

THE HONORABLE JOHN C. COUGHENOUR

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UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON

JANE DOE,

Plaintiff,

v.

AMAZON.COM, INC., a Delaware  
corporation, and IMDB.COM, INC., a  
Delaware corporation,

Defendants.

No. CV- 01709-JCC

**DEFENDANTS' MOTION TO DISMISS  
PURSUANT TO RULE 12(b)(6)**

**NOTE FOR CONSIDERATION:  
FRIDAY, DECEMBER 2, 2011**

**I. INTRODUCTION**

Pursuant to Federal Rule of Civil Procedure 12(b)(6), defendants Amazon.com, Inc. and IMDb.com, Inc. (collectively, "Defendants" or "IMDb.com") move the Court for an order dismissing Plaintiff "Jane Doe's" Complaint because it does not state a claim upon which relief can be granted.

Plaintiff is a 40-year old film actor and IMDb.com—a publicly-available online database of movie-related information—includes a profile of Plaintiff which includes her date of birth. Plaintiff is unhappy about this because, she says, "[i]n the entertainment industry, youth is king," and actors approaching 40 are "perceived to be 'over-the-hill.'" Compl. (Dkt. No. 1) ¶ 22. Indeed, Plaintiff states that, "lesser-known forty-year old actresses are not in demand in the entertainment business. *Id.* ¶ 30. Plaintiff therefore wants to hide her birth date from the public,

MOTION TO DISMISS PURSUANT TO  
RULE 12(b)(6) (No. CV- 01709-JCC) – 1

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1 including the entertainment industry, so that she experiences less "rejection in the industry" and  
2 so that her "acting credits, employment opportunities and earnings" do not decrease because of  
3 her age. *Id.* In fact, she attributes the decline in her career directly, and apparently exclusively,  
4 to the display of her birth date on the IMDb.com website. *Id.* ¶¶ 30, 31, 33, 41.  
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9 Plaintiff asked IMDb.com to delete her date of birth from its website and IMDb.com  
10 declined and continues to decline. *Id.* ¶¶ 23, 24. The date of birth displayed on IMDb.com  
11 simply states an accurate fact. *Id.* ¶ 23. This is very common, particularly for persons of public  
12 interest. *See, e.g.* <http://www.biography.com/people/colin-powell-9445708> (disclosure of birth  
13 date of military hero and elder statesman, Colin Powell);  
14 [http://en.wikipedia.org/wiki/Sam\\_Waterston](http://en.wikipedia.org/wiki/Sam_Waterston) (disclosure of birth date of television award winning  
15 actor and Academy Award nominee, Sam Waterson);  
16 [http://seattletimes.nwsourc.com/html/localnews/2003166531\\_coughenour01m.html](http://seattletimes.nwsourc.com/html/localnews/2003166531_coughenour01m.html) (disclosure  
17 of birth date of senior federal judge, The Honorable John C. Coughenour). The display of  
18 Plaintiff's date of birth is not false, misleading, deceptive, immoral or illegal. Although Plaintiff  
19 really wants her birth date concealed from the public, Plaintiff has no legal right to keep it secret  
20 and Plaintiff has no legal cause of action to force IMDb.com to remove it. So Plaintiff has no  
21 claim.  
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35 To get around this problem, Plaintiff filed the instant Complaint (including all purported  
36 claims) based wholly on two naked, implausible assertions. First, Plaintiff asserts that, absent  
37 her paid subscription to IMDbPro, "there were *absolutely no means* by which Defendants could  
38 have obtained Plaintiff's legal name or date of birth." Compl. ¶ 26 (emphasis added). Second,  
39 Plaintiff asserts, "[u]pon information and belief" but no factual ground, that Defendants obtained  
40 Plaintiff's date of birth from research of the name, address and zip code of the credit card data  
41 used to pay for the IMDbPro subscription and that this is Defendants' standard business  
42 practice." *Id.* ¶¶ 25, 27, 28. Plaintiff's unsupported, implausible, hypothetical allegations are  
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1 insufficient to state any claim under " *Twombly* and its progeny. The Complaint should be  
2 dismissed in its entirety for this reason.  
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5 Beyond the Complaint's failure as pure speculation, even if Defendants had used credit  
6 card data to obtain undisclosed information about Plaintiff as the Complaint alleges and  
7 unilaterally concludes, the claims all fail because the data was voluntarily provided by Plaintiff  
8 for use consistent with her agreements with IMDb.com. While the Complaint quotes selective  
9 excerpts from the Subscriber Agreement for IMDbPro and other documents related to the  
10 IMDb.com website and the IMDbPro service, the agreements, policies and documents read in  
11 whole evidence users' consent, including Plaintiff's consent, to Defendants' use of information  
12 provide to IMDb.com. The Complaint should be dismissed with prejudice for this reason as  
13 well.  
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23 Finally, as explained below, each of Plaintiff's purported claims is fraught with fatal  
24 deficiencies which also mandate their dismissal.  
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27 For these reasons, this Court should dismiss Plaintiff's complaint, and the Complaint's  
28 inadequacies cannot be overcome with re-pleading in compliance with *Twombly*, Rule 11 and the  
29 elements of the claims alleges, Defendants request dismissal with prejudice.  
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## 32 II. STATEMENT OF RELEVANT FACTS

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34 For the strict and sole purpose of this motion to dismiss pursuant to Rule 12(b)(6),  
35 Defendants assume those properly plead factual allegations (*i.e.*, allegations that are not merely  
36 conclusory, speculative or that draw unreasonable or unwarranted factual inferences) of the  
37 Complaint to be true. In addition, the Complaint cites (as well as quotes) and relies on contents  
38 of Defendants' Subscriber Agreement and Privacy Policy for the IMDbPro service, as well as  
39 portions of the IMDb.com website. *See, e.g.*, Compl. ¶¶ 2, 3, 12, 20, 36, 38, 39, 47.  
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41 Consequently, these documents may be treated as part of the Complaint and their contents may  
42 be considered by the Court on this motion to dismiss. *See Marder v. Lopez*, 450 F.3d 445, 448  
43 (9th Cir. 2006) (courts may consider evidence on which the complaint necessarily relies); *United*  
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MOTION TO DISMISS PURSUANT TO  
RULE 12(b)(6) (No. CV- 01709-JCC) – 3

24976-0480/LEGAL22077135.4

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1 *States v. Ritchie*, 342 F.3d 903, 908 (9th Cir. 2003) (courts may treat cited document as “part of  
2 the complaint, and thus may assume that its contents are true for purposes of a motion to dismiss  
3 under Rule 12(b)(6)”); *Parrino v. FHP, Inc.*, 146 F.3d 699, 705 (9th Cir. 1998) (“A district court  
4 ruling on a motion to dismiss may consider documents whose contents are alleged in a complaint  
5 and whose authenticity no party questions, but which are not physically attached to the plaintiff’s  
6 pleading.”) (internal citation and quotation omitted).  
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12 **A. The Internet Movie Database (www.IMDb.com)**

13 **1. IMDb.com is the World's Largest Online Movie and Television Database**

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15 As alleged in the Complaint, the website [www.imdb.com](http://www.imdb.com), owned and operated by  
16 IMDb.com, Inc. (an Amazon.com, Inc. subsidiary), is a database of information about the film  
17 and television industry, including, without limitation, actors, directors, and crew members.  
18  
19 Compl. (Dkt. No. 1) ¶ 1. It is the world's largest online database of such information. *Id.*  
20  
21 IMDb.com is handy tool for employers in the entertainment industry to search resumes, and up-  
22 and-coming entertainment professional rely on exposure by IMDb.com to seek employment  
23 opportunities in the entertainment industry. *Id.*  
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30 **2. IMDbPro Subscribers Agree to a Subscriber Agreement and Privacy Policy**

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32 IMDb.com operates a free public website. *Id.* ¶¶ 1, 2. However, it also offers an  
33 "IMDbPro" subscription. *Id.* IMDbPro is a paid subscription that provides additional "industry  
34 insider" information. *Id.* ¶ 2. To register for IMDbPro, a user must accept the IMDbPro  
35 Subscriber Agreement, which incorporates the Privacy Policy, and must provide credit card  
36 payment information. *Id.* Declaration of Ashley A. Locke in Support of Defendants' Motion to  
37 Dismiss Pursuant to Rule 12(b)(6) ("Locke Decl.") ¶ 2, Ex. A (Subscriber Agreement), ¶ 3, Ex. B  
38 (Privacy Policy), and ¶ 4, Ex. C (Privacy Policy examples of information collected by  
39 IMDb.com).  
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1           **3. The Subscriber Agreement and Privacy Policy Explain Subscribers'**  
2           **Disclosures of Information to IMDb.com and the Reasons for The**  
3           **Disclosures**

4           The Subscriber Agreement explains that IMDb.com collects information and uses  
5  
6 reasonable efforts to ensure its accuracy:  
7

8           The [IMDbPro] Site contains a database of movie information and  
9           other content regarding movies and the movie industry *compiled*  
10           *by IMDb*. While we use commercially reasonable efforts to  
11           provide accurate information, IMDb gives no warranty as to the  
12           accuracy of the database and other content on the Site. IMDb  
13           reserves the right to withdraw or delete information or content  
14           from the Site at any time.  
15

16           *Id.*, Ex. A at § 6 (emphasis added).  
17

18           The Privacy Policy further explains the disclosure of information from IMDbPro  
19           subscribers, what types of information IMDb.com collects, and examples of how IMDb.com may  
20           use such information:  
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- 23
  - 24           • **Information You Give Us:** We receive and store *any information you*  
25           *enter on our Web site or give us in any other way*. Click [here](#) to see  
26           examples of what we collect. *You can choose not to provide certain*  
27           *information*, but then you might not be able to take advantage of many  
28           of our features. We use the information that you provide for such  
29           purposes as responding to your requests, customizing future browsing  
30           for you, *improving our site*, and communicating with you.  
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33           Locke Decl., Ex. B (Privacy Policy) (emphasis added). If a user clicks on the hyperlink in this  
34           paragraph's statement "Click [here](#) to see examples of what we collect," the user sees the  
35           following additional information:  
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38           **Information You Give Us and How We Might Use It**  
39

40           You provide most such information when you *register*, search,  
41           post, participate in a contest or questionnaire, or communicate with  
42           us. . . . As a result of those actions, you might supply us with such  
43           information as your *name*, email address, *physical address*, *zip*  
44           *code*, and phone number; *your age* and gender; the movies and  
45           actors you like or dislike; and your general movie preferences."  
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48           Locke Decl. ¶ 4, Ex. C.  
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50           The Privacy Policy further provides:  
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1 **Does IMDb Share the Information It Receives?**

2 Information about our users is an important part of our business,  
3 and we are not in the business of selling it to others. . . . Further,  
4 whenever we deal with user information, we will always comply  
5 with applicable laws and regulations in doing so.  
6

7 *Id.*, Ex. B (Privacy Policy).  
8

9 **B. Plaintiff Voluntarily Disclosed Her Name, Address and Zip Code to IMDb.com**

10 Plaintiff alleges that she subscribed to IMDbPro in 2008, and provided her legal name,  
11 address and zip code in association with the credit card information. Compl. ¶ 20. Plaintiff then  
12 alleges, "[u]pon information and belief," that IMDB.com used the name, address and zip code  
13 from the credit card data to locate her date of birth and add it to her IMDb.com public acting  
14 profile. *Id.* ¶¶ 21, 27.  
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21 Plaintiff wants to conceal the fact that she is 40 years old from the public, including from  
22 potential film industry employers. *Id.* ¶¶ 13, 16, 21-23. Plaintiff asked IMDb.com to delete her  
23 date of birth from the website and IMDb.com refused. *Id.* ¶ 24. The date of birth displayed on  
24 IMDb.com is not false, defamatory or misleading; it is a true fact undisputed by Plaintiff.  
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**III. ARGUMENT**

To survive a motion to dismiss under Rule 12(b)(6), the plaintiff's factual allegations  
"must be enough to raise a right to relief above the speculative level[.]" *Bell Atl. Corp. v.*  
*Twombly*, 127 S. Ct. 1955, 1965 (2007). Further, when a party fails to allege facts demonstrating  
the causes of action and amendment would be futile, dismissal with prejudice is appropriate.  
*Dougherty v. City of Covina*, 654 F.3d 892, 901 (9th Cir. 2011) (citing *Albrecht v. Lund*, 845  
F.2d 196, 195 (9th Cir.), *modified*, 856 F.2d 111 (9th Cir. 1988) ("[I]f a complaint is dismissed

1 for failure to state a claim upon which relief can be granted, leave to amend may be denied, even  
 2 if prior to a responsive pleading, if amendment of the complaint would be futile.”)).  
 3

4  
 5 Each of Plaintiff's claims is based on her allegation that Defendants used information  
 6 (specifically, her legal name, address and zip code) submitted by Plaintiff when she subscribed to  
 7 IMDbPro to obtain (from public records) and publish her legal date of birth. These allegations  
 8 fail—and therefore her entire Complaint fails—for two reasons. First, these allegations fail to  
 9 meet the standards articulated by the Supreme Court in *Bell Atlantic Corporation v. Twombly*,  
 10 127 S. Ct. 1955, 1965 (2007). Without any factual support, Plaintiff makes the unreasonable  
 11 assertion that her birth date could be obtained from no source other than her credit card data and  
 12 that it is therefore her belief that Defendants obtained her birth date using her credit card  
 13 information. (Further, Plaintiff has no legal privacy interest in her date of birth, which she  
 14 acknowledges was part of public records, and therefore the alleged actions were not unlawful.)  
 15 Second, even if Plaintiff's allegations are true, which Defendants deny, Plaintiff consented to  
 16 such use of information when she subscribed to the IMDbPro service.  
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29 **A. Plaintiff's Complaint fails to raise a right to relief above the speculative level.**

30 A complaint must contain sufficient facts not just to provide notice, but to state a claim  
 31 for relief “that is *plausible* on its face.” *Twombly*, 550 U.S. at 570 (emphasis added); *see also*  
 32 *Ashcroft v. Iqbal*, 556 U.S. 662, 129 S.Ct. 1937, 1953 (2009) (holding that the *Twombly* pleading  
 33 requirements apply to all civil cases). A complaint is insufficient when it “tenders naked  
 34 assertions devoid of further factual enhancement.” *Id.* (internal quotations omitted). In other  
 35 words, where the plaintiff fails to provide facts supporting a plausible claim, then the allegations’  
 36 “conclusory nature . . . disentitle[s] them to the presumption of truth.” *Iqbal*, 129 S.Ct. at 1951  
 37 (upholding dismissal for failure to state a claim). The Supreme Court has stated:  
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47 A claim has facial plausibility when the plaintiff pleads factual  
 48 content that allows the court to draw the ***reasonable inference*** that  
 49 the defendant is liable for the misconduct alleged. The plausibility  
 50 standard is not akin to a “probability requirement,” ***but it asks for***  
 51 ***more than a sheer possibility*** that a defendant has acted

1 unlawfully. Where a complaint pleads facts that are “merely  
2 consistent with” a defendant’s liability, it “stops short of the line  
3 between possibility and plausibility of ‘entitlement to relief.’”

4  
5 *Id.* (quoting *Twombly*, 550 U.S. at 555) (internal citations omitted, emphasis added). A court  
6 may “draw on its judicial experience and common sense” when determining whether a  
7 complaint provides “more than a sheer possibility” of unlawful conduct. *Iqbal*, 129 S.Ct. at 1951  
8 (citing 490 F.3d at 157-58). In so doing, “the Court may consider other, more likely  
9 explanations for the acts described in the complaint when determining whether the pleaded  
10 factual allegations give rise to a plausible entitlement to relief.” *Fesler v. Whelen Eng’g Co.,*  
11 *Inc.*, 716 F. Supp. 2d 831, 833 (S.D. Iowa 2010).

12  
13 Here, even accepting Plaintiff’s allegations as true for purposes of this motion, and  
14 drawing all reasonable inferences in favor of Plaintiff, her Complaint does not come close to  
15 pleading plausible facts stating a claim for relief. She fails to provide any factual support for her  
16 speculative allegations, making it impossible for this Court to rule out the “other, more likely  
17 explanations.”

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19 At the outset, Plaintiff broadly alleges:

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21 In Plaintiff’s case, Defendants were able to and did *access*  
22 *Plaintiff’s personal and credit card information* by intercepting  
23 and recording her confidential electronic communications without  
24 or beyond her consent, further *using that information to cross-*  
25 *reference public records* and other sources *to obtain, among other*  
26 *things, Plaintiff’s legal name, age, date of birth* and other  
27 personal, confidential information, and *making some of that*  
28 *unlawfully-obtained confidential information available* to the  
29 public at [www.imdb.com](http://www.imdb.com) and other affiliated and unaffiliated  
30 websites.

31  
32 Compl. ¶ 6 (emphasis added). In the “General Allegations” section of the Complaint, Plaintiff  
33 narrows this statement. She alleges that shortly after she subscribed to IMDbPro, she “noticed  
34 that her *legal date of birth* had been added to her public acting profile in the Internet Movie  
35 Database.” Compl. ¶ 21 (emphasis added). Her legal (*i.e.*, factually accurate) date of birth is the  
36 only information that she identifies as being put on her IMDb.com profile; she does not allege  
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1 that Defendants posted her legal name, address, or zip code. With respect to her birth date, she  
 2 alleges:  
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 5  Prior to subscribing to IMDbPro, there were absolutely no  
 6 means by which Defendants could have obtained Plaintiff's legal  
 7 name or date of birth.  
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9  Upon information and belief, ***IMDb obtained Plaintiff's date of***  
 10 ***birth by performing records searches using the credit card***  
 11 ***information obtained from Plaintiff during the IMDbPro***  
 12 ***subscription process***, including, but not limited to, the cardholder  
 13 ***name, address and zip code.***  
 14

15 Compl. ¶¶ 26, 27 (emphasis added). She states these conclusions without any factual support or  
 16 allegations as to who obtained it, when, where, how, or why he/she/they obtained her legal date  
 17 of birth through these public record searches. Plaintiff's Complaint is a quintessential example  
 18 of one that "tenders naked assertions devoid of further factual enhancement."  
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 23 Even beyond her "General Allegations" section, Plaintiff's specific causes of actions  
 24 merely repeat all or some of the same vague allegations as a basis for her claims. For each cause  
 25 of action she brings in this lawsuit, Plaintiff fails to provide any specific facts to support her legal  
 26 conclusions:  
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  - "Defendants used Plaintiff's personal and [sic] credit card information to  
 32 perform unlawful records searches and then added personal and  
 33 confidential information about Plaintiff obtained from those unlawful  
 34 searches to IMDb.com[.]" Compl. ¶ 39 (breach of contract claim); *see*  
 35 *also id.* ¶ 38.  
 36
  - "Defendants unlawfully accessed Plaintiff's stored personal and credit card  
 37 information and then further used that information to scour public records  
 38 databases and other sources for purposes of discovering Plaintiff's date of  
 39 birth." *Id.* ¶ 49 (fraud claim).  
 40
  - "Defendants intentionally intercepted and recorded Plaintiff's electronic  
 41 communication in violation of RCW 9.73.020 by intending to store,  
 42 record, and further use Plaintiff's personal and credit card information for  
 43 unlawful purposes[.]" *Id.* ¶ 60 (Privacy Act claim).  
 44
  - "Defendants materially misrepresent the safety, security and purpose for  
 45 which they gather and use the personal and credit card information of  
 46 consumers who subscribe to IMDbPro." *Id.* ¶ 65 (CPA claim).  
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1 This approach is a far cry from meeting the *Twombly* standards and therefore “disentitles  
2 [Plaintiff] to the presumption of truth.” *Iqbal*, 129 S.Ct. at 151. The allegation that Defendants  
3 used Plaintiff’s name, address and zip code from her credit card information to obtain her date of  
4 birth is speculative and conclusory. Plaintiff has admitted to using IMDb.com since 2003 by  
5 entering information about herself for inclusion on her IMDb profile. *See* Dkt. 1 ¶ 19.  
6  
7 Moreover, she acknowledges that her birth date was available in public records databases. *See*  
8 *id.* ¶¶ 21, 27, 49. Yet she claims—without any support—that “there absolutely **no means** by  
9 which Defendants could have obtained Plaintiff’s legal name or date of birth.” *Id.* ¶ 26 (emphasis  
10 added). This statement is conclusory and speculative, and asks the Court to infer that because  
11 Defendants had information submitted by Plaintiff with her credit card payment, they must have  
12 used that information to obtain her birth date. Such an inference is unwarranted and cannot stand  
13 as a basis for her claims.  
14

15 Plaintiff repeatedly states the legal conclusion that Defendants “unlawfully” obtained her  
16 legal date of birth. This legal conclusion is not one that this Court must take as true. *Iqbal*, 556  
17 U.S. at 1949 (“[T]he tenant that a court must accept as true all of the allegations contained in a  
18 complaint is **inapplicable** to legal conclusions.” (emphasis added)). Additionally, Plaintiff failed  
19 to inform the Court—and Defendants—how Defendants “unlawfully” obtained her date of birth  
20 using public records. In reality, one’s date of birth alone is not considered private information  
21 absent special circumstances. *See U.S. Dep’t of State v. Wash. Post Co.*, 456 U.S. 595, 601  
22 (1982) (“Information such as place of birth, **date of birth**, date of marriage, employment history,  
23 and comparable data is not normally regarded as highly personal,” but may be so when contained  
24 in health or medical records (emphasis added)); *State v. C.N.H.*, 90 Wn.App. 947, 950, 954 P.2d  
25 1345 (1998) (admitting an identification card under the public record exception to hearsay,  
26 stating “[i]t related to facts that are of a public nature, including her date of birth.”).  
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28 Furthermore, Plaintiff has no privacy expectation over information that is contained in the public  
29 record.  
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1 There is *no liability when the defendant merely gives further*  
 2 *publicity to information about the plaintiff that is already public.*

3 Thus there is no liability for giving publicity to facts about the  
 4 plaintiff's life that are *matters of public record, such as the date*  
 5 *of his birth*, the fact of his marriage, his military record, the fact  
 6 that he is admitted to the practice of medicine . . . .

7  
 8 Rest. (Second) Torts § 625D, cmt. b (2011) (emphasis added).<sup>1</sup>

9  
 10 Plaintiff does not allege that she provided her birth date when giving credit card  
 11 information upon subscribing to IMDbPro. Dkt.1, at ¶¶ 20, 27 (alleging Plaintiff provided only  
 12 her legal name, address and zip code associated with her credit card). Rather, she vaguely  
 13 alleges that at some point, Defendants used her legal name to somehow search *public records* to  
 14 verify her date of birth. *Id.* at ¶¶ 6, 27. Thus, even taking Plaintiff's allegations as true, despite  
 15 the lack of factual foundation, Defendants obtained non-private information from a public  
 16 source. Plaintiff has failed to provide enough facts for this Court to conclude that plausible  
 17 claims exist in this case. Accordingly, the Complaint must be dismissed.  
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 26 **B. Plaintiff Voluntarily Disclosed and Permitted Use of Her Subscriber Information**

27 Even if Plaintiff's allegations that Defendants used her credit card information to obtain  
 28 her date of birth were true (which they are not), they fail because Plaintiff provided this  
 29 information to IMDb.com voluntarily in exchange for the benefits of an IMDbPro subscription  
 30 and, in doing so, she consented to the Subscriber Agreement and Privacy Policy. Locke Decl.,  
 31 Ex. A (Subscriber Agreement) ("The Agreement below is the agreement you consented to upon  
 32 subscribing to the site.); Ex. B (Privacy Policy) ("If you choose to visit IMDb, your visit and any  
 33 dispute over privacy is subject to this Notice.").<sup>2</sup> The Subscriber Agreement and Privacy Policy  
 34 alert subscribers to the types of information IMDb.com may collect and provides examples of  
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 46 <sup>1</sup> See also *U.S. Dep't of Justice v. Reporters Comm. For Freedom of Press*, 489 U.S. 749 (1989)  
 47 (explaining that a privacy interest may not always be forfeited when information made public, but under common  
 48 law "the privacy interest was diminished *and another who obtained the facts from the public record might be*  
 49 *privileged to publish it.*" (emphasis added) (citing Rest. 2d Torts § 625D); *Cox Broad. Corp. v. Cohn*, 420 U.S. 469,  
 50 494-95 (1975) ("Thus even the prevailing law of invasion of privacy generally recognizes that the interests in  
 51 privacy fade when the information involved already appears on the public record.").

1 some of the uses that IMDb.com may make of such information. *See supra* Part II.A.3.  
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 3 However, neither limit or agree to limit the use of information voluntarily disclosed by  
 4  
 5 IMDb.com subscribers, including credit card data, except to confirm that IMDb.com "will  
 6  
 7 always comply with applicable laws and regulations in doing so." Locke Decl. Ex. B.

8  
 9 Thus, even if IMDb.com used Plaintiff's name, address or zip code from her credit card  
 10  
 11 subscription to locate her birth date, such use is consistent with the Subscriber Agreement and  
 12  
 13 Privacy Policy.

### 14 **C. Plaintiff's Specific Causes of Action Each Fail Independently**

#### 15 **1. Plaintiff's breach of contract claim should be dismissed with prejudice.**

16  
 17 A plaintiff suing for breach of contract must properly allege (1) the existence of a  
 18  
 19 contract that imposes a duty and (2) a breach of that duty that (3) proximately causes (4) damage  
 20  
 21 to the plaintiff. *Richardson v. Taylor Land & Livestock Co.*, 25 Wn.2d 518, 527, 171 P.2d 703  
 22  
 23 (1946); *Myers v. State*, 152 Wn.App. 823, 827-28, 218 P.3d 241 (2009). To survive a motion to  
 24  
 25 dismiss, the plaintiff must allege that the defendant breached a specific contractual provision or  
 26  
 27 term, rather than merely a general duty of care. *Bank of Am. NT & SA v. Hubert*, 153 Wn.2d  
 28  
 29 102, 124, 101 P.3d 409 (2004) (contrasting duty in contract and tort; an action for breach of  
 30  
 31 contract applies "when the act complained of is a breach of a *specific* term of the contract" as  
 32  
 33 opposed to an action in tort which applies when alleging a breach of a fiduciary or general duty  
 34  
 35 of care) (emphasis added) (citing *Yeager v. Dunnavan*, 26 Wn.2d 559, 562, 174 P.2d 755  
 36  
 37 (1946)); *Brown v. Pac. Dev. Concepts*, No. 42569-2-I, 1999 WL 294592, at \*1 (Wn. App. May  
 38  
 39 10, 1999) (stating same principle).

40  
 41 Plaintiff alleges generally that she had a contractual relationship with Defendants  
 42  
 43 "governed by IMDbPro's Subscriber Agreement and incorporated Privacy Policy." Compl. at  
 44  
 45 ¶ 36. However, Plaintiff has not identified any specific duty arising from the Subscriber  
 46  
 47 Agreement and Privacy Policy that Defendants allegedly breached. Nor has she alleged any  
 48  
 49 specific breach of those agreements.  
 50  
 51

1 The only provisions that Plaintiff identifies in the Complaint are five brief statements that  
 2 she alleges “appear[] on IMDbPro's subscription page and/or in the Subscriber Agreement.”  
 3 Compl. at ¶ 3. None of these statements provide the basis for a breach of contract claim. The  
 4 first three statements are *not* part of the Subscriber Agreement or Privacy Policy. *See* Locke  
 5 Decl., Ex. A. The remaining two statements are part of the Privacy Policy:  
 6  
 7  
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 9

- 10 ○ “IMDb knows that you care how information about you is used and  
 11 shared, and we appreciate your trust that we will do so carefully and  
 12 sensibly.” *Id.*, Ex. B (Privacy Policy).
- 13 ○ “Further, whenever we deal with user information, we will always comply  
 14 with applicable laws and regulations in doing so.” *Id.*

15 The first statement is a general introductory statement creates no specific duty nor even  
 16 makes promises regarding Defendants use of subscriber information. With respect to the second  
 17 statement, the only “laws and regulations” that Plaintiff alleges were violated, are her “statutory  
 18 privacy and consumer protection rights.” Dkt.1, at ¶ 39. However, as addressed further below,  
 19 Plaintiff has no claims under the Washington privacy and consumer protection acts. *See*  
 20 Sections III.B.3. & III.B.4., *infra*. Further, as discussed above, IMDb.com's Subscriber  
 21 Agreement and Privacy Policy each specifically authorize IMDb.com to use information  
 22 provided by Plaintiff. *See* Section II.C., *supra*. Thus, even if allowed to amend her Complaint,  
 23 Plaintiff would not be able to allege any valid breach of contract claim against Defendants.  
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35 In sum, Plaintiff has not even met the two most basic elements of a contract claim—a  
 36 duty and breach of that duty. Accordingly, she has not stated a claim upon which this Court may  
 37 grant relief and this Court should dismiss her breach of contract claim with prejudice.  
 38  
 39  
 40  
 41

## 42 **2. Plaintiff’s fraud claim should be dismissed with prejudice.**

43 The elements of fraud are well-established in Washington:  
 44  
 45

- 46 (1) A representation of an existing fact, (2) its materiality, (3) its  
 47 falsity, (4) the speaker’s knowledge of its falsity or ignorance of its  
 48 truth, (5) his intent that it should be acted on by the person to  
 49 whom it is made, (6) ignorance of its falsity on the part of the  
 50 person to whom it is made, (7) the latter’s reliance on the truth of  
 51

1 the representation, (8) his right to rely upon it, [and] (9) his  
2 consequent damage.

3  
4 *Kirkham v. Smith*, 106 Wn.App. 177, 183, 23 P.3d 10 (2001); *see also W. Coast Inc. v.*  
5 *Snohomish Cnty.*, 112 Wn.App. 200, 206, 48 P.3d 997 (2002) (stating same nine elements and  
6 dismissing fraud claim on summary judgment). Fraud must be pled with particularity: the  
7 plaintiff “must plead **both the elements and circumstances** of fraudulent conduct.” *Haberman v.*  
8 *Wash. Pub. Power Supply Sys.*, 109 Wn.2d 107, 165 744 P.2d 1032 (1987) (citing 3A L. Orland,  
9 Wash. Prac. 129 (3d Ed. 1980)) (emphasis added); *see also* Fed. R. Civ. Proc. 9(b) (“In alleging  
10 fraud or mistake, a party must state with particularity the circumstances constituting fraud or  
11 mistake.”). Here, Plaintiff has failed to plead the elements and facts to sustain a cause of action  
12 in fraud against the Defendants.  
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21 In her Complaint, Plaintiff quotes incomplete snippets from the IMDb.com website.

22 Compl. ¶ 47. Plaintiff specifically points to the following provisions:  
23

- 24
- 25 ○ We guarantee that every transaction you make at IMDbPro.com will be  
26 safe.”
  - 27 ○ “IMDb knows that you care how information about you is used and  
28 shared, and we appreciate your trust that we will do so carefully and  
29 sensibly.”
  - 30 ○ “Further, whenever we deal with user information, we will always comply  
31 with applicable laws and regulations in doing so.”
  - 32 ○ “Payment processing is powered by Amazon.com.”
  - 33 ○ “Our secure socket layer (SSL) software is the industry standard and  
34 among the best software available today for secure commerce transactions.  
35 It encrypts all of your personal information including credit card number,  
36 name and address so that it cannot be read as the information travels over  
37 the Internet.”

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44 Compl. ¶ 47. As discussed above, Plaintiff plucked each of these brief quotations from larger  
45 statements that make clear that they do not apply to Plaintiff’s allegations here. *See* Section \_\_,  
46 *supra*. Thus, even if Plaintiff amends her Complaint, these statements cannot form the basis of a  
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50  
51 fraud claim.

1 Further, even taken separately, these representations are insufficient to state a claim of  
2 fraud; Plaintiff fails to allege any facts that support her contention that these statements were  
3 fraudulent. In fact, all she alleges in support of her fraud claim is that “Defendants unlawfully  
4 accessed Plaintiff’s stored personal and credit card information” so that they could search  
5 “*public records databases*” to verify Plaintiff’s birthday. *Id.* at ¶ 49 (emphasis added). Even  
6 taking Plaintiff’s allegations as true, it does not demonstrate that the Subscriber Agreement or  
7 Privacy Policy statements were false.  
8

9  
10 For each provision Plaintiff points to, she has failed to provide this Court with a matching  
11 factual allegation of its falsity or that Defendant’s knew of its falsity. Specifically, Plaintiff has  
12 not alleged facts demonstrating that IMDb does *not* know that its subscribers care about how  
13 information is used and shared and likewise does not appreciate their trust. Plaintiff has not  
14 alleged facts demonstrating that IMDb does not deal with user information legally. In fact, she  
15 does not allege that she even provided her birth date as part of her credit card information.  
16 Further, Plaintiff has not alleged facts demonstrating that payment was processed by an entity  
17 other than Amazon.com. Plaintiff also has not alleged facts demonstrating that SLL software is  
18 not the industry standard, or does not encrypt user’s personal information. Plaintiff has failed to  
19 state even the palest fraud claim, and therefore her second claim for relief should be dismissed  
20 with prejudice.  
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37 **3. Plaintiff’s claim under the Washington Privacy Act should be dismissed with**  
38 **prejudice.**

39 Washington’s Privacy Act, RCW 9.73 *et seq.* (“WPA”) pertains to the unauthorized  
40 wiretapping or recording of conversations pursuant to the constitution’s Fourth Amendment  
41 rights. Here, Plaintiff misapplies the statute to her online transaction between herself and  
42 Defendants.  
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47 To properly allege a violation of the WPA, a plaintiff must show that the defendant  
48 (1) intercepted or recorded, (2) a private communication (3) between two or more individuals,  
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1 and (4) did so with any electronic or recording device, (5) without consent of the participants.  
 2  
 3 RCW 9.73.030. *State v. Christensen*, 153 Wn.2d 186, 102 P.3d 789 (2004). “Where the  
 4 pertinent facts underlying the cause of action [brought under the WPA] are undisputed, as here,  
 5 the determination is one of law.” *State v. Flora*, 48 Wn.App. 802, 806, 845 P.2d 1355 (1992)  
 6  
 7 (citing *Kadoranian v. Bellingham Police Dep’t*, 119 Wn.2d 178, 190, 829 P.2d 1061 (1992)).  
 8  
 9

10  
 11 Even assuming online payments are a form of communication protected by the WPA, the  
 12 communication is not a private one as defined by the statute.<sup>3</sup> Plaintiff alleges that Defendants  
 13 “intercepted and recorded [with their] servers and databases without or beyond the consent of  
 14 Plaintiff” the “communication transmitting personal and credit card information by Plaintiff  
 15 between her computer and Defendants over the Internet[.]” Compl. at ¶ 59. However, she had  
 16 no expectation of privacy over this communication, as she was aware that such communications  
 17 were not secure from interception by Defendants—in fact, the communication that Plaintiff now  
 18 claims she intended to keep private from Defendants, *she sent directly to Defendants*. Plaintiff  
 19 cannot correct this fatal flaw through amendment of her Complaint.  
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 30 Even if this Court finds that the transaction was a private communication protected by the  
 31 WPA, Plaintiff’s third cause of action fails because she consented to any such recording.  
 32 Pursuant to the WPA, “consent shall be considered obtained whenever one party has announced  
 33 to all other parties engaged in the communication or conversation, in any reasonably effective  
 34 manner, that such communication or conversation is about to be recorded or transmitted.” RCW  
 35 9.73.030(3); *see also State v. Townsend*, 105 Wn.App. 622, 629, 20 P.3d 1027 (2001) (finding  
 36 that a party’s implied consent to recording private communications yielded no violation of  
 37 WPA). Here, Plaintiff consented to Defendants’ collecting, retaining, and using any information  
 38 that she transmitted to them. IMDbPro’s Subscriber Agreement and Privacy Policy specifically  
 39 state that IMDb.com and Amazon.com, Inc. will collect, retain, and use subscriber information.  
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 50 <sup>3</sup> Whether a conversation is private may be decided as a question of law where the facts are not in dispute.  
 51 *State v. Modica*, 164 Wn.2d 83, 186 P.3d 1062 (2008); *Lewis v. State Dep’t of Lisc.*, 157 Wn.2d 446, 139 P.3d 1078  
 (2006). Here, assuming Plaintiff’s allegations are true, the “conversation” at issue here was not private.



1 In summary, Plaintiff's transmission of credit card information to Defendants was not a  
 2 "private conversation" within the meaning of the WPA. Further, by subscribing to and  
 3 participating in IMDbPro, Plaintiff consented to Defendants collecting, retaining, and using any  
 4 information that she submitted to IMDb.com. As such, Plaintiff has no claim for violations of  
 5 the WPA – even if she amends her complaint. This Court should therefore dismiss her WPA  
 6 claim with prejudice.  
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12  
 13 **4. Plaintiff's claim under the Washington Consumer Protection Act should be**  
 14 **dismissed with prejudice.**  
 15

16 Washington's Consumer Protection Act, RCW 19.86.020 ("CPA"), creates a private  
 17 cause of action for a plaintiff injured in her business interests or property due to a violation of the  
 18 statute. A CPA cause of action requires: "(1) an unfair or deceptive act or practice; (2) occurring  
 19 in trade or commerce; (3) that impacts the public interest; (4) and causes injury to the plaintiff in  
 20 his or her business or property; and (5) such injury is causally linked to the unfair or deceptive  
 21 act." *Wells v. Chase Home Fin., LLC*, No. C10-5001RJB, 2010 WL 4858252 (W.D.Wash. No.  
 22 19, 2010) (citing *Hangman Ridge Training Stables, Inc. v. Safeco Title Ins. Co.*, 105 Wn.2d 778,  
 23 780, 719 P.2d 531 (1986)).  
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32 Here, Plaintiff alleges that "Defendants materially misrepresent the safety, security and  
 33 purpose for which they gather and use the personal and credit card information of consumers  
 34 who subscribe to IMDbPro." Compl. ¶ 65. But as discussed above, the IMDbPro Subscriber  
 35 Agreement and Privacy Policy plainly disclose Defendants' use of any information submitted by  
 36 users, including their names, addresses, and zip codes. Accordingly, Plaintiff cannot state a  
 37 claim for violation of the CPA, and this cause of action should be dismissed with prejudice.  
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44 **5. Plaintiff is not entitled to punitive damages.**  
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46 The Washington Supreme Court has consistently disapproved punitive damages as  
 47 contrary to public policy. *Dailey v. N. Coast Life Ins. Co.*, 129 Wn.2d 572, 574, 919 P.2d 589  
 48 (1996). "Punitive damages not only impose on the defendant a penalty generally reserved for  
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 50  
 51

1 criminal sanctions, but also award the plaintiff with a windfall beyond full compensation.” *Id.*;  
 2  
 3 *see also McKay v. AT&T, Corp.*, 164 Wn.2d 372, 401 191 P.3d 845 (2008) (stating Washington  
 4  
 5 “does not provide generally for punitive damages for particularly egregious conduct” Despite  
 6  
 7 this clear Washington state precedent, Plaintiff still asks the Court to “[a]ward[] punitive  
 8  
 9 damages against Defendants in an amount to exceed \$1,000,000[.]” Compl. at § V, ¶ e. Because  
 10  
 11 Washington courts do not recognize punitive damages, this prayer for relief should be denied for  
 12  
 13 failure to state a claim.

14  
 15 **D. Defendants are Entitled to Costs and Fees**

16  
 17 Misconduct in litigation is sanctionable under this Court’s inherent powers. Pursuant to  
 18  
 19 the Western District of Washington General Rule 3:

20  
 21 An attorney or party who without just cause fails to comply with  
 22 any of the Federal Rules of Civil or Criminal Procedure, . . . ***or***  
 23 ***who otherwise so multiplies or obstructs the proceedings in a***  
 24 ***case as to increase the cost thereof*** unreasonably and vexatiously  
 25 may, in addition to, or in lieu of the sanctions and penalties  
 26 provided . . . be required by the court to satisfy personally such  
 27 excess costs, and may be subject to such other sanctions as the  
 28 court may deem appropriate.

29  
 30 GR 3(d) (emphasis added); *see also Christofferson Dairy, Inc. v. MMM Sales, Inc.*, 849 F.2d  
 31  
 32 1168, 1175 (9th Cir. 1988) (affirming grant of attorneys fees under GR 3(d) where plaintiff  
 33  
 34 moved to amend the complaint to substitute plaintiffs five weeks before trial); *Oswalt v. Resolute*  
 35  
 36 *Indus. Inc.*, NO.C08-1600, 2011 WL 4712174, at \*2 (W.D. Wash. Oct. 5, 2011) (awarding  
 37  
 38 sanctions pursuant to GR 3(d) when party refused to pay judgment against them); *Malone v.*  
 39  
 40 *Nuber, P.S.*, No.C07-2046, 2009 WL 36858, at \*2 (W.D. Wash. Jan. 5, 2009) (awarding  
 41  
 42 sanctions under GR 3 where defendants “had to incur the burden and expense of responding to  
 43  
 44 the praecipe and motion to amend” due to plaintiffs’ failure to “exercise[] minimal care” and  
 45  
 46 include the correct date). For sanctions or fees, the nonmoving party must have (1) without just  
 47  
 48 cause (2) failed to comply with the federal rules or multiplies or obstructs the proceedings to  
 49  
 50 increase cost and (3) did so “unreasonably and [4] vexatiously.” *Id.*  
 51

1 Fees are appropriate here. Plaintiff brought an unreasonable and vexatious suit seeking to  
2 bar Defendants from publishing her date of birth – all so that she can conceal her age in the  
3 entertainment industry. Because her date of birth is factually accurate, publicly available and  
4 non-private information, she concocted vague allegations regarding her information she provided  
5 when subscribing to IMDbPro, hoping to base her claims on these allegations. But, as discussed  
6 above, even these allegations provide no basis whatsoever for a claim and do not comply with  
7 Rule 12(b)(6). Defendants have spent considerable time and money investigating and mounting  
8 a defense against these unreasonable claims. Accordingly, Plaintiffs request that this Court grant  
9 their fees and costs in bringing this motion.  
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#### 18 IV. CONCLUSION

19 For the reasons stated above, Plaintiff's Complaint should be dismissed in its entirety,  
20 with prejudice, pursuant to Rule 12(b)(6) for failure to state a claim.  
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27 DATED: November 9, 2011

By: s/ Elizabeth L. McDougall

By: s/ Breena M. Roos

By: s/ Ashley A. Locke

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MOTION TO DISMISS PURSUANT TO  
RULE 12(b)(6) (No. CV- 01709-JCC) – 19

24976-0480/LEGAL22077135.4

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**CERTIFICATE OF SERVICE**

I certify that on November 10, 2011, I electronically filed the foregoing **DEFENDANTS'**  
**MOTION TO DISMISS PURSUANT TO RULE 12(b)(6)** with the Clerk of the Court using  
the CM/ECF system, which will send notification of such filing to the following attorneys of  
record

**John W Dozier , Jr.**  
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- Via hand delivery
- Via U.S. Mail, 1st Class, Postage Prepaid
- Via Overnight Delivery
- Via Facsimile
- Via Email
- Via ECF

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- Via Overnight Delivery
- Via Facsimile
- Via Email
- Via ECF \_\_\_\_\_

I certify under penalty of perjury that the foregoing is true and correct.

DATED this \_\_\_\_\_ day of \_\_\_\_\_, 2011.

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