of them. I mean,
22	obviously, I wasn't here in Minnesota.
23	MR. LANGNER: Is it true, Mr. Steele, that
24	Mr. Hansmeier had an office here in Minnesota?
25	THE DEFENDANT: Yes.

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1	MR. LANGNER: And he operated, most of the
2	activities that he did took place in Minnesota here?
3	THE DEFENDANT: Yes.
4	THE COURT: Okay. Well, that seems to take care
5	of the venue question. Very well. Then I will formally ask
6	you how you plead.
7	First of all, is your full and correct name John
8	L. Steele, S-T-E-L-E.
9	THE DEFENDANT: S-T-E-E-L-E, yes.
10	THE COURT: S-T-E-E-L-E, thank you.
11	How do you plead to Count 1 of the indictment on
12	file against you charging you with conspiracy to commit mail
13	fraud and wire fraud in violation of Title 18, United States
14	Code Section 1349, guilty or not guilty?
15	THE DEFENDANT: Guilty, Your Honor.
16	THE COURT: How do you plead to Count 17 of the
17	indictment on file against you charging you with conspiracy
18	to commit money laundering in violation of Title 18, United
19	States Code Section 1956H, guilty or not guilty?
20	THE DEFENDANT: Guilty, Your Honor.
21	THE COURT: All right. I'm satisfied that you're
22	guilty of the offense and that you know what you're doing
23	here today, so I accept your plea.
24	Now, the Probation Department will prepare a
25	presentence investigation report. You should cooperate with

1	them as they do that. Also, read through it when it's all
2	done, make sure there aren't any mistakes in it, and then
3	we'll see you back here at the time of sentencing.
4	MR. LANGNER: Your Honor, if I might, the plea
5	agreement contains a cooperation provision, and we
6	anticipate that Mr. Steele will provide truthful information
7	and truthful testimony against Mr. Hansmeier if called to
8	testify. We may ask that the PSR or his sentencing be
9	delayed until the resolution of Mr. Hansmeier's case so that
10	we can best judge his cooperation, if that's okay with the
11	Court.
12	THE COURT: I was about to set Friday, July 7th,
13	as the sentencing date, but I'm not even going to bother
14	doing that under these circumstances.
15	MR. LANGNER: I would suggest that we can
16	communicate to the Court when it obviously, when
17	Mr. Hansmeier, when that case is resolved, then we can start
18	the process, and we can communicate with the Court when
19	we're ready to move forward.
20	THE COURT: Thank you. Did you see my mouth open?
21	I was ready to set the sentencing date. You jumped in just
22	in the nick of time.
23	Let's see here. What about release? It looks
24	like you're not in Sherburne. You're not wearing orange.
25	THE DEFENDANT: No, Your Honor.

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1	THE COURT: Okay. No issues with him on release,
2	have there been?
3	PROBATION OFFICER: Nothing additional to the
4	report that you're reviewing, Your Honor.
5	THE COURT: Okay. And that's the travel order
6	that I signed on February 27th?
7	PROBATION OFFICER: That's correct.
8	THE COURT: All right. Mr. Steele, you will
9	remain at liberty on the same terms and conditions as you
10	have been up to today's date.
11	THE DEFENDANT: Thank you, Your Honor.
12	THE COURT: All right. Anything else?
13	MR. LANGNER: No, Your Honor.
14	MR. EIGLARSH: No, Your Honor.
15	THE COURT: Thank you very much. We're in recess.
16	(Court adjourned at 10:13 a.m.)
17	* * *
18	
19	I, Maria V. Weinbeck, certify that the foregoing is
20	a correct transcript from the record of proceedings in the
21	above-entitled matter.
22	Certified by: <u>s/ Maria V. Weinbeck</u>
23	Maria V. Weinbeck, RMR-FCRR
24	
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