

BY EMAIL/DoT Website

Government of India
Ministry of Communications
Department of Telecommunications
Sanchar Bhawan, 20, Ashoka Road, New Delhi - 110 001
(Data Services Cell)

Dated: 01.03.2023

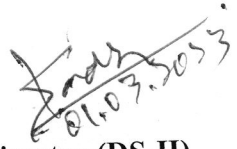
No. 813-07/LM-49/2022-DS-II

To,
All Internet Service Licensees'

Subject: CS (Comm) No. 759 of 2022; Star India Pvt. Ltd. and Anr. v. PikaShow and Ors before Hon'ble Delhi High Court

Kindly find the enclosed Hon'ble Delhi High Court order dated 04.11.2022 on the subject matter and 7th additional Affidavit dated 27.02.2023 with Annexure for compliance in respect of blocking of one (01) website mentioned in annexure of the affidavit.

2. Accordingly, in view of the above, all the Internet Service licensees are hereby notified to take immediate necessary blocking action for compliance of the request in the affidavit as above in view of the said court order.


Director (DS-II)
Tel: 011-2303 6860
Email: dirds2-dot@nic.in

Encl: A/A

Copy to:

- (i) Sh. V.Chinnasamy, Scientist E (chinnasamy.v@meity.gov.in), Electronics Niketan, Ministry of Electronics and Information Technology (MeitY) New Delhi for kind information and necessary action.
- (ii) Mr. Harish Vaidyanathan Shankar, learned Central Government Standing Counsel for kind information along with technical limitation in blocking at ISPs.
- (iii) Sh. Mukul Kochhar, Attorney, Ira Law counsel for the plaintiff (mukul@ira.law) for kind information along with technical limitation in blocking at ISPs.
- (iv) IT wing of DoT for uploading on DoT website.

Dasti (DA3)

**IN THE HIGH COURT OF DELHI AT NEW DELHI
ORDINARY ORIGINAL CIVIL JURISDICTION**

No. 17778-I Orgl./DHC/DA3 Dated 5/11/22

From:

The Registrar General,
Delhi High Court,
New Delhi

To

Mr. Yatinder Garg, Advocate,
Saikrishna & Associates
57, Jor Bagh, New Delhi-110003
M: 9910739913

Mr. Alipak Banerjee, Advocate,
Counsel for Def.6
M: 9911983636

Mr. Anurag Ahluwalia, CGSC,
Counsel for Def. No. 17, 18
M: 9811418995

Ms. Hetu Arora Sethi, ASC (GNCTD),
M: 9810368590.

Sub: CS(COMM) No. 759/2022.

Star India Pvt. Ltd. and Anr.

...Plaintiffs

Vs

Pikashow Application and Ors.

....Defendants

Sir/Madam,

I am directed to forward herewith for information and necessary compliance, a copy of order dated 04.11.2022 passed by Hon'ble Ms. Justice Prathiba M. Singh of this Court. A copy of Memo of parties is also enclosed herewith.

Yours faithfully,


Administrative Officer (Judl.)(O)
for REGISTRAR GENERAL

RK

Encl: As above.

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IN THE HIGH COURT OF DELHI AT NEW DELHI
(ORDINARY ORIGINAL COMMERCIAL JURISDICTION)
CS (COMM) NO. OF 2022

IN THE MATTER OF:

Star India Pvt. Ltd. & Anr.

...Plaintiffs

Versus

PikaShow Application & Ors.

...Defendants

MEMO OF PARTIES

1. Star India Pvt. Ltd.
Star House, Urmi Estate,
95, Ganpatrao Kadam Marg,
Lower Parel (W),
Mumbai- 400013

Also, at:

Vatika Business Centre, Thapar House,
Gate No. 1, Eastern & Central Wing
3rd Floor, 124 Janpath
New Delhi -110001

Email: diksha.snehal@disney.com

Mobile Number: +91 9999494009

2. Novi Digital Entertainment Pvt. Ltd.
Star House, Urmi Estate,
95, Ganpatrao Kadam Marg, Lower Parel (W),
Mumbai- 400013

Email: diksha.snehal@disney.com

Mobile Number: +91 9999494009

...Plaintiffs

Versus

1. PikaShow Application
Related domains - pikashows.com and
Source Code- strms.in; strms.one;
jonahz-viccen-i-202.site;

Diksha

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i-cdn-0.jonahz-viccen-i-202.site;
cdn4506.jonahz-viccen-i-202.site
Email: pw-
22dc1250b50aa5dc9a5ae7b2f9498c01@privacyguardian.org;
compliance@tu cows.com; abuse@godaddy.com

2. 1Xbet App and related domain in.1x001.com
Email: info-en@1xbet-team.com
Ph. No.: 000-800-919-02-66
3. Github India Private Limited
807, New Delhi House, Barakhamba Road,
Central Delhi – 110001, India
Email: msupernaut@microsoft.com
4. NameSilo, LLC.
8825 N, 23rd Ave Suite 100
Phoenix, AZ
USA - 85021
Email: support@namesilo.com
5. Tucows Inc.
96 Mowat Avenue
Toronto, ON M6K 3M1Canada
Email: info@tu cows.com; compliance@tu cows.com
6. GoDaddy India Web Services Private Limited
003, Tower 4A, DLF Corporate Park,
MG Road Gurgaon – 122002
Email: legal@godaddy.com; grievanceofficer@godaddy.com
7. National Internet Exchange of India (NIXI)
9th Floor, B-Wing, Statesman House,

dy

8

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148, Barakhamba Road,
New Delhi - 110001
Email: info@nixi.in; legal@nixi.in

8. Atria Convergence Technologies Pvt. Ltd.
99A/113A, Manorayana Palya
R.T. Nagar Bangalore - 560032
Also, At:
2nd and 3rd Floor, No. 1,
Indian Express Building, Queen's Road,
Bangalore 560001 Karnataka
E-mail: nodal.term@actcorp.in;
Jitesh.chathambil@actcorp.in
9. Bharat Sanchar Nigam Ltd.
Bharat Sanchar Bhawan, Regulation Cell
5th floor, Harish Chandra Mathur Lane
Janpath, New Delhi -110001
E-mail: ddg_reg@bsnl.co.in; sbkhare@bsnl.co.in;
averma@bsnl.co.in
10. Bharti Airtel Ltd.
Airtel Centre, Tower-A, 6th floor
'A' Wing, Plot No.16, Udyog Vihar
Ph - IV, Gurgaon - 122016
E-mail: amit.bhatia@airtel.com
11. Hathway Cable & Datacom Pvt. Ltd.
Rahejas, 4 floor, Main Avenue
Santacruz (W), Mumbai-400054
E-mail: ajay.singh@hathway.net; dulal@hathway.net;
sudhir.shetye@hathway.net
12. Mahanagar Telephone Nigam Ltd.
5th Floor, Mahanagar Doorsanchar Sadan
9, CGO Complex, Lodhi Road
New Delhi - 110003
E-mail: raco.mtnl@gmail.com; mtnlcsc@gmail.com
gmracomtnl@gmail.com

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13. Reliance Jio Infocomm Limited
RCP 14 (TC 23), Phase 4,
B-Block, 3rd Floor,
C 4 130 Twane- belapur Road,
Gansoli, Navi Mumbai- 400701
E-mail: care@jio.com; Hitesh.marthak@relianceada.com;
Kapoor.guliani@ril.com; sunil.kr.gupta@ril.com;
shilpi.kant@ril.com; jyoti.jain@ril.com
14. Shyam Spectra Pvt. Ltd.
Plot No. 258, Okhla Industrial Estate, Phase III,
New Delhi – 110020
Also, at:
Plot No. 21-22, 3rd Floor, Udyog Vihar, Phase IV, Gurugram
-122015
E-mail: info@spectra.co; compliance@spectra.co
15. Tata Teleservices Ltd.
A, E & F Blocks Voltas Premises - T. B. Kadam Marg
Chinchpokli, Mumbai – 400033
E-mail: pravin.jogani@tatatel.co.in;
anand.dalal@tatatel.co.in; satya.yadav@tatatel.co.in
16. Vodafone Idea Limited
Vodafone House,
Peninsula Corporate Park,
Ganpatrao Kadam Marg,
Lower Parel, Mumbai - 400 013 India
Also, At:
Birla Centurion,
10th Floor, Plot no.794,
B Wing, Pandurang Budhkar Marg,
Worli, Mumbai - 400 030 India
E-mail: radhika.gokhale@vodafoneidea.com;
Smitha.Menon@vodafoneidea.com;
pankaj.kapdeo@vodafoneidea.com;
arun.madhav@vodafoneidea.com,
- Rishu*

raaj.goyal@vodafoneidea.com,
Florencia.depores@vodafoneidea.com

17. Department of Telecommunications
Through Secretary,
Ministry of Communications and IT,
20, Sanchar Bhawan, Ashoka Road,
New Delhi – 110001
E-mail: secy-dot@nic.in, dirids2-dot@nic.in;
18. Ministry of Electronics and Information Technology
Through the Director General (DIT) Cyber Laws & e-
security),
Electronics Niketan, 6, CGO Complex,
Lodi Road, New Delhi – 110003
E-mail: cyberlaw@meity.gov.in ,
gccyberlaws@meity.gov.in,
pkumar@meity.gov.in, sathya.s@meity.gov.in;
19. Ashok Kumar(s)

...Defendants

Jauhari

YATINDER GARG | SNEHIMA JAUHARI | AMBIKA DILWALI
D/1330/2015 | D/2733/2017 | D/5511/2021
Saikrishna & Associates
Advocates for the Plaintiffs
57, Jor Bagh, Delhi – 110003
+91 9910739913
snehima@saikrishnaassociates.com

Place: New Delhi
Date: 01, November, 2022

Note: Defendant No. 1 is the main contesting Defendant.

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IN THE HIGH COURT OF DELHI AT NEW DELHI
CS(COMM) 759/2022
STAR INDIA PVT LTD AND ANR

..... Plaintiffs
Through: Mr. Sidharth Chopra, Mr. Yatinder Garg, Ms. Snehima Jaunari & Ms. Ambika Dilwali, Advocates (M-8800166812)

versus

PIKASHOW APPLICATION AND ORS

..... Defendants
Through: Mr. Alipak Banerjee & Mr. Parva Khare, Advocates for D-6 (M-9911983636)
Mr. Anurag Ahluwalia, CGSC with Mr. Danish Faraz Khan, Advocate for R-17&18 (M-9811418995).
Ms. Hetu Arora + Sethi, ASC (GNCTD) with Inspector Devender Dahiya, IFSO, Special Cell (M-9810368590)

CORAM:
JUSTICE PRATHIBA M. SINGH

ORDER
04.11.2022

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1. This hearing has been done through hybrid mode.
2. Let the plaint be registered as a suit.
3. Issue summons to the Defendants through all modes upon filing of Process Fee.
4. Mr. Anurag Ahluwalia, ld. CGSC accepts summons on behalf of Respondent Nos. 17 and 18.

CS(COMM) 759/2022

5. Mr. Alipak Banerjee, Id. Counsel, submits that the wrong entity of GoDaddy, being GoDaddy India Web Services Private Limited, has been impleaded. The correct entity is GoDaddy.com LLC, for which he accepts summons. Let GoDaddy, LLC be substituted instead of Defendant No.6 and the amended memo of parties be filed within a period of three days.

6. The summons to the Defendants shall indicate that a written statement to the plaint shall be positively filed within 30 days from date of receipt of summons. Along with the written statement, the Defendants shall also file an affidavit of admission/denial of the documents of the Plaintiffs, without which the written statement shall not be taken on record.

7. Liberty is given to the Plaintiffs to file a replication within 15 days of the receipt of the written statement(s). Along with the replication, if any, filed by the Plaintiffs, an affidavit of admission/denial of documents of the Defendants, be filed by the Plaintiffs, without which the replication shall not be taken on record. If any of the parties wish to seek inspection of any documents, the same shall be sought and given within the timelines.

8. List before the Joint Registrar for marking of exhibits on 16th December, 2022. It is made clear that any party unjustifiably denying documents would be liable to be burdened with costs.

9. List before Court on 25th January, 2023.

I.A. 17913/2022 (u/O XXXIX Rule 1 and 2 CPC)

10. Pursuant to the previous order dated 3rd November, 2022, intimation had been issued in this matter to Mr. Anurag Ahluwalia, Id. CGSC, Ms. Sethi, Id. ASC for Delhi Police, and to Defendant No.3. Today, Mr. Ahluwalia and Ms. Sethi have appeared, however Defendant No.3 has not appeared.

11. Ld. Counsel for the Plaintiff also submits that they are still trying to contact Defendant No.3.
12. Issue notice.
13. Mr. Anurag Ahluwalia, Id. CGSC accepts notice on behalf of Respondent Nos. 17 and 18.
14. Mr. Alipak Banerjee, Id. Counsel, accepts notice for GoDaddy.com, LLC.
15. Ms. Hetu Arora Sethi, Id. ASC, accepts notice on behalf of the Delhi Police.
16. The Plaintiffs - Star India Pvt. Ltd. and Novi Digital Entertainment Pvt. Ltd. have filed the present suit seeking a permanent injunction as also reliefs for renditions of accounts, damages, etc. against the mobile application PikaShow (*hereinafter 'PIKASHOW APP'*), stated to be hosting infringing content over which the Plaintiffs have exclusive rights and copyright.
17. The case of the Plaintiffs is that they are a leading entertainment and media company in India and own copyright over a large volume of content including award-winning films, music, television series, sporting events, etc. The Plaintiffs, apart from broadcasting the 65 STAR television channels in over eight languages, also own their separate OTT platform 'Hotstar' and a mobile application 'Disney+ Hotstar'. The STAR channels' content includes various popular sporting events organized by BCCI, ICC, Wimbledon, Pro Kabaddi League, etc. The Plaintiffs' OTT platform Disney+Hotstar is stated to have been named the most popular streaming platform in India in 2019, accounting for 45.88% of the total market by number of installs. The claim of the Plaintiffs is that in the original copyrighted content owned by them,

they enjoy the exclusive rights to broadcast, re-broadcast, retransmit, stream, communicate or make available the said content in any manner whatsoever.

18. The Plaintiffs' grievance in the present suit is that their content is illegally being made available through the App PIKASHOW on the internet, which claims to be providing free content of all well-known OTT platforms, including that of the Plaintiffs. As per the plaint, the said App is a standalone mobile application which is brazenly engaged in piracy of exclusive content belonging to various copyright owners. In order to buttress this position, the following factors are highlighted in the plaint:

- (i) The manner in which the App claims that the content of the App is divided into Hollywood, Bollywood, T.V. series and live T.V. itself shows that the USP of the said App is that it is providing copyrighted content free of cost.
- (ii) The App is downloadable through third-party marketplaces and Telegram channels, but it is not available for downloading through any of the established app stores such as Google Play Store or Apple iTunes.
- (iii) The extreme extent to which the App uses circumvention measures is clear from the fact that even the measures put in place by standard operating systems such as Android, etc. are being circumvented, to allow for apps to be downloaded from unknown sources.
- (iv) Over 500 complaints have been made against the App by third-parties, seeking removal of the PIKASHOW domains from online search results, which is evident from a search of the publicly available database known as 'Lumen Project'. It shows

that there are more than 500 cease and desist letters issued in respect of this App and domain;

- (v) The Plaintiffs themselves have filed various complaints against this App, sent 500 legal notices to the App since August, 2020, and have also obtained injunction orders in a suit being *CS(COMM) 214/2022* titled *Star India Pvt. Ltd. & Anr. v. Ashar Nisar & Ors.*, where vide order dated 6th April, 2022, the URLs therein were found to be streaming illegal content of the Plaintiffs.

19. Mr. Chopra, Id. Counsel appearing for the Plaintiffs, also submits that the Investigators of the Plaintiffs studied the manner in which the App is being made available. Reliance is placed upon the affidavits of the Investigators who have demonstrated that:

- (i) The App is downloaded using installation files on Android devices known as '.apk' files.
- (ii) The App can be downloaded through the website www.pikashow.com.
- (iii) The *modus operandi* of the App to obtain access to copyrighted content is two-fold:
 - It uses various circumvention measures so as to bypass the technological measures set up by OTT platforms, such as the Plaintiffs' Disney+Hotstar, to prevent streaming of its copyrighted content.
 - It accesses other domains where infringing content is hosted and the said domains act as a bridge between the App and the server where infringing content is stored.

(iv) The media files on the App are located and posted on various source domains with different URLs, which are not accessible through a standard browser.

(v) The source domains keep changing from time to time and are dynamic in nature, making it harder to identify the source of the infringing content. Some of the URLs and source domains which are set out in the plaint which are as under:

- jonahz-viccen-i-202.site,
- i-cdn-0-jonahz-viccen-i-202.site,
- cdn4506.jonahz-viccen-i-202.site ,
- strms.in.
- Stems.one

(vi) The following source domains/IP addresses/URLs seem to be providing a bridge to infringing content:

#	Domain Name	IP Address
1	ama-aws-r12.pw	213.183.62.122
2	cdn4506.ama-aws-r12.pw	50.7.24.59
3	i-cdn-0.ama-aws-r12.pw	213.183.62.122
4	ama-aws-ind-666.site	213.183.62.122
5	pikatv.live	104.21.8.232
6	cdn4506.ama-aws-ind-666.site	50.7.24.59
7	i-cdn-0.ama-aws-ind-666.site	213.183.62.122
8	bob-azure-i-200.site	213.183.62.122
9	i-cdn-0.bob-azure-i-200.site	213.183.62.122

10	cdn4507.bob-azure-i-200.site	50.7.22.51
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20. Therefore, Id. Counsel for the Plaintiff submits that apart from the nature of the content being hosted on the App, the numerous circumvention measures, *modus operandi* of the App and URLs, and the non-availability of the App on regular platforms, itself shows that enormous steps have been taken by the owners/operators of this App for ensuring that the illegal streaming and broadcast continues without obstruction or hindrance.

21. Heard and perused the record. A perusal of the plaint, and the documents submitted by the Plaintiff shows large-scale dissemination of content on the PIKASHOW App. At the outset, this Court notices that directions have been given in *Star India (supra)*, for rogue Apps and URLs with similar names to the present App, to be blocked for streaming infringing content. Despite such blocking orders, similar content is being made available through this App and new URLs are being created and made accessible using circumvention measures. This clearly demonstrates the Plaintiffs' case that if one URL is blocked, further URLs are created to make the App available and thus it has become difficult to ensure that the infringing content is restrained. These source domains are stated to be registered by various Domain Name Registrars (*hereinafter* "DNRs"), namely, NameSilo LLC., Tucows Inc., GoDaddy.com LLC., etc. All of these source domains are also privacy protected and there are no details whatsoever as to who the registrants of the said domain names are. Some such source domains and their relevant DNRs are set out in paragraph 80. The same are extracted herein below:

S.No.	Websites	Registrar
1.	pikashows.com	NameSilo LLC
2.	strms.in	TuCows Inc.
3.	strms.one	TuCows Inc.
4.	jonahz-viccen-i-202.site	GoDaddy.com, LLC
5.	i-cdn-0.jonahz-viccen-i-202.site	GoDaddy.com, LLC
6.	cdn4506.jonahz-viccen-i-202.site	GoDaddy.com, LLC

22. This Court also takes note of the features of the App as pointed out by the Plaintiff. Pertinently, the App is made available for download through its URL - www.pikashows.com - which advertises itself as under:

“www.pikashow.com in terms of the following - “Watch the latest web series on Netflix, Amazon Prime Video, Zee5, ALTBalaji, Voot, and other subscription video-on-demand and over-the-top streaming services for free... The latest Bollywood and Hollywood movies are available in HD for streaming or download offline... Watch your favorite programs, live cricket, or any sports with the ability to watch live TV Channels like Sony TV, Star Sports, Zee TV, and many more...”

23. Moreover, the manner in which users are asked to disable the security features on their device before downloading the App indicates that the App is intended only to broadcast and stream illegal content. In fact, the instructions which are contained in the App leave no matter of doubt that the App is conscious of the fact that it is primarily streaming infringing content. The said instructions and FAQs read as under:

Installation Instrucons:

For Android Mobile/TV:

If you have an Android TV or Phone, follow these instructions to install the app.

1. Download PikaShow APK latest version from our website.
2. Navigate to Settings on your device, and enable installing from "Unknown Sources" under the Security.
3. Locate the downloaded PikaShow APK in the file manager and open it to start the installation process.
4. Once the installation is done, open the PikaShow and enjoy!

How to Download Videos/Movies in PikaShow?

1. PikaShow App comes with the video downloading option. Follow these instructions to download any movie or show.
2. Download and install the latest version of the PikaShow App from our website.
3. Navigate to YouTube and download the app called "MDM Downloader" on your device.
4. Once you installed MDM Downloader, open PikaShow and select any movie/show you want to download.
5. It will prompt with the options whether to Stream or Download. Select the download option and start downloading the video via MDM Downloader.

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Frequently Asked Questions

① What is PikaShow App?

② Is it available on Google Play Store?

Google won't allow the kind of apps to be on Play Store. Don't look for PikaShow on the Google Play Store. You can only download and install PikaShow APK from our website.

③ Is it safe to download and use?

④ Is it free to use?

⑤ Does it require a rooted Android device?

⑥ Can I watch PikaShow videos on TV?

24. All these facts as captured above reveal that the Defendants are unabashedly and brazenly making available a large amount of copyrighted content including that of the Plaintiffs. On a perusal of the pages of the App, it does not appear that any non-infringing content is available on a substantial portion of the App. Even the studies conducted by Lumen¹ as cited by the Plaintiffs, and the large volume of cease-and-desist letters and complaints made against the App, *prima facie* establish that the App is a rogue App and deserves to be blocked as a whole, as past experience has shown that blocking of URLs themselves may not be sufficient to stop the streaming of infringing content. The large volume of infringing content coupled with the manner in which the App is sought to be made accessible

¹ Lumen, *Search Results for PikaShow*, https://www.lumendatabase.org/notices/search?utf8=%E2%9C%93&term=pikashow&sort_by= (Last

and downloadable by users by using various deceptive methods, leaves no manner of doubt in the mind of the Court that the intention of the owners/operators of this App is to clearly subvert any technological measures that may be there on established platforms, to ensure that infringing content can continue to be streamed. It is also seen that the App permits advertising and thus there is a monetary benefit also being derived therefrom.

25. Under these circumstances, the Plaintiffs have made out a *prima facie* case for the grant of an *interim* injunction, and the balance of convenience is in their favour. Accordingly, the following directions are issued:

- (i) An order of interim injunction is granted restraining the 'PIKASHOW APP' and/or its owners/operators from making available the said App through any of the domain names/websites provided in the plaint including, www.pikashows.com, strms.in, strms.one, jonahz-viccen-i-202.site, i-cdn-0.jonahz-viccen-i-202.site, cdn4506.jonahz-viccen-i-202.site, ama-aws-r12.pw, cdn4506.ama-aws-r12.pw, i-cdn-0.ama-aws-r12.pw, ama-aws-ind-666.site, pikatv.live, cdn4506.ama-aws-ind-666.site, i-cdn-0.ama-aws-ind-666.site, bob-azure-i-200.site, i-cdn-0.bob-azure-i-200.site, cdn4507.bob-azure-i-200.site.
- (ii) The PIKASHOW App shall stand restrained from being broadcasted or being accessed in any manner whatsoever including through source domains and websites mentioned above.

accessed on Nov. 4, 2022).

- (iii) The present injunction shall operate against any further domains which permit the said App to be downloaded or which host the said App. Details of such domains, if created in the future, shall be placed on record by way of an affidavit by the Plaintiffs, upon which, the injunction order restraining broadcast and telecast of any content belonging to the Plaintiffs shall operate against the said source domains and websites as well;
- (iv) Defendant No.2/1Xbet App and related domain in.1x001.com, which is an advertiser on the 'PIKASHOW APP' is directed to disclose the contact details of 'PIKASHOW APP' as may be available with it including details of any bank accounts, payments made, sale agreements entered into, etc. within one week, by filing an affidavit in this regard;
- (v) Defendant No.3/Github India Private Limited which seems to be providing infrastructure services for the App shall also disclose all details available with it in respect of the 'PIKASHOW APP' including name of individuals, entities associated with the App/representing the App in its transactions, e-mail addresses, phone numbers, agreements, payment details, credit card details, bank account details, etc. including IP logs, within one week, by filing an affidavit in this regard;
- (vi) Defendant Nos.4, 5, 6 and 7 i.e., NameSilo, LLC, Tucows Inc., GoDaddy.com.LLC and NIXI, who are the DNRs of the impugned domains, shall suspend and lock www.pikashow.com

and the source domains including those mentioned below within a period of three working days on receiving a copy of this order. The said DNRs shall also disclose all the details of the registrants of the various source domains including the name of individuals, entities associated with the App/representing the App in its transactions, e-mail addresses, phone numbers, agreements, payment details, credit card details, bank account details, etc. The said domain names are as below:

- pikashows.com
- strms.in
- strms.one
- jonahz-viccen-i-202.site
- i-cdn-0.jonahz-viccen-i-202.site
- cdn4506.jonahz-viccen-i-202.site

(vii) DoT and Meity shall issue blocking orders against the 'PIKASHOW APP', including against all the source domains listed above in the order and any further domain names/source domains which may be brought to their notice by the Plaintiffs, after filing an affidavit before this Court as directed above, so as to ensure that the said App remains blocked by all ISPs across the country.

26. It is made clear that if the App that stands injunctioned today has any non-infringing content, the owners/operators of the App are permitted to move an application seeking modification of today's order.

27. In so far as the police complaint already filed by the Plaintiffs in

respect of the Defendants on 27th October, 2022 is concerned, Ms. Sethi, Id. ASC appearing for the Delhi Police, submits that the complaint has been received only on 31st October, 2022 and investigation is being carried Mr. Sunil Panchal, ACP, Delhi Police. Let a status report be filed by the next date, in terms of the police investigation, as to the details of the persons who are running the said App and details of entities hosting the App.

28. List before the Court on 25th January, 2023.

29. Reply to the application be filed within four weeks from the service of the present order along with the paper book. Compliance of order XXXIX Rule 3 CPC be made within a period of one week.

30. Order *dasti*.



PRATHIBA M. SINGH, J.

NOVEMBER 4, 2022

Rahul/MS



IN THE HIGH COURT OF DELHI AT NEW DELHI
(ORDINARY ORIGINAL COMMERCIAL JURISDICTION)
CS (COMM) NO. 759 OF 2022

IN THE MATTER OF

Star India Pvt. Ltd. & Anr.

...Plaintiffs

Versus

PikaShow Application & Ors.

...Defendants

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3.	Evidence with respect to additional list of 1 Source Domain / Website / URL that are engaged in hosting and/or streaming and/or providing access and/or making available for viewing the Plaintiffs' Content	
4.	Proof of Service	

Yatinder Garg / Snehima Jauhari / ^{Ambika Dilwali} Ambika Dilwali
(D/1330/2015) / (D/2733/2017) / (D/5511/2021)

Place: New Delhi

Saikrishna and Associates

Date: 27th February 2023

Advocates for the Plaintiffs

57 Jor Bagh,

New Delhi - 110003

+91 8800166812

ambika@saikrishnaassociates.com

IN THE HIGH COURT OF DELHI AT NEW DELHI
 (ORDINARY ORIGINAL COMMERCIAL JURISDICTION)
 CS (COMM) NO. 759 OF 2022

IN THE MATTER OF

Star India Pvt. Ltd. & Anr.

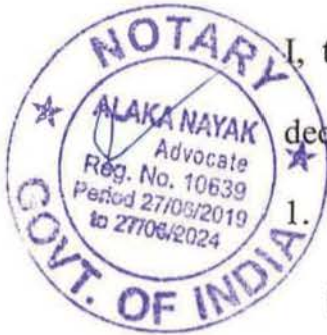
...Plaintiffs

Versus

PikaShow Application & Ors.

...Defendants

AFFIDAVIT OF MS. DIKSHA SNEHAL, D/O MR. AMIT RANJAN, AGED ABOUT 28 YEARS, AUTHORIZED SIGNATORY OF PLAINTIFFS, HAVING ITS OFFICE AT STAR HOUSE, URMI ESTATE, 95 GANPATRAO KADAM MARG, LOWER PAREL (W), MUMBAI, 400013, PRESENTLY AT NEW DELHI



I, the above-named deponent, do hereby solemnly affirm and declare as under:

1. That, I am the Authorized Representative of the Plaintiffs in the present suit and as such I am conversant with the facts and circumstances of the present suit and competent to depose in respect thereof.
2. I state that I am aware of the present suit and the order dated 04.11.2022 whereby the Hon'ble Court was pleased to pass an *ex-parte ad-interim* order in terms of the following:

"25. Under these circumstances, the Plaintiffs have made out a prima facie case for the grant of an interim injunction, and the balance of convenience is in their favour. Accordingly, the following directions are issued:

(i) An order of interim injunction is granted restraining the 'PIKASHOW APP' and/or its owners/operators from making available the said App through any of the domain names/websites provided in the plaint including, *www.pikashows.com*, *strms.in*, *strms.one*, *jonahz-viccen-i-202.site*, *i-cdn-0.jonahz-viccen-i-202.site*, *cdn4506.jonahz-viccen-i-202.site*, *ama-aws-rl2.pw*, *cdn4506.ama-aws-rl2.pw*, *i-cdn-0.ama-aws-rl2.pw*, *ama-aws-ind-666.site*, *pikatv.live*, *cdn4506.ama-aws-ind-666.site*, *i-cdn 0.ama-aws-ind-666.site*, *bob-azure.i-200.site*, *i-cdn-0.bob-azure-i-200 site*, *cdn4507.bob-azure-i-200.site*.



(ii) The PIKASHOW App shall stand restrained from being broadcasted or being accessed in any manner whatsoever including through source domains and websites mentioned above.

(iii) The present injunction shall operate against any further domains which permit the said App to be downloaded or which host the said App. Details of such domains, if created in the future, shall be placed on record by way of an affidavit by the Plaintiffs, upon

which, the injunction order restraining broadcast and telecast of any content belonging to the Plaintiffs shall operate against the said source domains and websites as well;

(iv) Defendant No.2/1Xbet App and related domain in.1x100.com, which is an advertiser on the 'PIKASHOW APP' is directed to disclose the contact details of 'PIKASHOW APP' as may be available with it including details of any bank accounts, payments made, sale agreements entered into, etc. within one week, by filing an affidavit in this regard;

(v) Defendant No.3/Github India Private Limited which seems to be providing infrastructure services for the App shall also disclose all details available with it in respect of the 'PIKASHOW APP' including name of individuals, entities associated with the App/representing the App in its transactions, e-mail addresses, phone numbers, agreements, payment details, credit card details, bank account details, etc. including IP logs, within one week, by filing an affidavit in this regard;



(vi) Defendant Nos.4, 5, 6 and 7 i.e., NameSilo, LLC, Tucows Inc., GoDaddy.com.LLC and NIXI, who are the DNRs of the impugned domains, shall suspend and lock www.pikashow.com and the source domains including those mentioned below within a period of three working days on receiving a copy of this order.

The said DNRs shall also disclose all the details of the registrants of the various source domains including the name of individuals, entities associated with the App/representing the App in its transactions, e-mail addresses, phone numbers, agreements, payment details, credit card details, bank account details, etc. The said domain names are as below:

- *pikashows.com*
- *strms.in*
- *strms.one*
- *jonahz-viccen-i-202.site*
- *i-cdn-0.jonahz-viccen-i-202.site*
- *cdn4506.jonahz-viccen-i-202.site*

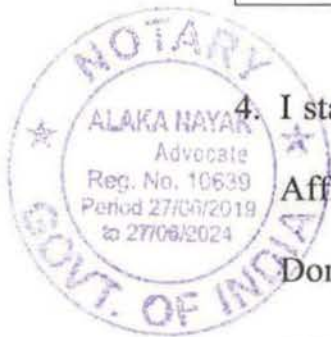
(vii) DoT and Meity shall issue blocking orders against the 'PIKASHOW APP', including against all the source domains listed above in the order and any further domain names/source domains which may be brought to their notice by the Plaintiffs, after filing an affidavit before this Court as directed above, so as to ensure that the said App remains blocked by all ISPs across the country."



3. I state that in order to protect and enforce its exclusive rights in the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels and Disney+Hotstar, the Plaintiffs engaged the services of an

investigation agency, Copyright Integrity International, to identify and monitor additional rogue Android-based mobile Apps (in terms of para 25 (iii) and (vii) of the aforementioned order dated 04.11.2022) and additional Rogue Websites collaborating with the said App and/or the Rogue App identified in the instant suit (i.e., Defendant No. 1) and gather evidence of their infringing activity. I state that the following Source Domain / Website / URL have been identified by the investigation agency engaged in illegally communicating the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels and Disney+Hotstar, through the Rogue Apps:

S. No.	Source Domain / Website / URL	Rogue App
1.	shadi-alastor-i-215.site	PikaShow App (Defendant No. 1)



4. I state that the from the evidence filed along with the present Affidavit, it is evident that the above-mentioned 1 Source Domain / Website / URL is hosting and/or streaming and/or providing access and/or making available for viewing the broadcast of Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels

and Disney+Hotstar. I state that the Plaintiffs are the exclusive right holders for Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels and Disney+Hotstar, for the worldwide territory and the Plaintiffs have not authorised the above-mentioned websites to communicate and or make available for viewing the Plaintiffs' Content, including but not limited to the content made available through the Plaintiffs' STAR Channels and Disney+Hotstar.

5. I state that the Plaintiffs are not aware of the owner(s) of this 1 rogue Source Domain / Website / URL as either they are anonymous or have incorrect or incomplete addresses.

6. I state that in terms of the following directions passed by this Hon'ble Court, *vide* order dated 04.11.2022 (reproduced herein above) is also applicable on the above mentioned 1 Source Domain / Website / URL.



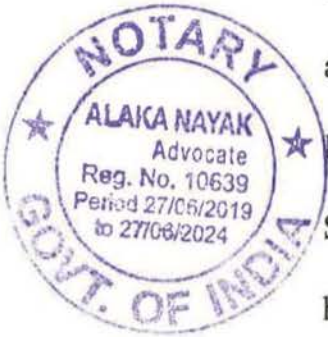
"25. (iii) The present injunction shall operate against any further domains which permit the said App to be downloaded or which host the said App. Details of such domains, if created in the future, shall be placed on record by way of an affidavit by the Plaintiffs, upon which, the injunction order

restraining broadcast and telecast of any content belonging to the Plaintiffs shall operate against the said source domains and websites as well;

.....

(vii) DoT and Meity shall issue blocking orders against the 'PIKASHOW APP', including against all the source domains listed above in the order and any further domain names/source domains which may be brought to their notice by the Plaintiffs, after filing an affidavit before this Court as directed above, so as to ensure that the said App remains blocked by all ISPs across the country."

7. In light of the abovementioned, the Department of Telecommunications (Defendant No. 17) and the Ministry of Electronics and Information Technology (Defendant No. 18) are urged to issue a notification to the Internet Service Providers (Defendant Nos. 8 – 16) to block the additional rogue Source Domain / Website / URL identified in Annexure A hereto.



8. I state that the evidence filed along with the present affidavit was shared by the investigating agency in google drive link. I downloaded the same onto the computer (Intel (R) Core (TM) i5-2520M CPU @ G2010 @ 2.50 GHz 2.50 GHz) which is

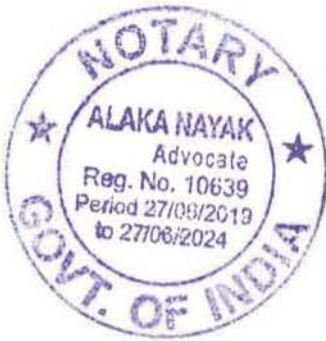
regularly used by me in the ordinary course of business and thereafter, shared the same with the Plaintiffs' Counsel.

9. I am advised to state that the conditions of Sections 65B of the Indian Evidence Act, 1872 and Order XI Rule 6(3) of the Commercial Courts, Commercial Division and Commercial Appellate Division of High Courts Act, 2015 are complied with in respect of these documents.

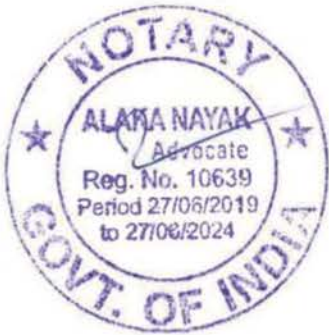
10. In particular, I confirm:-

a) That the said computer system is regularly used to produce computer outputs like emails and information from the World Wide Web (Internet) and store other electronic records. The relevant information from the websites and electronic records as mentioned above was downloaded by me in the course of activity of the Plaintiffs. I have a lawful control over the use of the said computer system by virtue of my capacity in the organization.

b) That the electronic records mentioned above are downloaded from the computer system as part of the ordinary course of activities of the Plaintiffs.



- c) That the computer system as used by me has been operating properly and the electronic records and their accuracy and contents have not been altered and tampered with in any manner whatsoever.
- d) That the information contained on the computer outputs is an exact replica and has been produced from the original electronic record and therefore, reproduces the information contained on the electronic records therein.



[Handwritten Signature]
DEPONENT

Amaldeep Dhillon
I identified the deponent who
has signed in my presence
VERIFICATION **2.7. FEB 2023**

Verified at New Delhi on this the 27th day of February 2023 that the contents of the above said Affidavit are true to the best of knowledge, information and belief and nothing material has been concealed therefrom. **27 FEB 2023**

CERTIFIED THAT THE DEPONENT
Shri / Smt. / Km
S/o. W/o R/o
I identified by Shri / Smt.
has solemnly affirmed before me at
Delhi on as Si. No.
That the contents of the affidavit which
have been read & explained to
him are true & correct to his knowledge

[Handwritten Signature]
DEPONENT

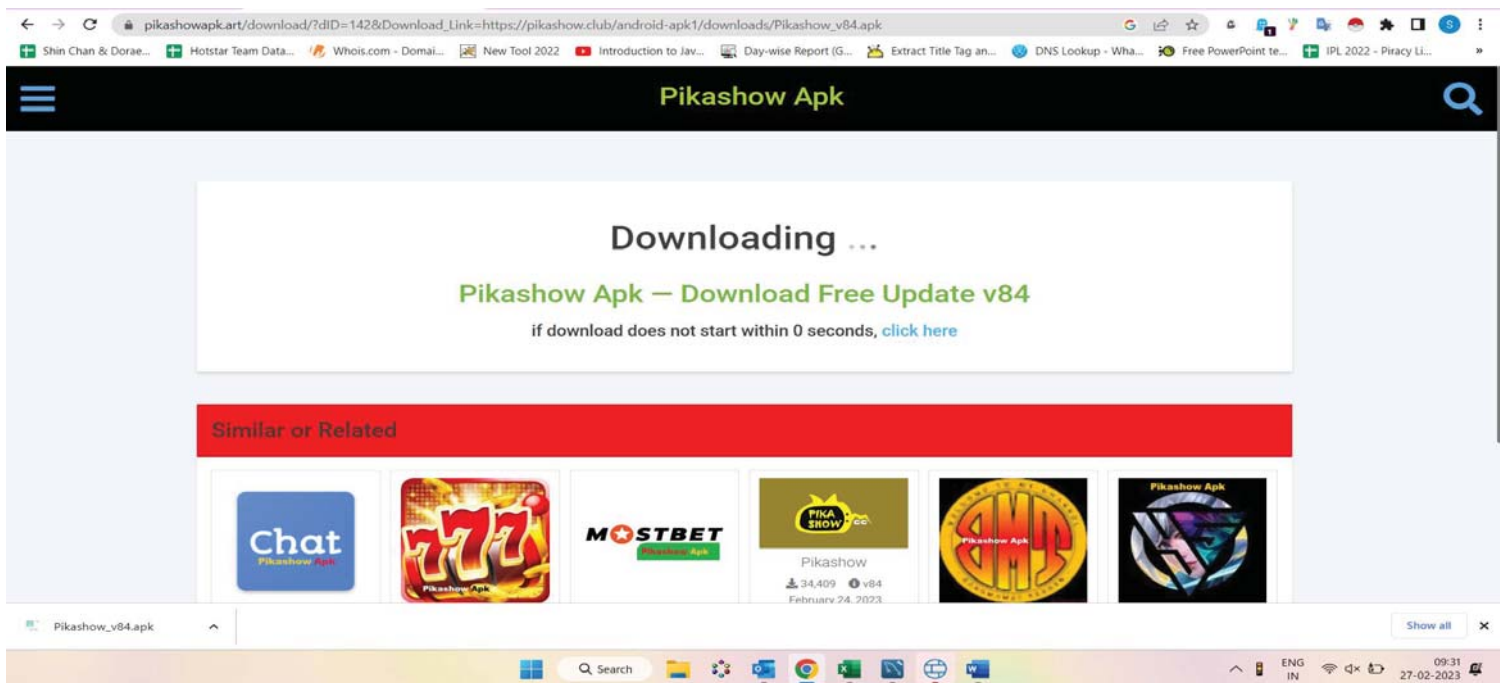
[Handwritten Signature]
NOTARY

Annexure A: Additional List of Source Domain / Website / URL

S. No.	Source Domain / Website / URL	Rogue App
1.	shadi-alastor-i-215.site	PikaShow App <i>(Defendant No. 1)</i>

Modus operandi for Investigation:

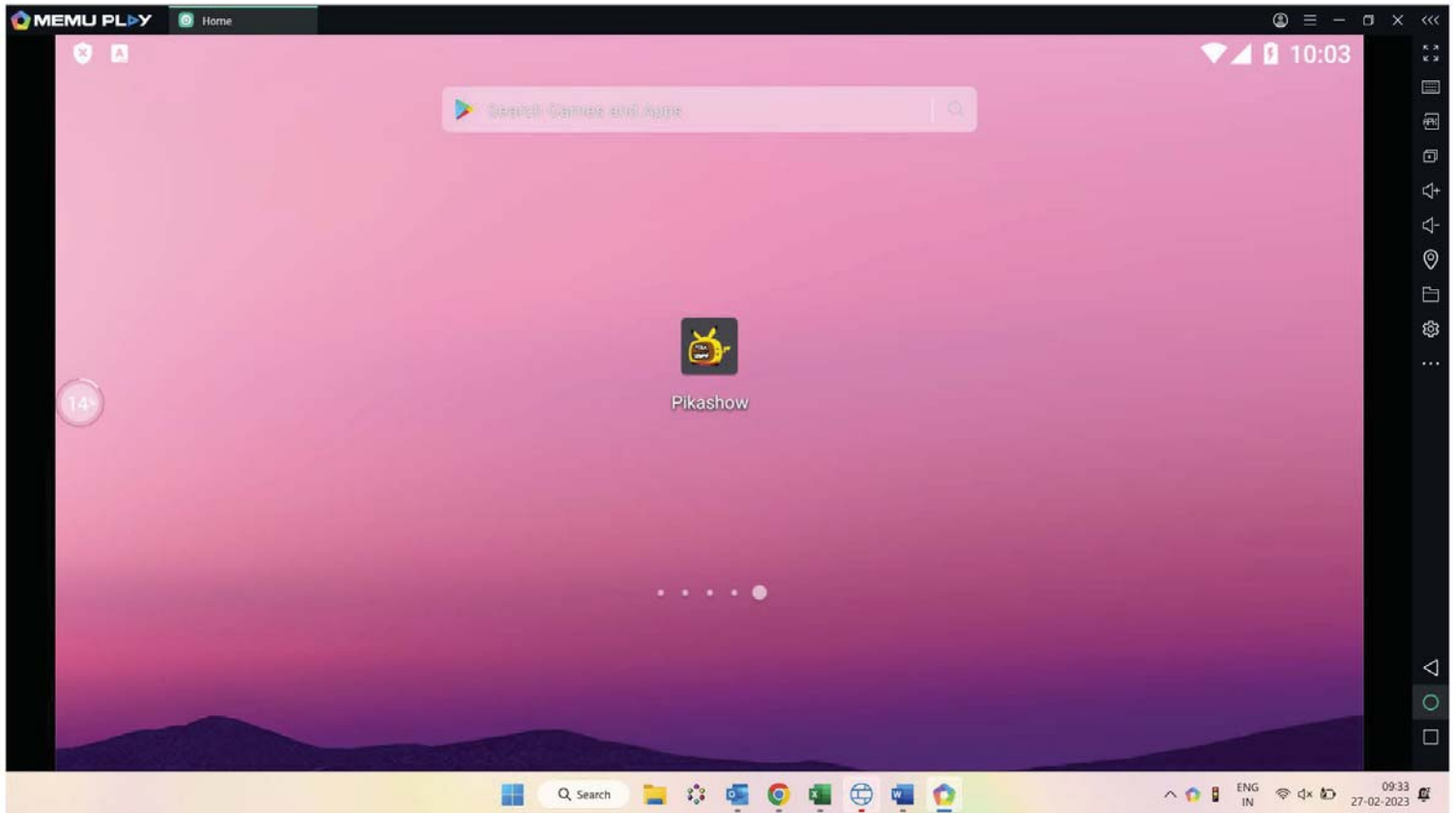
Step 1: The Investigator opened the website (https://pikashowapk.art/download/?dID=142&Download_Link=https://pikashow.club/android-apk1/downloads/Pikashow_v84.apk) from where the Pikashow .apk file can be downloaded:



The screenshot displays a web browser window with the URL https://pikashowapk.art/download/?dID=142&Download_Link=https://pikashow.club/android-apk1/downloads/Pikashow_v84.apk. The browser's address bar shows the URL, and the page title is "Pikashow Apk". The main content area features a large white box with the text "Downloading ..." and "Pikashow Apk — Download Free Update v84". Below this, a link is provided: "if download does not start within 0 seconds, [click here](#)". A red banner below the main content reads "Similar or Related". Underneath the banner, there are six app icons: "Chat", "777", "M*STBET", "Pikashow", "Pikashow Apk", and "Pikashow Apk". The "Pikashow" icon includes the text "34,409 v84 February 24, 2023". At the bottom of the browser window, the Windows taskbar is visible, showing the search bar, taskbar icons, and system tray with the time 09:31 and date 27-02-2023.

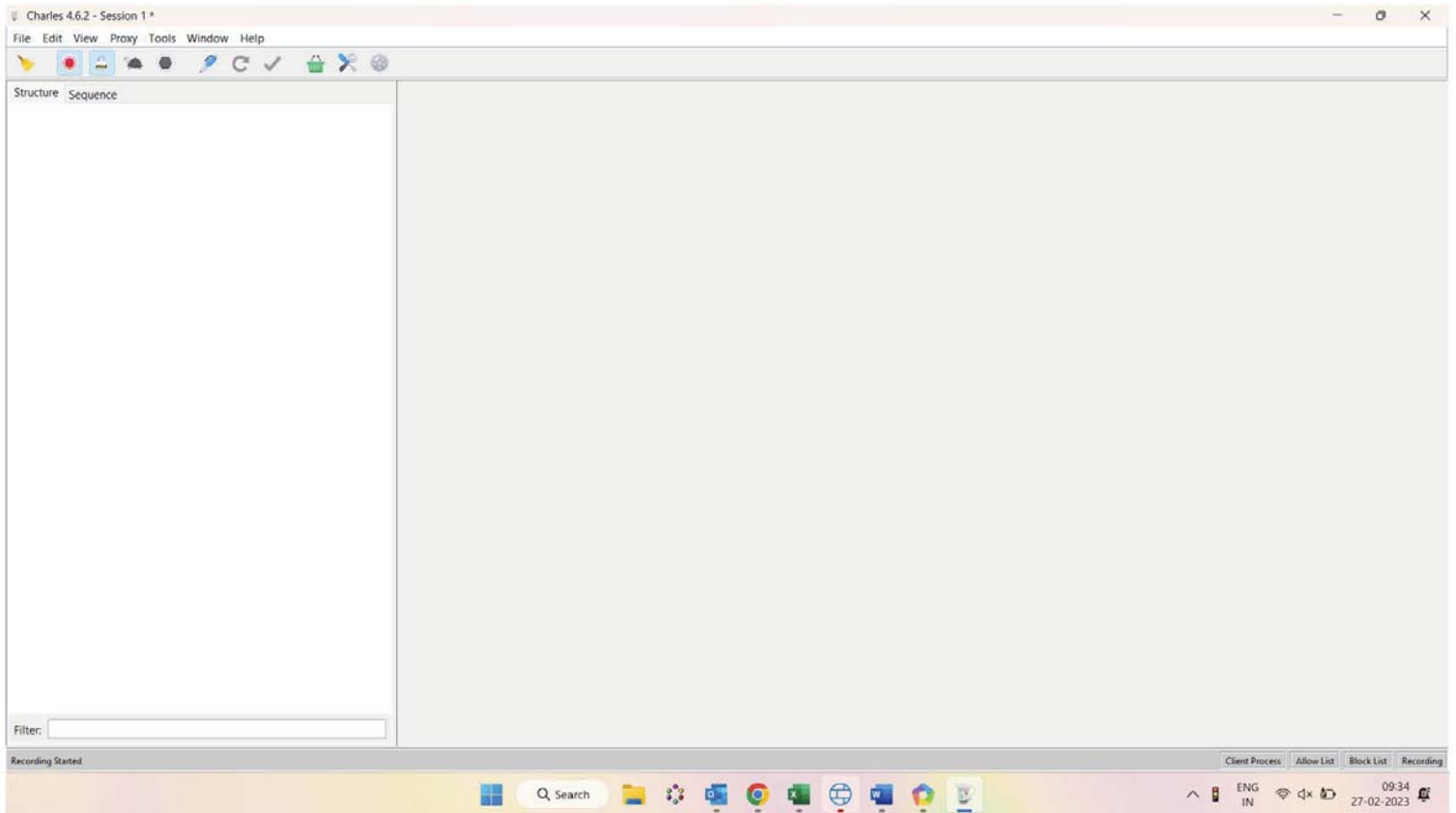
Step 2: The Investigator then installed the Pikashow. apk file on "Memu Play".

Note: The Memu Play application enables Android applications to run on PCs running Microsoft Windows and Apple's macOS. This application's basic features are free to download and use.



Step 3: Before launching the Pikashow .apk application, the Investigator launched “Charles Proxy” to capture the data packets (network logs) of the Pikashow .apk app.

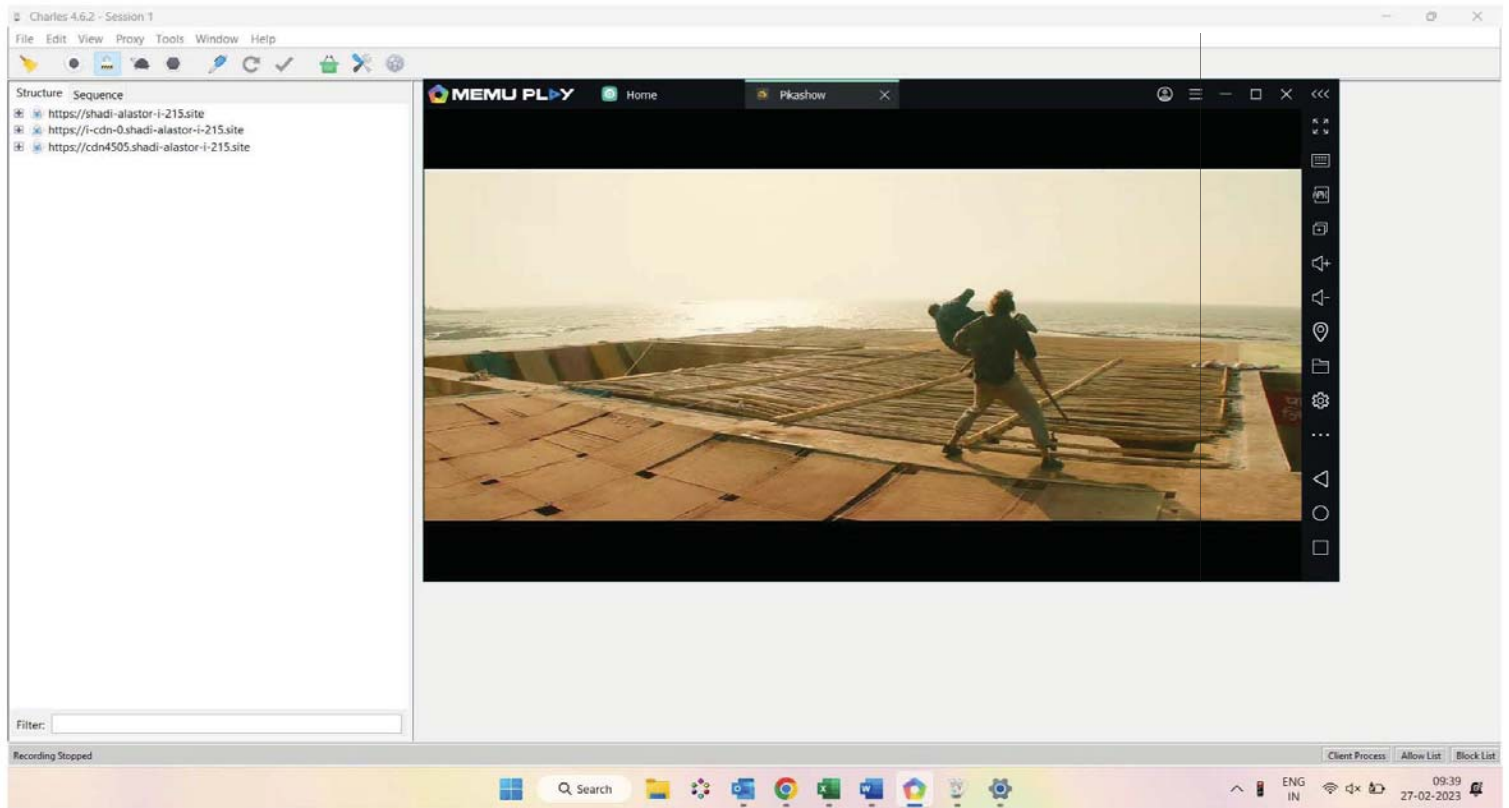
Note: Charles Proxy is a cross-platform HTTP debugging proxy server application written in Java. It enabled the user to view HTTP, HTTPS, HTTP/2, and TCP port traffic accessed from, to, or via the local computer.



Step 4: The Investigator then launched the Pikashow app and simultaneously observed the network logs appearing in Charles Proxy. It was found the following domains are being used to stream content:

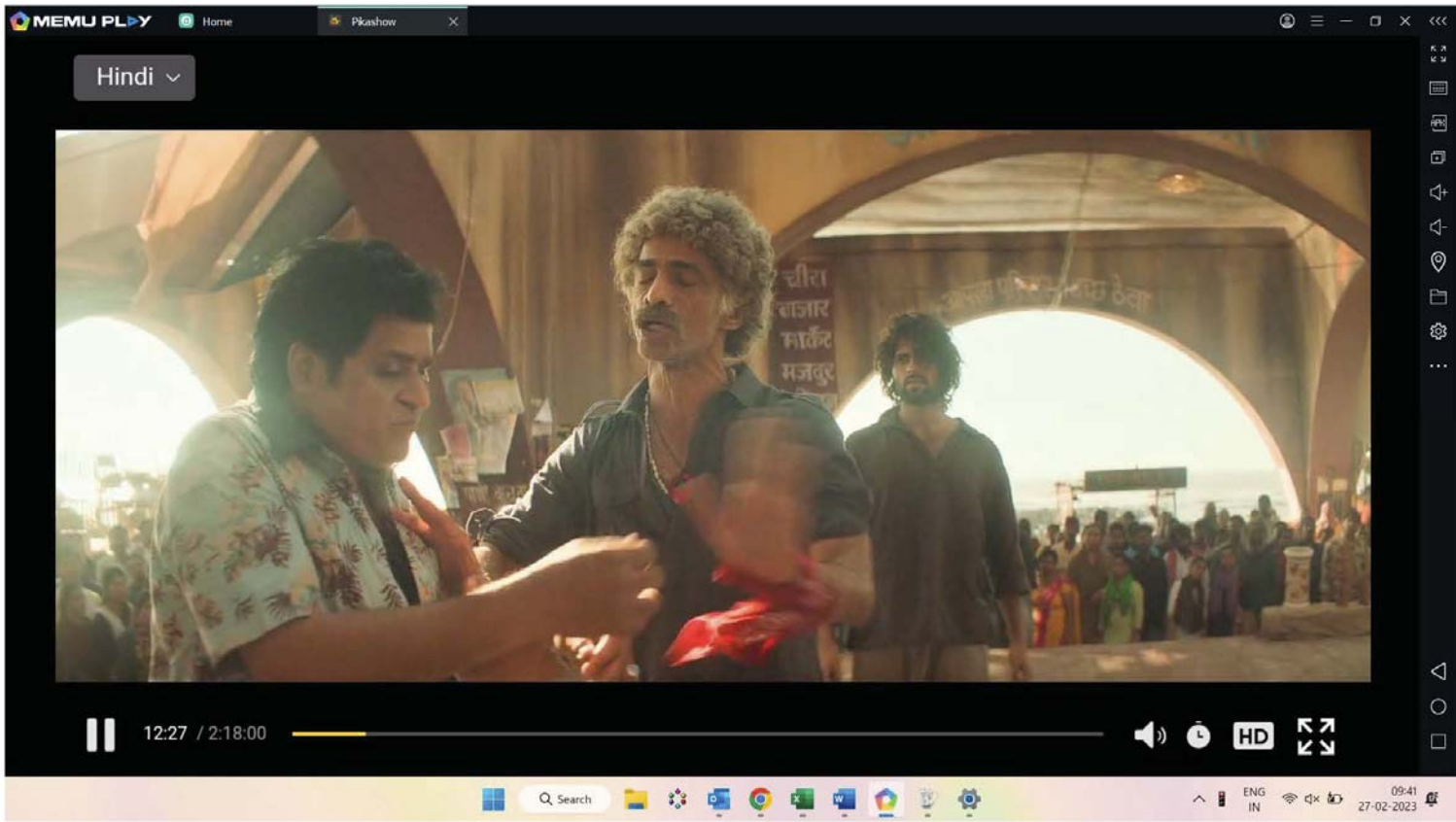
1. <https://shadi-alastor-i-215.site>

2. <https://i-cdn-0.shadi-alastor-i-215.site>
3. <https://cdn4505.shadi-alastor-i-215.site>



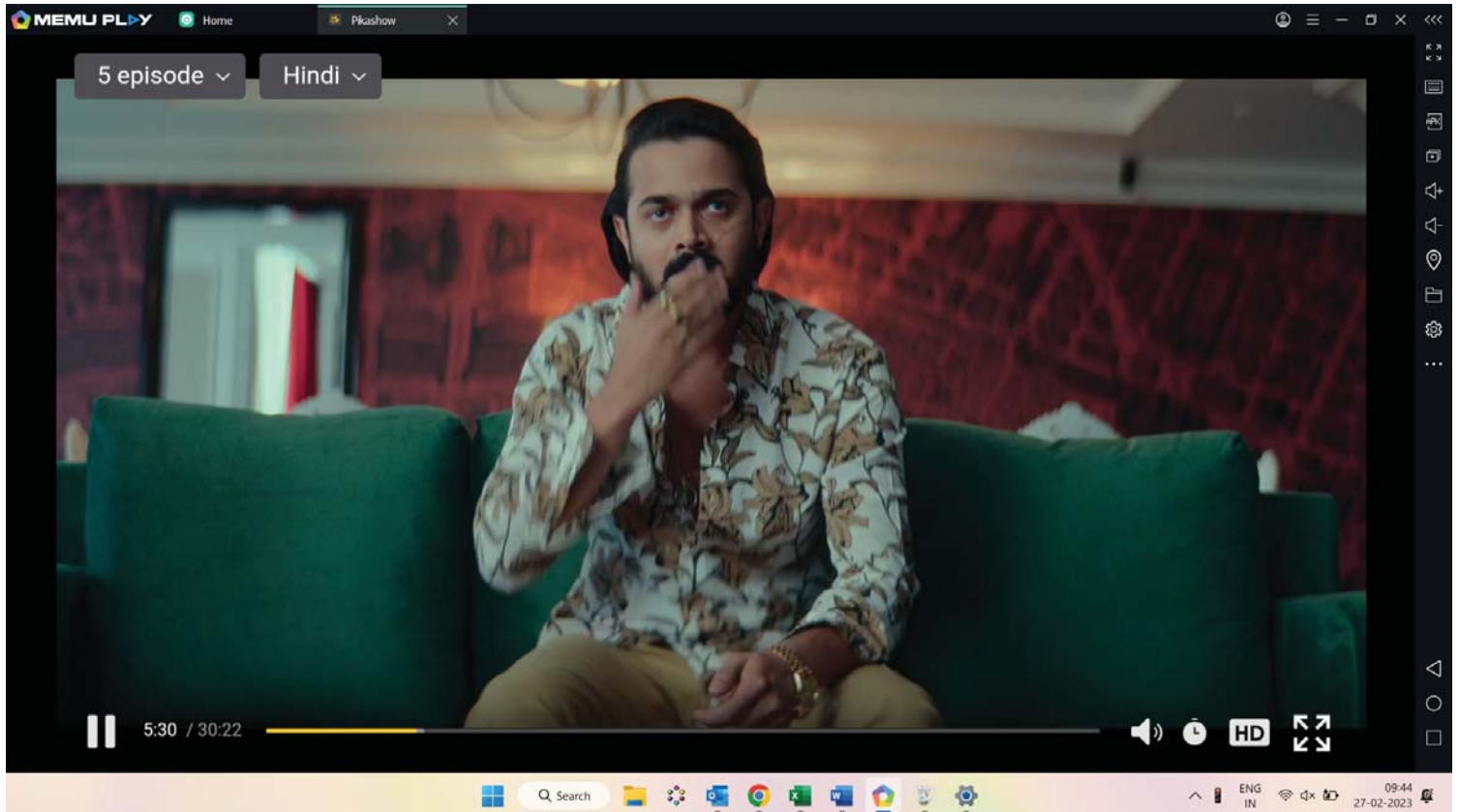
Snapshot of content playing before blocking the above-mentioned domain:

- 1. Liger: <https://i-cdn-0.shadi-alastor-i-215.site/stream2/i-cdn-0/7bf8e6e2e2a0973eca0f9ec34dba517c/MJTMsp1RshGTygnMNRUR2N2MSInWXZEdMNDZzQWe5MDZzMmdZITO1R2RWWHVDJekhksS1VwYnWtx2cihVT21ERrIXTHIUNNpWV00kaRdnTHlkeNpnVq10VFBjWXplaaRkRt1UbapmWHFVP:1677248566:115.246.78.115:0a3131b2e70be933ad2170fba4a62d184ee09b205bb786dc3ca2cb36bd748c79/index.m3u8>

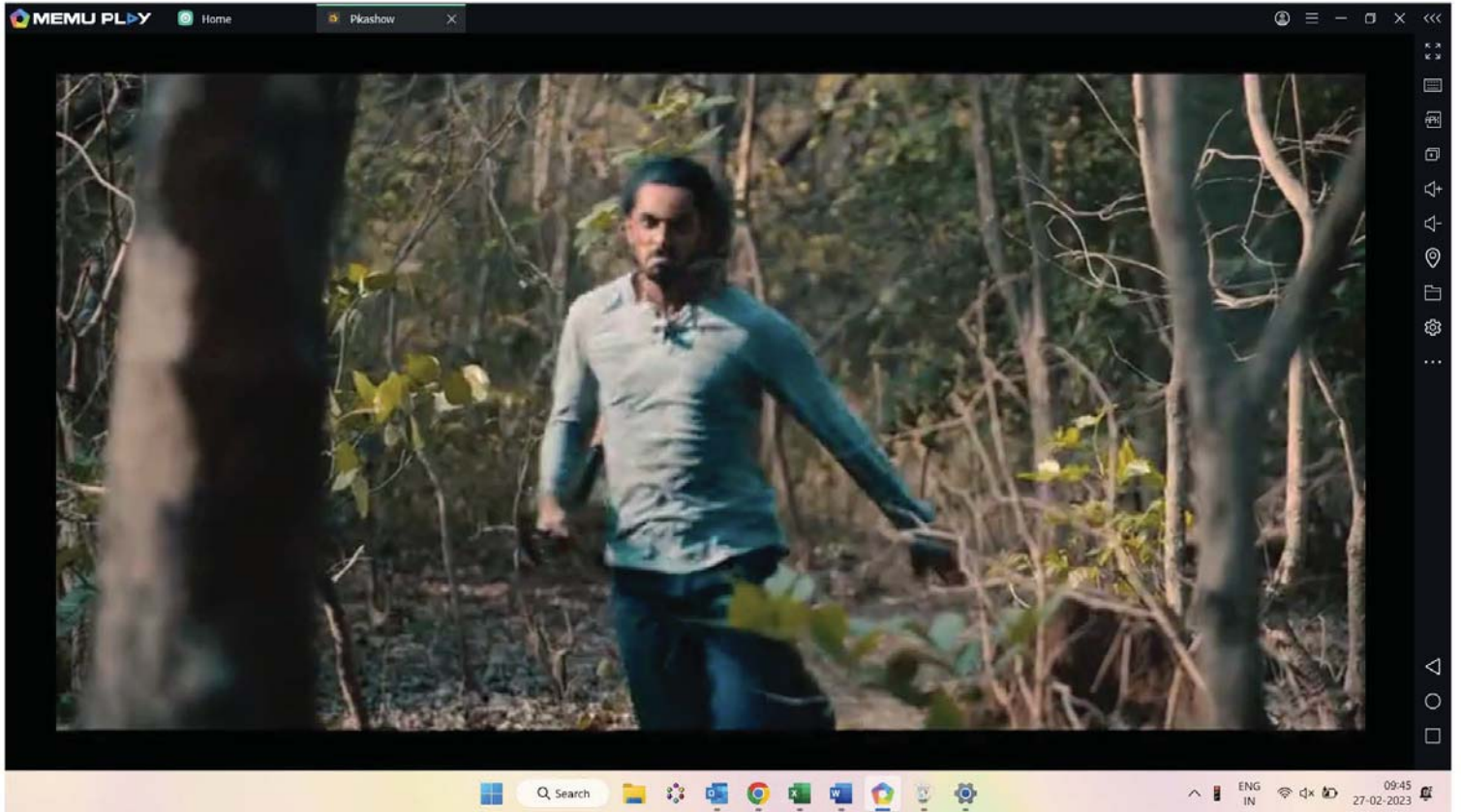


2. Taaza Khabar:

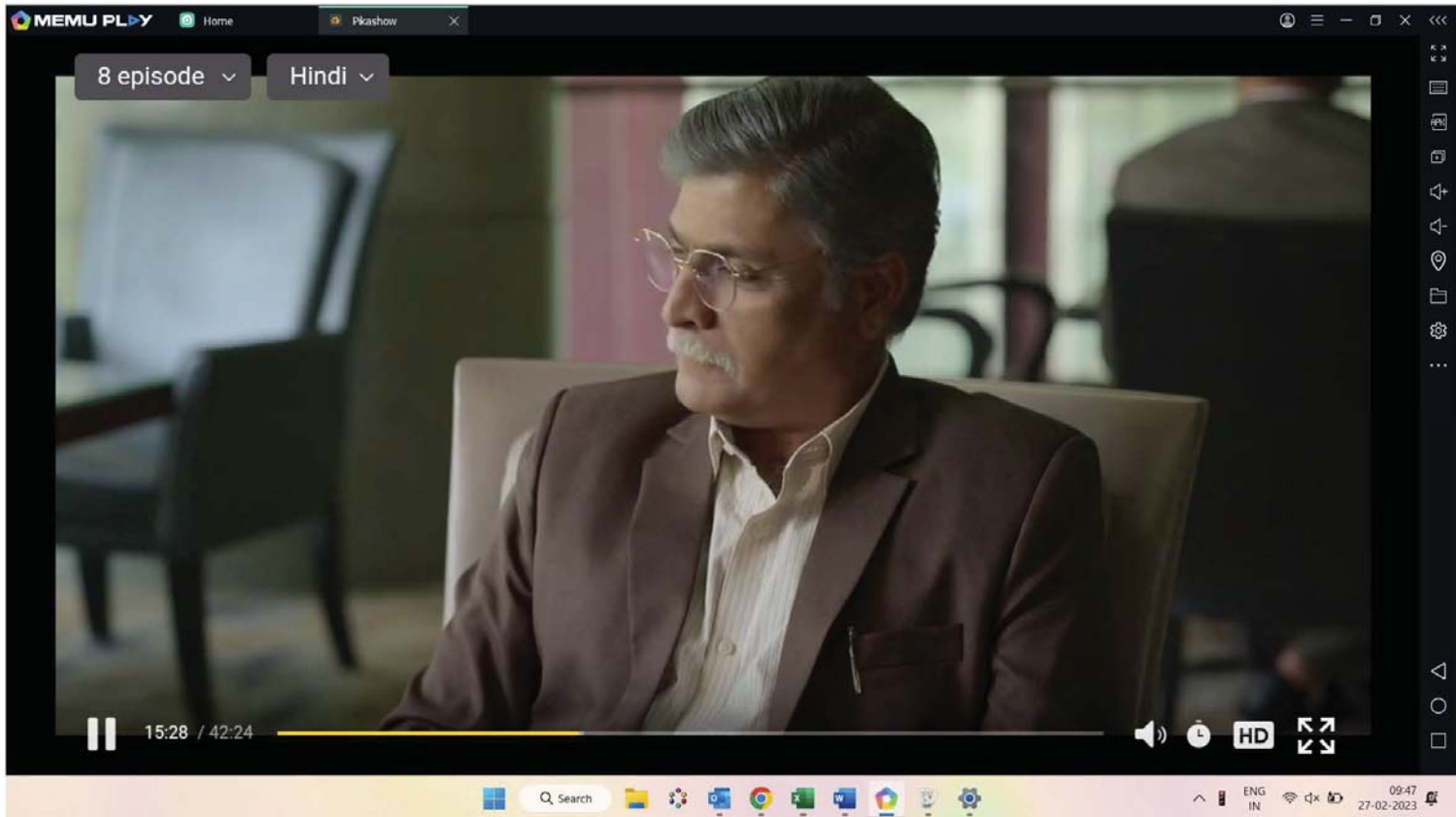
<https://i-arch-400.shadi-alastor-i-215.site/stream2/i-arch-400/7bf8e6e2e2a0973eca0f9ec34dba517c/MJTMsp1RshGTygnMNRUR2N2MSInWXZEdMNDZzQWe5MDZzMmdZJTO1R2RWWVHZDjkekKsSl1VwYnWtx2cihVT2IFVOImWEZUaPdUV5l1VNVjT6pEbOdUWx4ERGtWTqZUbPRkRt5kMRJzTUIUP:1677249064:115.246.78.115:132427fb43e16733f46be28dd5150f5d6cda98c739c1c34c7c53550889364894/index.m3u8>



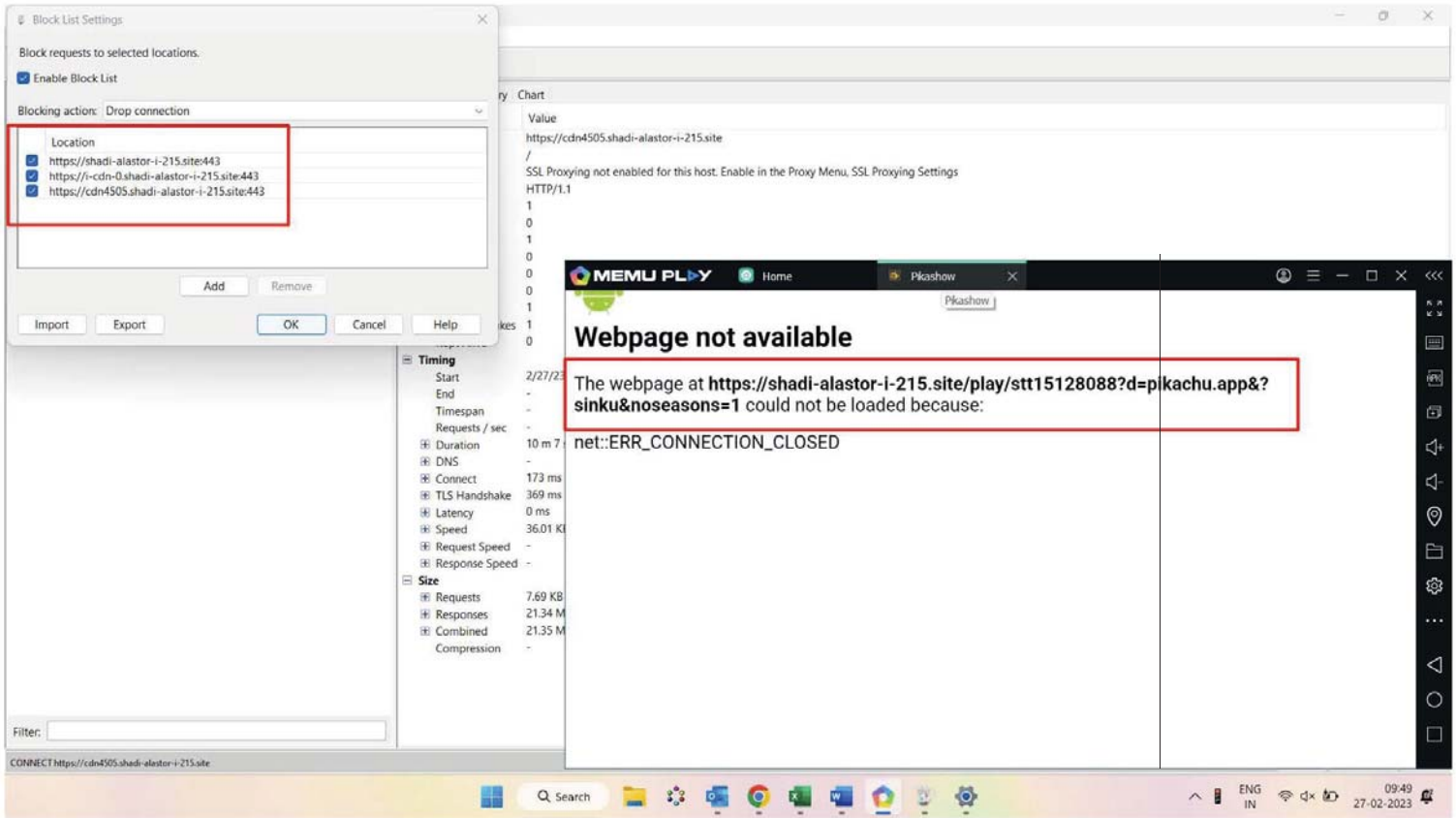
3. Aar Ya Paar: <https://i-arch-400.shadi-alastor-i-215.site/stream2/i-arch-400/7bf8e6e2e2a0973eca0f9ec34dba517c/MJTMsp1RshGTygnMNRUR2N2MSInWXZEdMNDZzQWe5MDZzMmdZJTO1R2RWVHZDljekhkSsl1VwYnWtx2cihVT25keahmTy0EMPdUSy0kenRjTqdGMNpWTxoVbNNTWtpEaO1mVpIIMZpXT6IUP:1677249237:115.246.78.115:cfe766192e92f8022f164de6aa08b055a19066389b0c098a67e228f65b23c982/index.m3u8>



4. Human: <https://i-arch-400.shadi-alastor-i-215.site/stream2/i-arch-400/7bf8e6e2e2a0973eca0f9ec34dba517c/MJTMsp1RshGTygnMNRUR2N2MSInWXZEdMNDZzQWe5MDZzMmdZJTO1R2RWVHZDljekhkSsl1VwYnWtx2cihVT21kaVBT6tGMNREBq1kMNjWtpEbOJjWtpIaRhXW6ZEbNdVTx0kakhWWyEVP:1677249316:115.246.78.115:3512b47227674799313a3c850eec87ecdc06da23265fac664fce7f04af4faf4/index.m3u8>

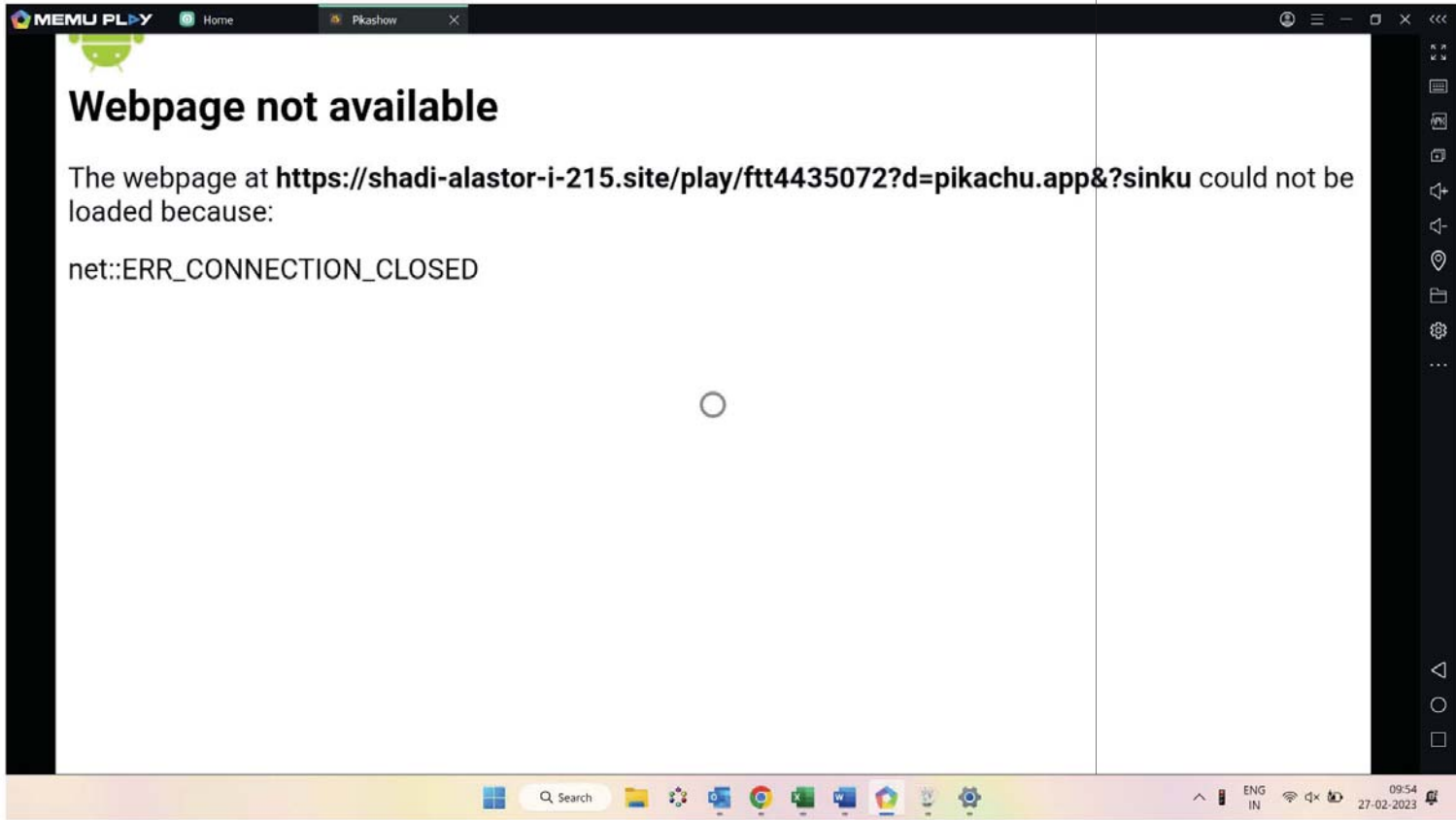


Step 5: However, after blocking the above-mentioned domain simultaneously on the local system, the contents are not streaming.



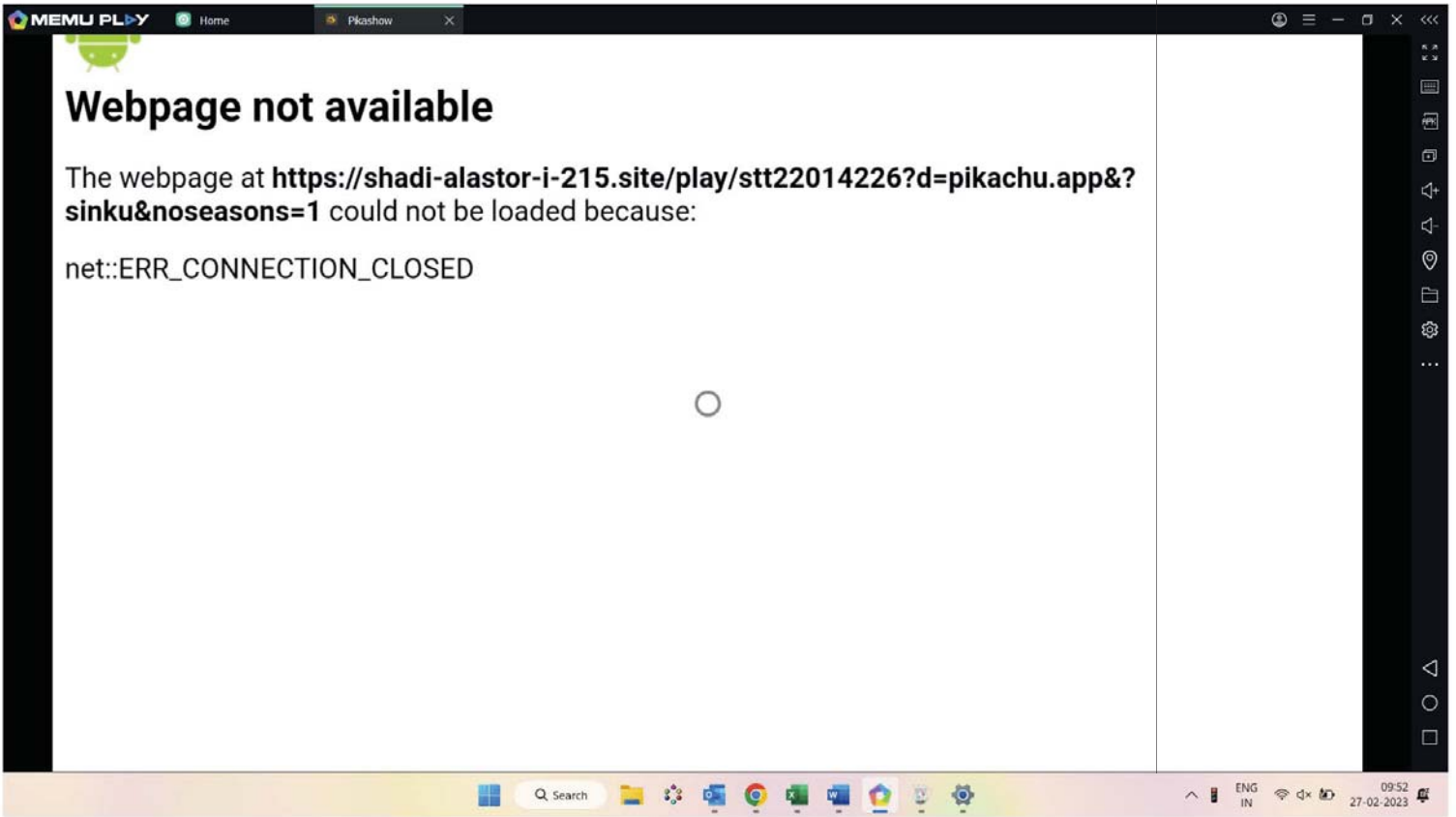
1. Liger: <https://i-cdn-0.shadi-alastor-i-215.site/stream2/i-cdn-0/7bf8e6e2e2a0973eca0f9ec34dba517c/MJTMsp1RshGTygnMNRUR2N2MSInWXZEdMNDZzQWe5MDZzMmdZJTO1R2RWWHZDljekhKssl1VwYnWtx2cihVT21ERrIXT>

HIUNNpWV00kaRdnTHlkeNpnVq10VFBjWXplaaRkRt1UbapmWHFVP:1677248566:115.246.78.115:0a3131b2e70be933ad2170fba4a62d184ee09b205bb786dc3ca2c
b36bd748c79/index.m3u8

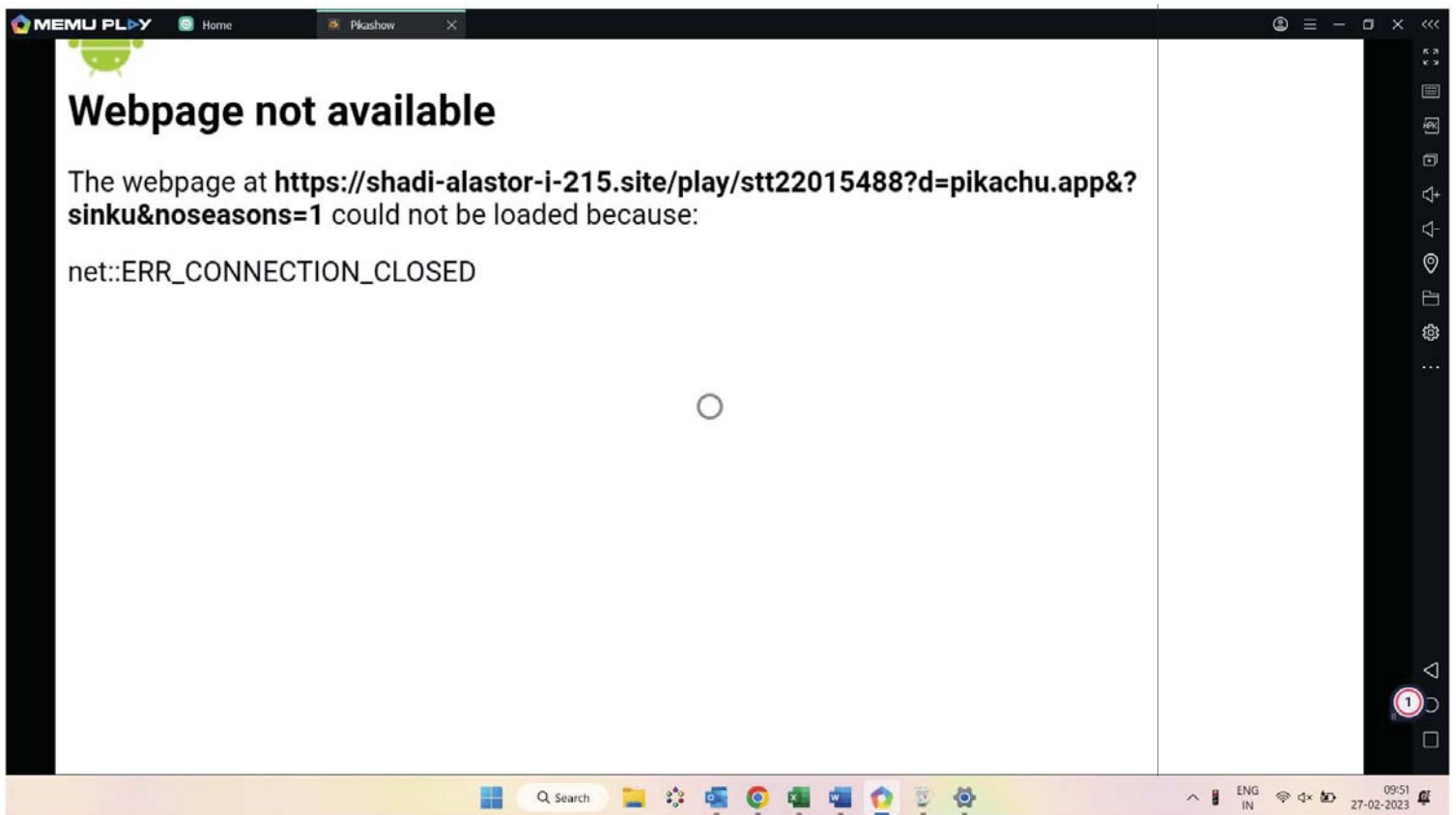


- 2. Taaza Khabar: <https://i-arch-400.shadi-alastor-i-215.site/stream2/i-arch-400/7bf8e6e2e2a0973eca0f9ec34dba517c/MJTMsp1RshGTygnMNRUR2N2MSInWXZEdMNDZzQWe5MDZzMmdZJTO1R2RWVHZDljekhkSs1VwYnWtx2cihVT2IFVOI>

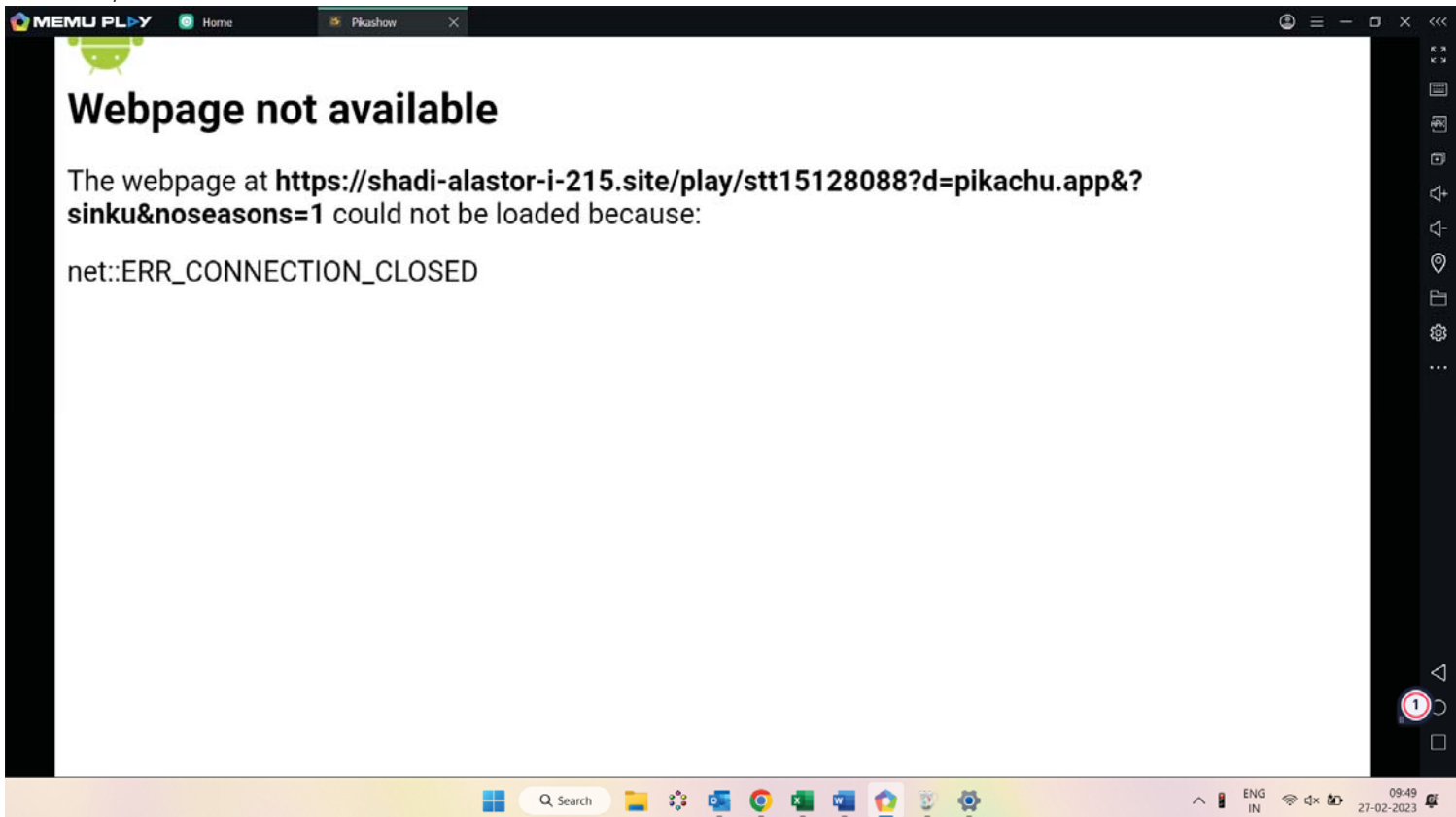
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3. Aar ya Paar: <https://i-arch-400.shadi-alastor-i-215.site/stream2/i-arch-400/7bf8e6e2e2a0973eca0f9ec34dba517c/MJTMsp1RshGTygnMNRUR2N2MSInWXZEEdMNDZzQWe5MDZzMmdZJTO1R2RWVHZDljekhkSsl1VwYnWtx2cihVT25keahmTy0EMPdUSy0kenRjTqdGMNpWTxoVbNNTWtpEaO1mVpIIMZpXT6IUP:1677249237:115.246.78.115:cfe766192e92f8022f164de6aa08b055a19066389b0c098a67e228f65b23c982/index.m3u8>



4. Human: <https://i-arch-400.shadi-alastor-i-215.site/stream2/i-arch-400/7bf8e6e2e2a0973eca0f9ec34dba517c/MJTMsp1RshGTygnMNRUR2N2MSlnWXZEdMNDZzQWe5MDZzMmdZJTO1R2RWVHZDljeKhkSs1VwYnWtx2cihVT21kaVBTt6tGMNREbq1kMNjWtpEbOJjWtpIaRhXW6ZEbNdVTx0kakhWWyEVP:1677249316:115.246.78.115:3512b47227674799313a3c850eec87ecdc06da23265fac664fce7f04af4faf4/index.m3u8>



Ecosystem details of the main domain:

Domain Name	IP	Registrar	Registrar Headquarter	HSP	HSP Headquarter	Service
shadi-alastor-i-215.site	213.183.62.122	Go Daddy, LLC	USA	Melbicom infrastructure	Lithuania	Source Domain



Enter Domain or IP

WHOIS

- DOMAINS
- WEBSITE
- CLOUD
- HOSTING
- SERVERS
- EMAIL
- SECURITY
- WHOIS
- SUPPORT
- LOGIN
- 0

shadi-alastor-i-215.site

Updated 1 second ago

Interested in similar domains?

Domain Information

Domain:	shadi-alastor-i-215.site
Registrar:	Go Daddy, LLC
Registered On:	2023-01-31
Expires On:	2024-01-31
Updated On:	2023-02-01
Status:	serverTransferProhibited clientRenewProhibited clientTransferProhibited clientUpdateProhibited clientDeleteProhibited
Name Servers:	gigi.ns.cloudflare.com sid.ns.cloudflare.com

shadi-alastor-i-215.com Buy Now

shadialastori215.com Buy Now

shadialastori210.com Buy Now

shadialastori213.com Buy Now

shadi-alastor-i-215.net Buy Now

shadialastori215.net Buy Now

Registrant Contact

Organization:	Domains By Proxy, LLC
State:	Arizona
Country:	US

Raw Whois Data

Domain Name: SHADI-ALASTOR-I-215.SITE
 Registry Domain ID: D346487418-CNIC
 Registrar WHOIS Server: whois.godaddy.com
 Registrar URL: https://www.godaddy.com/
 Updated Date: 2023-02-01T21:13:27.0Z
 Creation Date: 2023-01-31T16:26:22.0Z
 Registry Expiry Date: 2024-01-31T23:59:59.0Z
 Registrar: Go Daddy, LLC
 Registrar IANA ID: 146
 Domain Status: serverTransferProhibited https://icann.org/epp#serverTransferProhibi
 Domain Status: clientRenewProhibited https://icann.org/epp#clientRenewProhibited
 Domain Status: clientTransferProhibited https://icann.org/epp#clientTransferProhibi
 Domain Status: clientUpdateProhibited https://icann.org/epp#clientUpdateProhibited
 Domain Status: clientDeleteProhibited https://icann.org/epp#clientDeleteProhibited
 Registrant Organization: Domains By Proxy, LLC
 Registrant State/Province: Arizona
 Registrant Country: US
 Registrant Email: Please query the RDDS service of the Registrar of Record identifi
 Admin Email: Please query the RDDS service of the Registrar of Record identified in
 Tech Email: Please query the RDDS service of the Registrar of Record identified in
 Name Server: GIGI.NS.CLOUDFLARE.COM
 Name Server: SID.NS.CLOUDFLARE.COM
 DNSSEC: unsigned
 Billing Email: Please query the RDDS service of the Registrar of Record identified
 Registrar Abuse Contact Email: abuse@godaddy.com
 Registrar Abuse Contact Phone: +1.4805058800
 URL of the ICANN Whois Inaccuracy Complaint Form: https://www.icann.org/wicf/
 >>> Last update of WHOIS database: 2023-02-27T04:28:25.0Z <<<

For more information on Whois status codes, please visit https://icann.org/epp

>>> IMPORTANT INFORMATION ABOUT THE DEPLOYMENT OF RDAP: please visit https://www.centralnic.com/support/rdap <<<

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.BIZ @ \$7.88 ~~\$19.88~~

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information pertaining to Internet domain names registered by our customers. By using this service you are agreeing (1) not to use any information presented here for any purpose other than determining ownership of domain names, (2) not to store or reproduce this data in any way, (3) not to use any high-volume, automated, electronic processes to obtain data from this service. Abuse of this service is monitored and actions in contravention of these terms will result in being permanently blacklisted. All data is (c) CentralNic Ltd (<https://www.centralnic.com>)

Access to the Whois and RDAP services is rate limited. For more information, visit https://registrar-console.centralnic.com/pub/whois_guidance.

related domain names

[godaddy.com](#) [icann.org](#) [cloudflare.com](#) [centralnic.com](#)



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- [View Domain Pricing](#)
- [Whois Lookup](#)
- [Name Suggestion Tool](#)
- [Free with Every Domain](#)
- [Domain Offers](#)

Hosting & Products

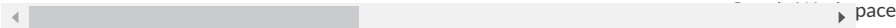
- [Linux Hosting](#)
- [Windows Hosting](#)
- [WordPress Hosting](#)
- [Linux Reseller Hosting](#)
- [Windows Reseller Hosting](#)
- [Dedicated Servers](#)
- [Cloud Hosting](#)
- [Website Builder](#)
- [Business Email](#)
- [Enterprise Email](#)
- [SSL Certificates](#)
- [Sitelock](#)
- [CodeGuard](#)

Infrastructure

- [Datacenter Details](#)
- [Hosting Security](#)
- [24 x 7 Servers Monitoring](#)
- [Backup and Recovery](#)

Support

- [View Knowledge Base](#)
- [Contact Support](#)
- [Report Abuse](#)
- [About Whois](#)





Hotstar Enforcement <hotstar_enforcement@markscan.in>

[Notice ID:5432166] Copyright Infringement Notice under DMCA Act.

1 message

Hotstar Enforcement <hotstar_enforcement@markscan.in>
To: Melbicom <abuse@melbicom.net>

Fri, Feb 24, 2023 at 7:28 PM

Dear Sir/Madam,

This is to bring to your attention that we have found copyright infringements on a website (listed below) who is using your hosting services, further indulged in the act of digital piracy by providing copyright content of our client "**Novi Digital Entertainment Pvt. Ltd.**"

Domain Name(s):

1. **i-cdn-0.shadi-alastor-i-215.site**
2. **cdn4574.shadi-alastor-i-215.site**
3. **i-arch-400.shadi-alastor-i-215.site**

With reference to the above, we reported infringing material to websites owners and haven't received any response from them, and pirate content continues to be active resulting in monetary loss and user base losses to the content owner.

We are therefore escalating the matter, the domains in question are hosted under '**Melbikomas UAB**' Therefore we are seeking your intervention in order to get this pirated content removed and request permanent suspension of the reported domain in order to avoid further involvement by these domains in such activities of digital piracy.

Please note we, MarkScan, act on behalf of our Client, **Novi Digital Entertainment Pvt. Ltd.** which is amongst India's most diverse media companies. It is brought to your notice that Our Client has exclusive digital rights to several films/web-series to broadcast, telecast and/or communicate to the public, content on the digital OTT platform, "**hotstar.com**". No other entity can, without authorization from Our Client, upload, stream, make available for download, broadcast and/or communicate to the public, content/movie highlighted above, in any manner whatsoever, (live, delayed, repeat etc.) through any transmission platform including the internet for viewing on various devices such as computers, laptops, mobile phones, tablet computers, etc.

Below is the details of the pirated URLs -

Sr no.	URLs	Domain	Domain IP
1	https://i-cdn-0.shadi-alastor-i-215.site/stream2/i-cdn-0/7bf8e6e2e2a0973eca0f9ec34dba517c/MJTMsp1RshGTygnMNRUR2N2MSInWXZEdMNDZzQWe5MDZzZmmdZJTO1R2RWVHZDljekhkSsl1VwYnWtx2cihVT21ERlXTHIUNNpWV00kaRdnTHlkeNpnVq10VFBjWXplaaRkRt1UbapmWHFVP:1677248566:115.246.78.115:0a3131b2e70be933ad2170fba4a62d184ee09b205bb786dc3ca2cb36bd748c79/index.m3u8	i-cdn-0.shadi-alastor-i-215.site	213.183.62.122
2	https://cdn4574.shadi-alastor-i-215.site/stream2/i-arch-400/7bf8e6e2e2a0973eca0f9ec34dba517c/	cdn4574.shadi-alastor-i-215.site	92.119.89.187

	<p>MJTMsp1RshGTygnMNRUR2N2MSInWXZ EdMNDZzQWe5MDZzMmdZJTO1R2RWVHZ DljekhkSsl1VwYnWtx2cihVT2IFVOI mWEZUaPdUV5l1VNVjT6pEbOdUWx4ER GtWTqZUbPRkRt5kMRJzTUIUP: 1677249064:115.246.78.115: 132427fb43e16733f46be28dd5150f 5d6cda98c739c1c34c7c5355088936 4894/index.m3u8</p>		
3	<p>https://i-arch-400.shadi- alastor-i-215.site/stream2/i-arch-400/ 7bf8e6e2e2a0973eca0f9ec34dba517c/ MJTMsp1RshGTygnMNRUR2N2MSInWXZ EdMNDZzQWe5MDZzMmdZJTO1R2RWVHZ DljekhkSsl1VwYnWtx2cihVT2IFVOI mWEZUaPdUV5l1VNVjT6pEbOdUWx4ER GtWTqZUbPRkRt5kMRJzTUIUP: 1677249064:115.246.78.115: 132427fb43e16733f46be28dd5150f 5d6cda98c739c1c34c7c5355088936 4894/index.m3u8</p>	i-arch-400.shadi-alastor-i-215.site	213.183.62.122
4	<p>https://i-arch-400.shadi- alastor-i-215.site/stream2/i-arch-400/ 7bf8e6e2e2a0973eca0f9ec34dba517c/ MJTMsp1RshGTygnMNRUR2N2MSInWXZ EdMNDZzQWe5MDZzMmdZJTO1R2RWVHZ DljekhkSsl1VwYnWtx2cihVT25keah mTy0EMPdUSy0kenRjTqdGMNpWTxoVb NNTWtpEaO1mVplIMZpXT6IUP: 1677249237:115.246.78.115: cfe766192e92f8022f164de6aa08b0 55a19066389b0c098a67e228f65b23 c982/index.m3u8</p>	i-arch-400.shadi-alastor-i-215.site	213.183.62.122
5	<p>https://cdn4574.shadi-alastor- i-215.site/stream2/i-arch-400/ 7bf8e6e2e2a0973eca0f9ec34dba517c/ MJTMsp1RshGTygnMNRUR2N2MSInWXZ EdMNDZzQWe5MDZzMmdZJTO1R2RWVHZ DljekhkSsl1VwYnWtx2cihVT25keah mTy0EMPdUSy0kenRjTqdGMNpWTxoVb NNTWtpEaO1mVplIMZpXT6IUP: 1677249237:115.246.78.115: cfe766192e92f8022f164de6aa08b0 55a19066389b0c098a67e228f65b23 c982/index.m3u8</p>	cdn4574.shadi-alastor-i-215.site	92.119.89.187
6	<p>https://i-arch-400.shadi- alastor-i-215.site/stream2/i-arch-400/ 7bf8e6e2e2a0973eca0f9ec34dba517c/ MJTMsp1RshGTygnMNRUR2N2MSInWXZ EdMNDZzQWe5MDZzMmdZJTO1R2RWVHZ DljekhkSsl1VwYnWtx2cihVT21kaVB TT6tGMNREbq1kMNjWtpEbOjWtpla RhXW6ZEbNdVTx0kakhWWyEVP: 1677249316:115.246.78.115: 3512b47227674799313a3c850eec87 ecdcb06da23265fac664fce7f04af4 faf4/index.m3u8</p>	i-arch-400.shadi-alastor-i-215.site	213.183.62.122

7	https://cdn4574.shadi-alastor-i-215.site/stream2/i-arch-400/7bf8e6e2e2a0973eca0f9ec34dba517c/MJTMsp1RshGTygnMNRUR2N2MSInWXZEdMNDZzQWe5MDZzMmdZJTO1R2RWVHZDljekhkSsl1VwYnWtx2cihVT21kaVBTT6tGMNREbq1kMNJjWtpEbOJjWtplaRhXW6ZEbNdVTx0kakhWWyEVP:1677249316:115.246.78.115:3512b47227674799313a3c850eec87ecdcb06da23265fac664fce7f04af4faf4/index.m3u8	cdn4574.shadi-alastor-i-215.site	92.119.89.187
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Accordingly, this is an official notification as required under the Digital Millennium Copyright Act ("DMCA") and the Information Technology (Intermediary Guidelines) Rules 2011 framed under the Information Technology Act, 2000 regarding the infringement and violation of the copyright of **Novi Digital Entertainment Pvt. Ltd.** (Digital Rights Holder) is protected under the Indian Copyright Act, 1957, through the intermediary's portal. The unauthorized distribution of the Rights Holder's content may also amount to a violation of the Online Copyright Infringement Liability Limitation Act (OCILLA), which is a part of the Digital Millennium Copyright Act, 1998.

We have good faith & belief that the use of the described material in the manner complained of is not authorized by the copyright owner, its agent, or the law. The information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed. We hereby declare that the information in the notification is accurate to the best of our knowledge & belief.

AUTHORIZATION LETTER OF THE COPYRIGHT OWNER (OR PERSON/COMPANY REPRESENTING)

http://markscan.co.in/LOA_HOTSTAR.pdf

A DOCUMENT PROVING THAT THE MATERIALS ARE COPYRIGHTED AND BELONG TO OWNER (OR PERSON/COMPANY REPRESENTING)

<http://www.hotstar.com/>

DIGITAL SIGNATURE FOR COPYRIGHT CLAIM

Ishita Singh

MarkScan

Email: hotstar_enforcement@markscan.in

E-14C 1st floor, Sector 8, Noida U.P. India.

Ph: +91-11-43596246, Website: www.markscan.co.in.

COPYRIGHT OWNERS:

Novi Digital Entertainment Pvt. Ltd. Star House, Urmi Estate, 95, Ganpatrao Kadam Marg, Lower Parel (West), Mumbai - 400013, India. Ph No. +91 22 66305555 Fax No. +91 22 66305050

Regards,

MarkScan Internet Enforcement Team



Hotstar Enforcement <hotstar_enforcement@markscan.in>

[Notice ID:5432167] Copyright Infringement Notice under DMCA Act.

1 message

Hotstar Enforcement <hotstar_enforcement@markscan.in>
To: abuse@fdcservers.net

Fri, Feb 24, 2023 at 7:32 PM

Dear Sir/Madam,

This is to bring to your attention that we have found copyright infringements on a website (listed below) who is using your hosting services, further indulged in the act of digital piracy by providing copyright content of our client "**Novi Digital Entertainment Pvt. Ltd.**"

Domain Name(s):1. **cdn4505.shadi-alastor-i-215.site**

With reference to the above, we reported infringing material to websites owners and haven't received any response from them, and pirate content continues to be active resulting in monetary loss and user base losses to the content owner.

We are therefore escalating the matter, the domains in question are hosted under '**Fdcservers**' Therefore we are seeking your intervention in order to get this pirated content removed and request permanent suspension of the reported domain in order to avoid further involvement by these domains in such activities of digital piracy.

Please note we, MarkScan, act on behalf of our Client, **Novi Digital Entertainment Pvt. Ltd.** which is amongst India's most diverse media companies. It is brought to your notice that Our Client has exclusive digital rights to several films/web-series to broadcast, telecast and/or communicate to the public, content on the digital OTT platform, "**hotstar.com**". No other entity can, without authorization from Our Client, upload, stream, make available for download, broadcast and/or communicate to the public, content/movie highlighted above, in any manner whatsoever, (live, delayed, repeat etc.) through any transmission platform including the internet for viewing on various devices such as computers, laptops, mobile phones, tablet computers, etc.

Below is the details of the pirated URLs -

<https://cdn4505.shadi-alastor-i-215.site/stream2/i-cdn-0/7bf8e6e2e2a0973eca0f9ec34dba517c/MJTMsp1RshGTygnMNRUR2N2MSInWXZEdMNDZzQWe5MDZzMmdZJTO1R2RWVHZDljekhkSsl1VwYnWtx2cihVT21ERrIXTHIUNNpWV00kaRdnTHlkeNpnVq10VFBjWXplaaRkRt1UbapmWHFVP:1677248566:115.246.78.115:0a3131b2e70be933ad2170fba4a62d184ee09b205bb786dc3ca2cb36bd748c79/index.m3u8>

Domain IP Address For Your Reference:-50.7.24.35

Accordingly, this is an official notification as required under the Digital Millennium Copyright Act ("DMCA") and the Information Technology (Intermediary Guidelines) Rules 2011 framed under the Information Technology Act, 2000 regarding the infringement and violation of the copyright of **Novi Digital Entertainment Pvt. Ltd.** (Digital Rights Holder) is protected under the Indian Copyright Act, 1957, through the intermediary's portal. The unauthorized distribution of the Rights Holder's content may also amount to a violation of the Online Copyright Infringement Liability Limitation Act (OCILLA), which is a part of the Digital Millennium Copyright Act, 1998.

We have good faith & belief that the use of the described material in the manner complained of is not authorized by the copyright owner, its agent, or the law. The information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed. We hereby declare that the information in the notification is accurate to the best of our knowledge & belief.

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http://markscan.co.in/LOA_HOTSTAR.pdf

A DOCUMENT PROVING THAT THE MATERIALS ARE COPYRIGHTED AND BELONG TO OWNER (OR PERSON/COMPANY REPRESENTING)

<http://www.hotstar.com/>

DIGITAL SIGNATURE FOR COPYRIGHT CLAIM

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E-14C 1st floor, Sector 8, Noida U.P. India.

Ph: +91-11-43596246, Website: www.markscan.co.in.

COPYRIGHT OWNERS:

Novi Digital Entertainment Pvt. Ltd. Star House, Urmi Estate, 95, Ganpatrao Kadam Marg, Lower Parel (West), Mumbai - 400013, India. Ph No. +91 22 66305555 Fax No. +91 22 66305050

Regards,

MarkScan Internet Enforcement Team