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2 1.6 Attorney for Judgment Creditor: Jeffrey G. Rupert  
Assistant Attorney General

3 1.7 Attorney for SBTickets.com LLC: Marc E. Cohen

4 1.8 Paul Jones, pro se

5  
6 1.9 Plaintiff, State of Washington, acting by Attorney General Robert W. Ferguson,  
7 (herein referred to as "Plaintiff" or "State"), filed a Complaint and an Amended Complaint in the  
8 above-captioned action (herein referred to as the "Complaint") pursuant to RCW 19.86, the  
9 Consumer Protection Act, against Defendants SBTickets.com LLC and Paul Jones (herein referred to  
10 collectively as "Defendants"); and

11 1.10 On May 15, 2015, Defendant SBTickets.com LLC filed a voluntary petition for  
12 relief under chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the  
13 Eastern District of New York (herein referred to as "the Bankruptcy Court"), Case No. 1-15-  
14 42036-nhl (herein referred to as "the Bankruptcy"). The Bankruptcy matter is still pending; and

15  
16 1.11 Plaintiff and Defendants do hereby consent to the entry of this Consent Decree  
17 and its provisions (herein referred to as the "Consent Decree" and/or "Judgment"); and

18 1.12 This Consent Decree shall not effective against Defendant SBTickets.com LLC  
19 until the Bankruptcy Court has approved this Consent Decree; and

20  
21 1.13 The terms and conditions of this Consent Decree as against the defendant  
22 SBTickets.com LLC shall be subject to an application being made to the United States  
23 Bankruptcy Court, Eastern District of New York Order pursuant to Bankruptcy Rule 9019  
24 approving this Consent Decree; and

1 1.14 Defendant SBTickets.com LLC shall promptly request the Bankruptcy Court to  
2 approve this Consent Decree. Defendants shall take all reasonable efforts to have the  
3 Bankruptcy Court approve this Consent Decree without any changes or modifications; and

4 1.15 This Consent Decree is entered into by Defendants freely and voluntarily and  
5 with full knowledge and understanding of the nature of the proceedings and the obligations and  
6 duties imposed upon them; and

7 1.16 Defendants having been served with a Summons and Complaint previously filed  
8 in this matter; and

9 1.17 Plaintiff appearing by and through its attorneys, Robert W. Ferguson, Attorney  
10 General; and Jeffrey Rupert, Assistant Attorney General; and

11 1.18 Defendants appear in this action Pro Se although the defendant SBTickets.com  
12 LLC is represented by Mark E. Cohen, Esq. in the Bankruptcy; and

13 1.19 Plaintiff and Defendants having agreed on a basis for the settlement of the  
14 matters alleged in the Complaint, and to the entry of this Consent Decree against Defendants  
15 without the need for trial or adjudication of any issue of law or fact; and

16 1.20 Plaintiff and Defendants having agreed that this Consent Decree does not  
17 constitute evidence or an admission regarding the existence or non-existence of any issue, fact, or  
18 violation of any law alleged by Plaintiff; and

19 1.21 Defendants recognize and state that this Consent Decree is entered into  
20 voluntarily and that no promises or threats have been made by the Attorney General's Office or  
21 any member, officer, agent or representative thereof to induce them to enter into this Consent  
22 Decree, except as provided herein; and

23 1.22 Defendants waive any right they may have to appeal from this Consent Decree; and  
24  
25  
26

1 1.23 Defendants further agree that they will not oppose the entry of this Consent Decree  
2 on the grounds the Consent Decree fails to comply with Rule 65(d) of the Rules of Civil  
3 Procedure, and hereby waive any objections based thereon; and

4 1.24 Defendants further agree that this Court shall retain jurisdiction of this action for  
5 the purpose of implementing and enforcing the terms and conditions of the Consent Decree and  
6 for all other purposes associated therewith; and

7 The Court finding no just reason for delay,

8 NOW, THEREFORE, it is hereby ORDERED, ADJUDGED, AND DECREED as follows:

9  
10 **II. GENERAL**

11 2.1 Jurisdiction. This Court has jurisdiction over the subject matter of this action  
12 and over the parties. Plaintiff's Complaint in this matter states claims upon which relief may be  
13 granted under the Consumer Protection Act ("CPA"), Chapter 19.86 RCW.

14 2.2 Defendants. For purposes of this Consent Decree the term "Defendants," where  
15 not otherwise specified, shall mean SBTickets.com LLC and Paul Jones, individually and on  
16 behalf of his marital community.

17  
18 **III. DEFENDANTS' FINANCIAL REPRESENTATIONS**

19 3.1 Defendant Paul Jones has presented financial disclosures and related documents  
20 to Plaintiff evidencing that Defendant Jones has very limited financial assets and income.

21 3.2 Defendant SBTickets.com LLC has filed schedules, monthly operating reports,  
22 and profit and loss statements as part of the ongoing Bankruptcy.

23 3.3 Plaintiff's agreement to suspend civil penalties and attorneys' costs and fees  
24 against Defendant Jones referenced in Section VI is expressly premised upon the truthfulness,  
25 accuracy, and completeness of Defendant Jones' financial disclosure and related documents  
26

1 provided to Plaintiff and the representations by Defendant SBTickets.com LLC in Bankruptcy  
2 Court.

3 3.4 The suspension of civil penalties and attorneys' costs and fees will be lifted as  
4 to Defendant Jones if, upon motion by Plaintiff, the Court finds that Defendant Jones failed to  
5 disclose any material asset, materially misstated the value of any asset or his current income(s),  
6 or made any other material misstatement or omission as part of completing the aforementioned  
7 financial disclosure.  
8

9  
10 **IV. INJUNCTIONS**

11 4.1 Application of Injunctions. The injunctive provisions of this Consent Decree shall  
12 apply to Defendants and any entity owned or controlled in whole or in part by Defendants other  
13 than publicly traded corporations. The injunctive provisions of this Consent Decree shall also apply  
14 to Defendants' successors, assigns, officers, agents, servants, employees, representatives, and all  
15 other persons or entities in active concert or participation with Defendants.

16 4.2 Notice. Within fifteen (15) business days of the later of the (a) entry of this  
17 Consent Decree and (b) the approval of same by the Bankruptcy Court, Defendants shall  
18 inform and give actual notice to all successors, assigns, transferees, officers, agents, servants,  
19 employees, representatives, attorneys, and all other persons or entities in active concert or  
20 participation with Defendants, including but not limited to any affiliate marketers and third  
21 parties authorized to provide customer services for, market, promote, advertise, offer for sale,  
22 and/or sell any of Defendants' products or services as well as all entities owned or controlled  
23 by Defendants other than publicly traded companies of the terms and conditions of this  
24 Consent Decree.

25 4.3 Injunctions. Defendants are hereby permanently enjoined and restrained as follows:

- 26 a. Defendants and their successors, assigns, transferees, officers, agents, servants,  
employees, representatives, all other persons or entities in active concert or

1 participation with Defendants, and all entities owned or controlled by Defendants  
2 other than publicly traded companies are hereby permanently enjoined and  
3 restrained from engaging in acts or practices that violate the CPA:

4 b. Defendants and/or any entity owned or controlled in whole or in part by any  
5 Defendant are permanently enjoined and restrained from selling, offering to sell,  
6 or advertising for sale a ticket to a Washington consumer to any event when the  
7 Defendant does not (1) own the ticket or (2) have a right to purchase the ticket  
8 being sold to the Washington consumer via an industry-recognized ticket  
9 platform so long as Defendant purchases the ticket via the industry-recognized  
10 platform in the time period by 11 p.m. Eastern time two business days after the  
11 Washington consumer purchases the ticket from Defendant. To avoid any  
12 confusion as to the meaning of Paragraph 4.3(b)(2), the following representative  
13 examples are provided:

14 i. If a Washington resident purchases a ticket from a Defendant on  
15 Monday, January 23, 2017 at 11 a.m. Eastern, then Defendant must  
16 purchase the ticket from the industry-recognized ticket platform by 11  
17 p.m. Eastern time on Wednesday, January 25, 2017; and

18 ii. If a Washington resident purchases a ticket from a Defendant on  
19 Monday, January 23, 2017 at 6:00 p.m. and Defendant's business day  
20 ends at 5:00 p.m., then Defendant must purchase the ticket from the  
21 industry-recognized ticket platform by 11 p.m. Eastern time on  
22 Wednesday, January 25, 2017; and

23 iii. If a Washington resident purchases a ticket from a Defendant on Friday,  
24 January 20, 2017 at 6:00 p.m. and Defendant's business day ends at 5:00  
25 p.m. and Defendant's business does not have regular business hours on  
26 Saturday or Sunday, then Defendant must purchase the ticket from the

1 industry-recognized ticket platform by 11 p.m. Eastern time on Tuesday,  
2 January 24, 2017.

- 3 c. For tickets described in Paragraph 4.3(b)(2) that Defendants and/or any entity  
4 owned or controlled in whole or in part by any Defendant are selling, offering to  
5 sell, or advertising for sale a ticket to a Washington consumer, Defendants must  
6 conspicuously and prominently disclose to the Washington consumer prior to  
7 purchase that “We do not currently own the ticket that we are selling to you”  
8 and the Washington consumer must affirmatively consent to this term prior to  
9 purchase.

10 4.4 Expiration of injunctions. The injunctions provided for in Paragraph 4.3 of this  
11 Consent Decree will expire on February 1, 2022.

## 12 V. RESTITUTION

13 5.1 Pursuant to RCW 19.86.080, Defendant Jones shall pay to the State of Washington  
14 \$15,000 (the “Fund”) for distribution to Washington consumers who purchased Super Bowl XLIX  
15 tickets from Defendants that were not provided. In the event that there are questions as to whether the  
16 purchaser of the ticket(s) was a Washington citizen, the State, in its sole discretion, will determine  
17 who is eligible. The apportionment of the Fund among the affected consumers shall be solely within  
18 the Attorney General’s discretion. Defendants shall fully cooperate with the State in the State’s  
19 distribution of payments to these consumers, including providing the State a list of these consumers  
20 and their last known addresses and other available contact information.

22 5.2 Prior to the approval of this Consent Decree, Defendants must provide to the State a  
23 complete and accurate list of all of their customers with a Washington State address who purchased  
24 Super Bowl XLIX tickets from Defendants that were not provided with those tickets (the “List”).  
25 This List, which shall be referred to as the Group A List, must contain the customer’s name, address,  
26

1 phone number (if known), email address (if known), the number of tickets purchased but not  
2 delivered, and the amount paid by the customer.

3           5.3     The State received numerous written complaints from Washington consumers who  
4 directly or indirectly purchased Super Bowl XLIX tickets from Defendants that were not provided  
5 with those tickets. The State, in its sole discretion, will compare the Group A List with those written  
6 complaints that it received from those with a Washington address, and this resulting list of those that  
7 submitted a complaint but are not included on the Group A List shall be referred to as the Group B  
8 List.  
9

10           5.4     The State, in its sole discretion, shall administer the restitution process, including but  
11 not limited to preparing the claims form, mailing the notices, setting deadlines for the return of claims  
12 forms, determining the validity of claims forms, and determining the apportionment of the Fund to  
13 those that return a valid claims form. The claims form must be substantially similar to Exhibits A and  
14 B. In the event that there are questions as to whether the purchaser of the ticket(s) was a Washington  
15 citizen, the State, in its sole discretion, will determine who is eligible. The State will mail a claims  
16 forms to those that the State, in its sole discretion, determines are eligible. Those consumers on the  
17 Group A List will be mailed a claims form substantially similar to Exhibit A, while those on the  
18 Group B List will be mailed a claims form substantially similar to Exhibit B. If mailed claims forms  
19 are returned as undeliverable, the State will take reasonable efforts to locate a current address for  
20 those on the List. The State in its sole discretion will determine whether a claims form that is returned  
21 is valid. The State will set a deadline for the return of claims form. If the State does not receive a  
22 valid claims form by the designated deadline date, potential claimants will not be eligible for  
23 restitution. The State will distribute the Fund pro rata based on the number of undelivered tickets to  
24 those claimants that have returned a valid claims form by the deadline set by the State. In the event  
25  
26

1 that multiple claims forms are received from one client entry, the State in its sole discretion shall  
2 determine how to apportion that share of the Fund. The apportionment of the Fund among the  
3 affected consumers shall be solely within the Attorney General's discretion. In the event that a  
4 consumer returning a valid claims form cannot be located or otherwise relinquishes his/her claim,  
5 his/her portion of restitution shall be retained by the Attorney General's Office to be used for  
6 education and outreach programs, or any other lawful purpose.  
7

8 5.5 Defendants shall in no way oppose or obstruct the restitution process.

9 5.6 The amount due under Paragraph 5.1 shall be paid by Defendant Jones to the  
10 State of Washington within 45 days of the execution of this Consent Decree.  
11

12 **VI. SUSPENDED CIVIL PENALTIES, ATTORNEYS FEES, AND COSTS**

13 6.1 Pursuant to RCW 19.86.140, a civil penalty of \$75,000 shall be imposed against  
14 Defendant Jones. However, \$75,000 of this civil penalty shall be suspended upon Defendant  
15 Jones' compliance with the terms of this Consent Decree.

16 6.2 Pursuant to RCW 19.86.080, Defendant Jones shall pay the costs and reasonable  
17 attorneys' fees incurred by Plaintiff in pursuing this matter in the amount of \$25,000.  
18 However, \$25,000 of this costs and attorney's fees shall be suspended upon Defendant Jones'  
19 compliance with the terms of this Consent Decree.

20 6.3 In the event that the Court finds that Defendant Jones is in material breach of  
21 any provision of this Consent Decree, the suspended civil penalties in Paragraph 6.1 and the  
22 costs and attorney's fees in Paragraph 6.2 shall automatically be unsuspended and assessed  
23 against Defendant Jones. Further, the State shall not be precluded from seeking other relief in  
24 accordance with law and appropriate to remedy such violation. In addition, pursuant to RCW  
25 19.86.140, violations of the injunctive provisions of this Consent Decree may result in court  
26 imposed civil penalties of up to \$25,000 and also may constitute evidence of violations of

1 RCW 19.86.020 subjecting Defendants Jones to injunctions, restitution, civil penalties of up to  
2 \$2,000 per violation and costs including reasonable attorneys' fees.

3 **VII. ENFORCEMENT**

4 7.1 Violation of any of the injunctions contained in this Consent Decree, as determined  
5 by the Court, shall subject Defendants to a civil penalty pursuant to RCW 19.86.140 and also may  
6 constitute evidence of violations of RCW 19.86.020 subjecting Defendants to injunctions, restitution,  
7 civil penalties of up to \$2,000 per violation and costs including reasonable attorneys' fees.

8 7.2 This Consent Decree is entered pursuant to RCW 19.86.080. Jurisdiction is  
9 retained for the purpose of enabling any party to this Consent Decree with or without the prior  
10 consent of the other party to apply to the Court at any time for enforcement of compliance with  
11 this Consent Decree, to punish violations thereof, or to modify or clarify this Consent Decree.

12 7.3 Under no circumstances shall this Consent Decree or the name of the State of  
13 Washington, the Office of the Attorney General, Consumer Protection Division, or any of their  
14 employees or representatives be used by Defendants in connection with any selling, advertising,  
15 or promotion of products or services, or as an endorsement or approval of Defendants' acts,  
16 practices, or conduct of business.

17 7.4 In any successful action to enforce any part of this Consent Decree, Defendants  
18 shall pay the Attorney General its reasonable attorneys' fees and costs, as provided by RCW  
19 19.86.080.

20 **VIII. DISMISSAL AND WAIVER OF CLAIMS**

21 8.1 This Consent Decree resolves with prejudice all issues raised by the Attorney  
22 General pertaining to the "COVERED CONDUCT." "COVERED CONDUCT" shall mean all  
23 Consumer Protection Violations, RCW 19.86, related to the misrepresentations regarding the sale  
24 of Super Bowl XLIX Tickets to Washington consumers to whom Defendants did not provide the  
25 purchased tickets as more fully described in the State's Amended Complaint in this action. All  
26

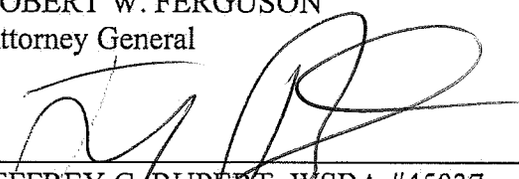
1 claims against Defendants related to the COVERED CONDUCT are released. No other claims  
2 against Defendants are released.

3  
4 DONE IN OPEN COURT this \_\_\_\_\_ day \_\_\_\_\_, 2016.

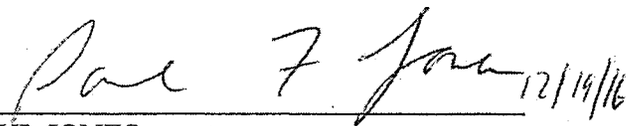
5  
6  
7 \_\_\_\_\_  
8 JUDGE

9 Agreed:

10 ROBERT W. FERGUSON  
11 Attorney General

12   
13 \_\_\_\_\_ 12/22/16  
14 JEFFREY G. RUPERT, WSBA #45037  
15 Assistant Attorney General  
16 Attorneys for State of Washington

17 SBTICKETS.COM LLC

18   
19 \_\_\_\_\_ 12/19/16  
20  
21  
22   
23 \_\_\_\_\_ 12/19/16  
24 PAUL JONES, pro se  
25  
26

# **EXHIBIT A**



**Bob Ferguson**  
**ATTORNEY GENERAL OF WASHINGTON**  
Consumer Protection Division  
800 Fifth Avenue • Suite 2000 • MS TB 14 • Seattle WA 98104-3188  
(206) 464-7745

[DATE]

**RE: *State of Washington v. SBTickets.com LLC and Paul Jones***  
***King County Superior Court No. 15-2-05918-1 SEA***

Dear \_\_\_\_\_ :

On [DATE], the Consumer Protection Division of the Washington Attorney General's Office (AGO) entered into a Consent Decree with SBTickets.com LLC and Paul Jones. As part of the Consent Decree the Court ordered Paul Jones to pay \$15,000 in restitution to be distributed to Washington consumers who purchased Super Bowl XLIX tickets from Defendants that were not provided with those tickets.

This notice is being sent to you because Defendants provided your name and address to the AGO and indicated that you purchased Super Bowl XLIX tickets from Defendants that were not provided.

**Do you want to receive restitution for Super Bowl XLIX ticket(s) that you purchased from Defendants that were not provided? If your answer is "yes", please complete and return this claims form by [DEADLINE DATE] and indicate the number of tickets that were not provided.**

For background information on *State of Washington v. SBTickets.com LLC and Paul Jones* lawsuit, the State's complaint and the Consent Decree can be found at this website: [WEBSITE ADDRESS]

If the State does not receive a valid claims form by the designated deadline date, potential claimants will not be eligible for restitution. The State will distribute the \$15,000 pro rata based on the number of undelivered tickets to those claimants that have returned a valid claims form by the deadline set by the State. The apportionment of the \$15,000 among the affected consumers shall be solely within the Attorney General's discretion. More information on the claims process can be found in the Consent Decree.

If you would like to claim restitution that may be owed to you, please provide the following information:

ATTORNEY GENERAL OF WASHINGTON

[DATE]

Page 2

1. Your name: \_\_\_\_\_

2. How many Super Bowl XLIX ticket(s) did you purchase from Defendants that were not provided?

\_\_\_\_\_ ticket(s)

3. Your current Mailing Address: \_\_\_\_\_

4. Your Daytime Phone Number: \_\_\_\_\_

5. Your E-mail address (optional): \_\_\_\_\_

You may provide the information requested above by U.S. Mail or by email:

By U.S. Mail: fill in the blanks on the first page and send this letter by U.S. Mail to:

Margaret Farmer  
Office of the Attorney General/CP  
800 5<sup>th</sup> Ave, Ste 2000, TB-14  
Seattle WA 98104-3188

By e-mail: Send the information requested in this letter to e-mail to [margaretf@atg.wa.gov](mailto:margaretf@atg.wa.gov).

All information must be complete and legible to avoid delays in the distribution of checks. **All claims must be received at our office by [DATE].**

If mailed claims forms are returned as undeliverable, the State will take reasonable efforts to locate a current address and to mail a new claims form. **Once this has occurred and the deadline has passed,** the AGO will distribute checks in approximately 6-8 weeks.

If you have questions regarding the restitution program, please contact me, Margaret Farmer at the telephone number or e-mail address listed below. If you have questions regarding the settlement between the *State of Washington v. SBTickets.com LLC and Paul Jones*, please contact Assistant Attorney General Jeff Rupert at (206) 464-6293 or by e-mail at [JeffreyR2@atg.wa.gov](mailto:JeffreyR2@atg.wa.gov).

Sincerely,



MARGARET FARMER  
Paralegal  
(206) 389-2521  
[margaretf@atg.wa.gov](mailto:margaretf@atg.wa.gov)

# **EXHIBIT B**



**Bob Ferguson**  
**ATTORNEY GENERAL OF WASHINGTON**  
Consumer Protection Division  
800 Fifth Avenue • Suite 2000 • MS TB 14 • Seattle WA 98104-3188  
(206) 464-7745

[DATE]

**RE: *State of Washington v. SBTickets.com LLC and Paul Jones***  
***King County Superior Court No. 15-2-05918-1 SEA***

Dear \_\_\_\_\_ :

On [DATE], the Consumer Protection Division of the Washington Attorney General's Office (AGO) entered into a Consent Decree with SBTickets.com LLC and Paul Jones. As part of the Consent Decree the Court ordered Paul Jones to pay \$15,000 in restitution to be distributed to Washington consumers who purchased Super Bowl XLIX tickets from Defendants that were not provided with those tickets.

This notice is being sent to you because you submitted a complaint to the AGO and indicated that you purchased Super Bowl XLIX tickets from Defendants that were not provided. Defendants records do not indicate that you purchased Super Bowl XLIX tickets from Defendants that were not provided, but you can still make a claim if you are a Washington citizen either you or someone on your behalf purchased Super Bowl XLIX tickets from Defendants that were not provided.

**Do you want to receive restitution for Super Bowl XLIX ticket(s) that you purchased from Defendants that were not provided? If your answer is "yes", please complete and return this claims form by [DEADLINE DATE] and indicate the number of tickets that were not provided.**

For background information on *State of Washington v. SBTickets.com LLC and Paul Jones* lawsuit, the State's complaint and the Consent Decree can be found at this website: [WEBSITE ADDRESS]

If the State does not receive a valid claims form by the designated deadline date, potential claimants will not be eligible for restitution. The State will distribute the \$15,000 pro rata based on the number of undelivered tickets to those claimants that have returned a valid claims form by the deadline set by the State. The apportionment of the \$15,000 among the affected consumers shall be solely within the Attorney General's discretion. More information on the claims process can be found in the Consent Decree.

ATTORNEY GENERAL OF WASHINGTON

[DATE]

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If you would like to claim restitution that may be owed to you, please provide the following information:

1. Your name: \_\_\_\_\_

2. If you did not directly purchase Super Bowl XLIX ticket(s) from SBTickets.com LLC or Paul Jones Defendants, who purchased tickets from either of those two for you?

\_\_\_\_\_

3. How many Super Bowl XLIX ticket(s) did you directly or indirectly obtain from SBTickets.com LLC and Paul Jones that were not provided?

\_\_\_\_\_ ticket(s)

4. Are or were you a resident of the State of Washington? \_\_\_\_\_

5. Your current Mailing Address: \_\_\_\_\_

6. Your Daytime Phone Number: \_\_\_\_\_

7. Your E-mail address (optional): \_\_\_\_\_

You may provide the information requested above by U.S. Mail or by email:

By U.S. Mail: fill in the blanks on the first page and send this letter by U.S. Mail to:

Margaret Farmer  
Office of the Attorney General/CP  
800 5<sup>th</sup> Ave, Ste 2000, TB-14  
Seattle WA 98104-3188

By e-mail: Send the information requested in this letter to e-mail to [margaretf@atg.wa.gov](mailto:margaretf@atg.wa.gov).

All information must be complete and legible to avoid delays in the distribution of checks. **All claims must be received at our office by [DATE].**

If mailed claims forms are returned as undeliverable, the State will take reasonable efforts to locate a current address and to mail a new claims form. **Once this has occurred and the deadline has passed,** the AGO will distribute checks in approximately 6-8 weeks.

If you have questions regarding the restitution program, please contact me, Margaret Farmer at the telephone number or e-mail address listed below. If you have questions regarding the settlement between

ATTORNEY GENERAL OF WASHINGTON

[DATE]

Page 3

the *State of Washington v. SBTickets.com LLC and Paul Jones*, please contact Assistant Attorney General Jeff Rupert at (206) 464-6293 or by e-mail at [JeffreyR2@atg.wa.gov](mailto:JeffreyR2@atg.wa.gov).

Sincerely,

A handwritten signature in black ink, appearing to read "M. Farmer", written over a horizontal line.

MARGARET FARMER

Paralegal

(206) 389-2521

[margaretf@atg.wa.gov](mailto:margaretf@atg.wa.gov)

King County Superior Court  
Judicial Electronic Signature Page

Case Number: 15-2-05918-1  
Case Title: WASHINGTON STATE OF VS SBTICKETS.COM ET ANO

Document Title: AGREED ORDER

Signed by: John Chun  
Date: 2/28/2017 9:51:35 AM



Judge/Commissioner: John Chun

This document is signed in accordance with the provisions in GR 30.

Certificate Hash: D034240CBFAC8AAF68DEEA303CE62DB356FF1AE3  
Certificate effective date: 1/17/2014 3:29:25 PM  
Certificate expiry date: 1/17/2019 3:29:25 PM  
Certificate Issued by: C=US, E=kcscefiling@kingcounty.gov, OU=KCDJA,  
O=KCDJA, CN="John Chun:  
HN5Vkov44hG5BBZrYYhwmw=="