

Cause No. 199-00596-97

DSC COMMUNICATIONS
CORPORATION

IN THE DISTRICT COURT OF

v.

COLLIN COUNTY, TEXAS

EVAN BROWN

199TH JUDICIAL DISTRICT

TEMPORARY INJUNCTION ORDER

On June 30, 1997, Plaintiff DSC Communications Corporation's ("DSC") Application for Temporary Injunction came on regularly for hearing, due notice having been given to Defendant Evan Brown ("Brown"). The parties appeared in person and by their attorneys. After considering the evidence received, the pleadings before the Court, and the argument of counsel, the Court finds and concludes that Plaintiff DSC will probably prevail on the merits at the trial of this cause, and further that Plaintiff DSC will probably prevail at trial in establishing each and all of the following: that Defendant Brown entered into an Employee Patent, Copyright and Proprietary Information Agreement with DSC (the "Employment Agreement"); that the Employment Agreement is a valid and enforceable contract between DSC and Brown; that Brown 1) developed a method of converting machine executable binary code into a high level source code using logic and data abstractions, 2) developed a method of taking existing executable programs and "reverse engineering" the intelligence from programs and "re-code" the intelligence into portable high level language, and 3) developed a method of converting executable Z8000 machine code into C language source (all collectively describing what shall hereinafter be referred to as the "Solution") during his employment by DSC; that the Solution is along the lines of DSC's business, work, and investigations, and that the Solution further resulted from or was suggested by Brown's work for DSC; that other companies are currently pursuing the Solution; that Brown has stated an intention not to disclose the Solution to DSC and has stated an intention not to assist DSC to obtain patents for the Solution; that Brown has stated an intention to develop the Solution

independent of DSC, including to develop it in foreign countries outside the protection of this and other courts in the United States; that if Brown carries out his intentions it will alter the status quo and make ineffectual a judgment in favor of DSC in that DSC will suffer immediate harm and will be irreparably injured because it will not be able to protect its rights to the Solution; that unless Brown is enjoined from carrying out his intentions, DSC will be without an adequate remedy at law; and that any delay to DSC's ability to exploit the Solution or to take action to protect its rights in the Solution, such as patent applications on the Solution, will irreparably harm DSC.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED that Defendant Evan Brown, his employees, agents, assignees, or other persons and/or entities acting in concert with him who receive actual or constructive notice of this Order, be and hereby is, commanded forthwith to desist and refrain from the following until final judgment in this cause is entered by the Court:

- a. Disclosing, marketing, selling, assigning, or transferring the Solution to any person or entity other than DSC;
- b. Negotiating the disclosure, sale assignment, or transfer of the Solution to any person or entity other than DSC;
- c. Disclosing or negotiating the disclosure of any information or details concerning the Solution to anyone other than DSC;
- d. Further developing, refining, or implementing the Solution, except as required by the mandatory injunction below; and
- e. Destroying any material or records (including computer files or disks) that relate to or evidence the Solution or his effort to market the Solution.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED that Defendant Evan Brown, his employees, agents, assignees, or other persons and/or entities acting in concert with him who receive actual or constructive notice of this Order, be and hereby is, commanded forthwith to:

- a. Preserve the Solution; and

b. Disclose the Solution, in its entirety, to DSC in the manner set forth in the following paragraphs of this Order.

IT IS ORDERED, ADJUDGED, and DECREED that the following persons are designated by the Court to be the DSC Development Team (the "DSC Development Team"), to-wit: Tina Young, Court Reporter, Billy Gonzales, Videographer, Rick Billings, Mike McCarty, Jianbai Wang, Dan McMurray, Wayne Jones, Cheryl Sanders, and Steve Levine.

The members of the DSC Development Team shall be bound by the Confidentiality provisions set forth in this Order.

Defendant Evan Brown is hereby ORDERED, COMMANDED and DIRECTED to:

1. disclose the Solution to the DSC Development Team instantler,
2. appear in person at the offices of DSC, 1000 Coit Road, Plano, Texas, each business day at 9:00 a.m. beginning July 1, 1997, and remain in attendance at DSC until 5:00 p.m. each day, and to continue to appear each business day thereafter from 9:00 a.m. to 5:00 p.m. until the disclosure to the DSC Development Team is complete, and
3. make a full and complete disclosure of each aspect of the Solution to the DSC Development Team, both orally and in writing.

DSC shall provide a suitable room for Brown and the DSC Development Team. DSC shall also provide telephone access to Brown's counsel from the room set aside for the disclosure. The DSC Development Team shall maintain accurate records of the Solution as Brown dictates it to them, and a log tracking such records, which records and log shall be made available to the Court upon request. The DSC Development Team shall be permitted to videotape Defendant Evan Brown's efforts, actions and words during the disclosure of the Solution. Any video tape made shall, upon its removal from the video recording device, be placed into the custody of Billy Gonzales, marked and dated for identification, and transported for safekeeping to a location designated by the Court. DSC

shall be permitted to transcribe portions of the disclosure as it deems appropriate with such transcriptions to be made from the videotape or live. The transcription will be subject to the confidentiality provisions of this order, and once completed shall be transported for safekeeping to a location designated by the Court.

IT IS FURTHER ORDERED, ADJUDGED, and DECREED that DSC shall compensate Evan Brown for his time in making a good faith, complete and timely disclosure at the rate of \$45.00 an hour. DSC shall, on or before July 1, 1997, make an initial deposit of \$1,000 into the registry of the Court for this purpose, and Brown, upon completion of the disclosure, may apply to the Court, and upon notice and hearing to DSC, demonstrate his good faith, complete and timely compliance with the Order, and his entitlement to his hourly fee for the time spent during the disclosure.

IT IS ORDERED, ADJUDGED, and DECREED that the DSC Development Team shall evaluate the Solution and have the option as it deems necessary to take any appropriate efforts to protect the Solution, including the filing of patent applications in the United States and in foreign countries, if appropriate. The DSC Development Team shall make no use of the Solution other than as set forth in the preceding sentence of this Order. The DSC Development Team shall maintain accurate records of its technical work and documentation concerning the Solution, including a log tracking such records and documents, which records, documents, and logs shall be made available to the Court upon request.

IT IS ORDERED, ADJUDGED, and DECREED that except as otherwise provided by the Court, the disclosure of the Solution by Brown, and any information or documents generated by the DSC Development Team in connection with evaluating or protecting the Solution (collectively referred to as the "Confidential Material"), shall be treated in the manner set forth in this paragraph of this Order. No member of the DSC Development Team shall discuss or show any Confidential Material to any person who is not a member of the DSC Development Team. No person who is not a member of the DSC Development Team shall have access to any of the Confidential Material. The members of the DSC Development Team shall only make copies of the Confidential

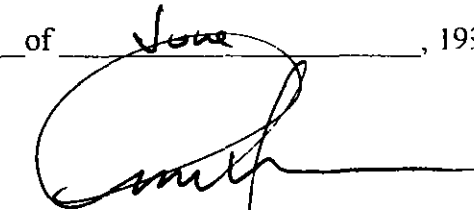
Material as are necessary to enable those team members to evaluate and protect the Solution as permitted by this Order, and all such notes and copies shall be preserved in a separate file maintained as confidential. The provisions of this paragraph do not preclude DSC from filing patent applications as otherwise provided in this Order, nor does it preclude the making of a video tape to be preserved by a Collin County Sheriff's Deputy or Constable as provide heretofore in this Order.

IT IS ORDERED, ADJUDGED, and DECREED that trial on the merits of this cause is set for the 3rd day of November, 1997, at 9:00 a.m.

The Clerk shall forthwith on the filing by DSC of the bond hereinafter required and on approving the same according to the law, issue a temporary injunction in conformity with the law and the terms of this order.

This Order shall not be effective unless and until DSC executes and files with the Clerk a surety bond, in conformity with the law, in the amount of five hundred thousand dollars (\$500,000) or a cash bond in the sum of fifty thousand dollars (\$50,000.00).

Signed this 30 of June, 1997.



Judge Curt B. Henderson, 219th Judicial District Court
sitting by assignment for the 199th Judicial District Court

THE STATE OF TEXAS

TO EVAN BROWN
2705 CHADBOURNE DR
PLANO, TX 75023

GREETING:

WHEREAS, on the 30TH day of JUNE, 1997, DSC COMMUNICATIONS CORPORATION as plaintiff, filed a petition in the 199 th Judicial District Court, Collin County, Texas, against EVAN BROWN as defendant, being numbered on the docket of said court in number 199-00596-97 in which petition plaintiff sues for order restraining defendant from committing any act of the acts as set out in copy of Plaintiff's Original Petition ~~and~~ and made a part hereof

and WHEREAS, the Hon. CURT B HENDERSON, Judge of said Court, by order made upon said petition, has granted the restraining order as prayed for and has set the matter for hearing for the 3RD day of NOVEMBER, 1997, at 9:00 o'clock A.M., and has directed the Clerk of this Court to issue the necessary writs.

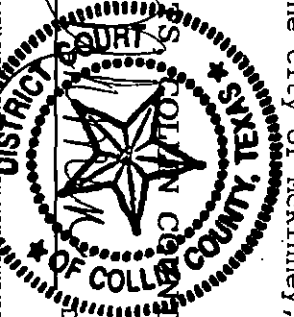
AND WHEREAS, the said DSC COMMUNICATIONS CORPORATION executed and filed with the Clerk of said Court a bond in the sum of 50,000.00 DOLLARS, made payable and conditioned as required by law and fiat of the Judge, A copy of Plaintiff's Original Petition, with the Court's order thereon, is attached hereto for full particulars concerning plaintiff's cause of action.

NOW, THEREFORE, you the said EVAN BROWN are hereby restrained and you will refrain from committing any of these acts as set out in the Court's Temporary Restraining Order attached hereto and made a part hereof as if set forth herein in full and verbatim, and you are commanded to be and appear before the Honorable 199 th Judicial District Court, at the Court House thereof in the City of McKinney, on the 3RD day of NOVEMBER, 1997, at 9:00 o'clock A.M., then and there to show cause, if any you have, why said restraining order should not be continued as a temporary or permanent injunction.

HEREIN FAIL NOT, but due notice take hereof;
WITNESS my hand and seal of said court, at office in the City of McKinney, this the 30TH day of JUNE, 1997.

HANNAH KUNKLE
CLERK, DISTRICT COURT, COLLIN COUNTY, TEXAS

By *[Signature]*



Deputy

FILE NO. 199-00596-97

WRIT OF INJUNCTION

IN THE 199 DISTRICT COURT
COLLIN COUNTY, TEXAS

DSC COMMUNICATIONS CORPORATION

VS.

EVAN BROWN

ISSUED THIS
30TH DAY OF JUNE, 1997

HANNAH KUNKLE

BY LEHANN MEHREN DEPUTY
SERVICE FILED

SERVICE FEES NOT COLLECTED BY
DISTRICT CLERK'S OFFICE

SHERIFF'S RETURN

Came to hand on the _____ day of _____, 19____, at ____ o'clock ____ M., and executed in _____ County, Texas, by delivering to the within named Respondent/Defendant, to-wit:

_____, at _____ o'clock ____ M., _____, 19____;
_____, at _____ o'clock ____ M., _____, 19____;
_____, at _____ o'clock ____ M., _____, 19____;
_____, at _____ o'clock ____ M., _____, 19____;
_____, at _____ o'clock ____ M., _____, 19____;

each, in person, a true copy of this instrument with a true and correct copy of the document attached thereto having first endorsed on such copy of said instrument the date of delivery.

The distance actually traveled by me in serving such process was _____ miles, and my fees are as follows:

For service.....\$ _____
For mileage.....\$ _____
Total Fees.....\$ _____

To certify which witness my hand officially.

Sheriff/Constable of _____ County, Texas
By _____, Deputy

CERTIFICATE OF DELIVERY

I do hereby certify that I delivered to _____

_____ on the _____ day of _____, 19____,
at _____ o'clock ____ M., a copy of this instrument.

Sheriff/Constable

County, Texas
By _____, Deputy

VERIFICATION OF RETURN (IF NOT SERVED BY PEACE OFFICER)

SUBSCRIBED AND SWORN TO BEFORE ME, the undersigned Notary Public, this _____ day of _____, 19____.
