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1. COURT: KING COUNTY SUPERIOR COURT
2. CASE ASSIGNMENT AREA: ■ Kent ■ Seattle
3. CASE TITLE: Bo Shang v. Amazon.com, Inc.
4. CASE NUMBER (Clerk to Assign):
5. CASE CATEGORY (Check one): ■ Civil
6. CASE TYPE: ■ TTO – Tort/Other
7. DOCUMENT/S BEING FILED:
■ Initial Pleadings and Petitions
■ Additional/Amended Pleadings
■ Complaint for Tort – Other (CMPTTO)
■ Summons
8. RELIEF REQUESTED:
■ Damages
■ Injunctive Relief
■ Other:
9. JURY DEMAND:
■ Yes
■ No
10. ATTORNEY OR PARTY SIGNING COVER SHEET:

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Email: enigmatictyphoon@gmail.com

WSBA No.: Pro Se

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1	SUPERIOR COURT OF THE STATE OF CALIFORNIA	1
2	FOR THE COUNTY OF SAN FRANCISCO	2
3		3
4	BO SHANG,	4
5	Plaintiff,	5
6		6
7	v.	7
8		8
9	TWITCH INTERACTIVE, INC.;	9
10	SAMANTHA BRIASCO-STEWART;	10
11	LINKEDIN CORPORATION,	1
12	Defendants.	12
13		13
14	Case No.:	14
15		15
16	COMPLAINT FOR FRAUD	16
17		17
18	Plaintiff, BO SHANG ("Plaintiff"), an American individual residing in the State of Massachusetts, by and	18
19	through his undersigned counsel or in pro per, hereby alleges the following against Defendants TWITCH	19
20	INTERACTIVE, INC. ("Twitch"), SAMANTHA BRIASCO-STEWART ("Briasco-Stewart"), and LINKEDIN	20
21	CORPORATION ("LinkedIn"), and states as follows:	2
22		22
23	I INTRODUCTION AND OVERVIEW OF ALLEGATIONS	23
24	1. This case arises against the backdrop of Plaintiff's prior action in the United States District Court for the	24
25	Northern District of California, Case No. 3:24-cv-06664-JSC, presided over by the "legally blonde" Judge	25
26	Jacqueline Scott Corley. Judge Corley initially granted Plaintiff's motion to amend, signaling that Plaintiff's	26
27	Unfair Competition Law ("UCL") claims may have had merit, but then, in a contradictory ruling, dismissed	27
28	the claims with prejudice. This dismissal came a mere one day after Plaintiff declared "Operation Zeus	28
29	Thunder," a global legal, psychological, and cyberwarfare campaign designed to eradicate harmful gaming	29
30	disorder worldwide.	30
31	2. The allegations in this Complaint focus on fraud associated with statements and conduct by Twitch,	3′
32	Briasco-Stewart, and LinkedIn, but also address critical security vulnerabilities—specifically SMBv2 and	32
33	Address Space Layout Randomization ("ASLR")—that Plaintiff has highlighted as central to Advanced	33
34	Persistent Threats across the globe. Plaintiff emphasizes that these vulnerabilities, and others like them,	34
35	have been researched and exposed by Plaintiff to combat judicial capriciousness, epitomized by Judge	35
36	Corley's abrupt reversal of her own prior ruling.	36

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Superior Court of California at Santa Clara

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37	3. Plaintiff contends that Twitch's operation is effectively a negative-sum, Ponzi-scheme-like	37
38	enterprise—particularly dangerous because it exploits the mental welfare of American citizens and allied	38
39	nations under the guise of online streaming and professional development. This exploitation is further	39
40	amplified on LinkedIn, whose editorial mechanisms constitute more than neutral hosting.	40
41	4. Plaintiff's claims focus on how:	41
42	(a) Twitch's platform, marketed through LinkedIn, deceptively promises viability and sustainability as a	42
43	streaming profession.	43
44	(b) Briasco-Stewart made statements about data security—especially regarding the storage and handling	44
45	of credentials—that conflict with Twitch's own public stance on credential protection (e.g., OAuth,	45
46	anti-plaintext protocols).	46
47	(c) LinkedIn materially contributed to these misrepresentations by algorithmically promoting, endorsing, or	47
48	presenting content about Twitch's alleged security practices and career viability.	48
49	(d) Twitch, LinkedIn, and Briasco-Stewart each participated in creating or developing fraudulent	49
50	statements, nullifying any immunity under Section 230 of the Communications Decency Act.	50
51	5. Against the bizarre backdrop of a federal judge who granted Plaintiff the green light to amend but then	51
52	dismissed with prejudice—one day after the announcement of "Operation Zeus Thunder"—Plaintiff now	52
53	seeks recourse in the Superior Court of California, highlighting how the systemic vulnerabilities in both the	53
54	legal system (via a "legally blonde" judge's contradictory rulings) and the technology stack (SMBv2, ASLR,	54
55	and other exploits) converge to harm Plaintiff and the public at large.	55
56		56
57	II PARTIES	57
58	6. Plaintiff BO SHANG is, and at all relevant times was, an American individual residing in the State of	58
59	Massachusetts. He was exposed to various statements and claims on LinkedIn and Twitch's official	59
60	marketing channels, causing him to believe that streaming on Twitch was a legitimate and secure	60
61	profession.	61
62	7. Defendant TWITCH INTERACTIVE, INC. is a Delaware corporation with its principal place of business in	62
63	San Francisco, California. Despite marketing itself as a "live streaming service" for gaming, esports, and	63
64	other interactive content, Plaintiff alleges Twitch operates a fraudulent, negative-sum enterprise effectively	64
65	amounting to a Ponzi scheme on the mental wellbeing of citizens.	65
66	8. Defendant SAMANTHA BRIASCO-STEWART is an individual believed to reside in San Francisco,	66
67	California. Upon information and belief, she worked at Twitch for her entire seven-year career, making	67
68	statements on LinkedIn about Twitch's security practices that conflict with official company policy and public	68
69	statements.	69
70	9. Defendant LINKEDIN CORPORATION is headquartered in Sunnyvale, California. Upon information and	70
71	belief, LinkedIn not only hosted but actively shaped or contributed to the alleged fraudulent statements by	71

highlighting or endorsing Briasco-Stewart's statements, effectively making it a co-creator of those

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73	statements and removing the company from safe-harbor eligibility under 47 U.S.C. § 230.	73
74		74
75	III JURISDICTION AND VENUE	75
76	10. This Court has subject matter jurisdiction pursuant to the California Constitution and the general	76
77	jurisdiction of the California Superior Courts. The amount in controversy exceeds the jurisdictional limits of	77
78	this Court, exclusive of interest and costs.	78
79	11. Venue is proper in the County of San Francisco under California Code of Civil Procedure §§ 395(a) and	79
80	395.5 because Defendants reside in San Francisco County or direct substantial operations there, and the	80
81	alleged wrongdoing (e.g., LinkedIn content, Twitch marketing, Briasco-Stewart's statements) occurred in or	81
82	was directed to San Francisco County.	82
83		83
84	IV FACTUAL ALLEGATIONS	84
85		85
86	A. The "Legally Blonde" Judicial Whiplash in Federal Court	86
87	12. Plaintiff previously filed an action in the Northern District of California, Case No. 3:24-cv-06664-JSC,	87
88	against similar defendants and on related claims. Judge Jacqueline Scott Corley, described by Plaintiff as	88
89	"legally blonde," initially granted Plaintiff's motion to amend based on potential merit of Plaintiff's UCL	89
90	claims. However, shortly thereafter, Judge Corley reversed course and dismissed the claims with	90
91	prejudice—issuing the contradictory dismissal exactly one day after Plaintiff publicly declared "Operation	91
92	Zeus Thunder."	92
93	13. Plaintiff avers that this abrupt whiplash represents a judicial system vulnerability akin to the	93
94	SMBv2/ASLR exploits in software: an underlying flaw enabling advanced persistent threats, or in this case,	94
95	contradictory judicial rulings, to undermine legitimate legal claims. Plaintiff believes that Judge Corley's	95
96	reversal exemplifies the very "mental exploitation" at the heart of Twitch's predatory model.	96
97		97
98	B. Misrepresentations Regarding Data Security and Credential Storage	98
99	14. Twitch and Briasco-Stewart made repeated statements—amplified by LinkedIn—claiming that Twitch	99
100	used industry-standard protocols to protect user credentials (e.g., OAuth) and did not store such	10
101	credentials in plaintext.	10
102	15. Nonetheless, Briasco-Stewart publicly indicated on LinkedIn that she developed a "plaintext credential	10
103	checker," acknowledging either the actual storage or potential handling of plaintext credentials at Twitch.	10
104	This admission contradicts Twitch's public disclaimers and developer documentation.	10
105	16. Plaintiff relied on these conflicting statements when evaluating Twitch as a platform for professional	10
106	streaming. The realized contradiction caused Plaintiff to lose faith in Twitch's claims and question	10
107	LinkedIn's role in promoting these statements as credible and authoritative.	10
108		10

109	C. "Ponzi Scheme on the Brain" Allegations Against Twitch	109
110	17. Plaintiff alleges that Twitch's core business model is tantamount to a Ponzi scheme that exploits users'	110
111	time, money, and mental faculties under the guise of career prospects and entertainment.	111
112	18. A publicly touted \$100 million contract allegedly involving streamer "xQc" and the Kick platform (an	112
113	entity closely tied to or spun off from Twitch gambling streams) raises serious questions about laundering	113
114	and gambling ties. Another streamer, Pokimane, has publicly questioned the deal's legitimacy while	114
115	benefiting from monetized, parasocial subscription models that Twitch fosters.	115
116	19. Plaintiff contends that xQc's purported gambling-related streams are linked to an estimated \$685 million	116
117	laundered on illicit cryptocurrency gambling sites. Such conduct, if accurate, implicates multiple federal	117
118	statutes (18 U.S.C. §§ 1084, 1955, 1956, 1957) and California Penal Code §§ 330, 331, among others.	118
119	Twitch's platform, in Plaintiff's view, knowingly profits from such illicit or questionable activities.	119
120		120
121	D. LinkedIn's Active Role in Developing or Amplifying Misleading Content	121
122	20. LinkedIn purports to be merely a professional networking site, but Plaintiff asserts it goes well beyond	122
123	neutral hosting by algorithmically promoting, endorsing, or otherwise presenting content. Through these	123
124	mechanisms, LinkedIn became a co-developer of the fraudulent statements about Twitch's security and	124
125	streaming viability.	125
126	21. Ninth Circuit precedent (Fair Housing Council of San Fernando Valley v. Roommates.com, LLC, 521	126
127	F.3d 1157 (9th Cir. 2008) (en banc)) and Tenth Circuit precedent (FTC v. Accusearch, Inc., 570 F.3d 1187	127
128	(10th Cir. 2009)) hold that platforms are not immune under Section 230 when they materially contribute to	128
129	the alleged unlawfulness of the content. Plaintiff contends LinkedIn's role meets this threshold.	129
130		130
131	E. Microsoft Windows SMBv2 and ASLR Vulnerabilities in the Broader Context	131
132	22. Plaintiff highlights that longstanding security issues in Microsoft Windows (SMBv2 and ASLR) facilitate	132
133	advanced persistent threats. Plaintiff believes Twitch and LinkedIn, in refusing to address or disclose these	133
134	vulnerabilities, perpetuate the risk.	134
135	23. By touting robust security, Twitch misled users into a false sense of safety. In reality, advanced threat	135
136	actors can exploit these known vulnerabilities, especially if Twitch's backend improperly handles plaintext	136
137	credentials. Plaintiff likens this concealment to the "legally blonde" judicial flip-flop that undermined	137
138	Plaintiff's claims in federal court—both are hidden flaws that undermine trust and stability.	138
139		139
140	F. Harm to Plaintiff	140
141	24. As a direct and proximate result of Defendants' misrepresentations:	141
142	(a) Plaintiff expended time, resources, and mental energy believing Twitch was a secure, legitimate	142
143	platform.	143
144	(b) Plaintiff suffered emotional distress upon discovering that the platform may be a negative-sum Ponzi	144

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145	scheme targeting unsuspecting users and content creators.	145
146	(c) Plaintiff's reliance on LinkedIn's and Twitch's portrayals led to lost opportunities, financial setbacks, and	146
147	further psychological harm.	147
148		148
149	V SECTION 230 NON-IMMUNITY ALLEGATIONS	149
150	25. Defendants Twitch, Briasco-Stewart, and LinkedIn are not entitled to immunity under Section 230 of the	150
151	Communications Decency Act (47 U.S.C. § 230) for these reasons:	151
152		152
153	(a) Twitch and Briasco-Stewart Authored or Developed Fraudulent Statements.	153
154	They directly crafted or participated in creating misleading statements about data security and professional	154
155	viability, placing them squarely within the definition of "information content provider" under 47 U.S.C. §	155
156	230(f)(3).	156
157		157
158	(b) LinkedIn Actively Shaped or Developed Content.	158
159	Through "Suggested Posts," endorsements, and editorial-style amplification, LinkedIn materially contributed	159
160	to the content's creation and purported credibility, removing it from Section 230's safe harbor.	160
161		161
162	(c) Defendants Engaged in Their Own Fraudulent Conduct.	162
163	Section 230 does not shield one's own unlawful misrepresentations. (See Barnes v. Yahoo!, Inc., 570 F.3d	163
164	1096 (9th Cir. 2009)).	164
165		165
166	(d) Commercial Viability and Ponzi-Scheme Allegations.	166
167	The fraudulent inducement to join Twitch's streaming ecosystem is not mere "third-party content," but direct	167
168	promotional content by Twitch, LinkedIn's promotional mechanisms, and Briasco-Stewart's personal	168
169	statements.	169
170	26. Therefore, none of the Defendants may invoke Section 230 immunity for Plaintiff's fraud claim under	170
171	California law.	171
172		172
173	VI CAUSE OF ACTION – FRAUD	173
174	(Cal. Civ. Code § 1572; §§ 1709–1710; Lazar v. Superior Court)	174
175	27. Plaintiff re-alleges and incorporates by reference each and every allegation set forth above in	175
176	paragraphs 1 through 26 as though fully stated herein.	176
177	28. Defendants made material misrepresentations of fact—including but not limited to statements about	177
178	credential storage, data security, and the long-term profitability and viability of streaming on	178
179	Twitch—conveyed via Twitch's official communications, Briasco-Stewart's LinkedIn posts, and LinkedIn's	179
180	algorithmic or editorial amplifications.	180

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181	29. Defendants knew or should have known these representations were false or misleading when made.	181
182	For instance, Twitch publicly references OAuth and claims not to store credentials in plaintext, while	182
183	Briasco-Stewart's admission regarding a "plaintext credential checker" indicates either direct or potential	183
184	plaintext handling—directly contradicting Twitch's public statements.	184
185	30. Defendants intended Plaintiff and the broader public to rely on these statements, and Plaintiff did in fact	185
186	reasonably rely. Plaintiff devoted considerable resources, effort, and time in anticipation of building a	186
187	secure streaming presence and professional credibility.	187
188	31. As a proximate result of these misrepresentations, Plaintiff suffered damages including, but not limited	188
189	to, lost time, monetary expenses, investigative costs, emotional distress, and other consequential harm, to	189
190	be proven at trial.	190
191		191
192	VII PRAYER FOR RELIEF	192
193		193
194	WHEREFORE, Plaintiff respectfully requests that this Court enter judgment in favor of Plaintiff and against	194
195	Defendants TWITCH INTERACTIVE, INC., SAMANTHA BRIASCO-STEWART, and LINKEDIN	195
196	CORPORATION as follows:	196
197		197
198	A. For compensatory damages according to proof at trial;	198
199	B. For special and consequential damages in an amount to be determined at trial;	199
200	C. For punitive or exemplary damages under Cal. Civ. Code § 3294;	200
201	D. For costs of suit and reasonable attorneys' fees, as permitted by law;	201
202	E. For pre-judgment and post-judgment interest as permitted by law; and	202
203	F. For such other and further relief as the Court deems just and proper.	203
204		204
205	DEMAND FOR JURY TRIAL	205
206		206
207	Plaintiff hereby demands a jury trial on all causes of action so triable at law.	207
208		208
209	Dated:2/15/2025	209
210		210
211	BO SHANG, Pro Se	211
212	Resident of Massachusetts	212
213	Phone: 781-999-4101	213
214	Email: enigmatictyphoon@gmail.com	214
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EXHIBIT 1: Twitch and Samantha Briasco-Stewart, via Linkedin's suggestion algorithms intentionally designed to promote both "legally blonde" and "application security blonde" among numerous other types of blondes, claims that Twitch and erosolar built a "Credential Checker" system, when Twitch also publicly claims that they follow dumbass-standards (industry standards) of an asymetrric encryption system in their log-in OAuth flow.

It's not mathematically possible for Twitch to alert users of plaintext leaks, unless Samantha Briasco-Stewart wanted to run a while loop on leaked FBI plaintext passwords, and see if they hash collide onto any of the hashed login authorizations Twitch publicly claims to use.

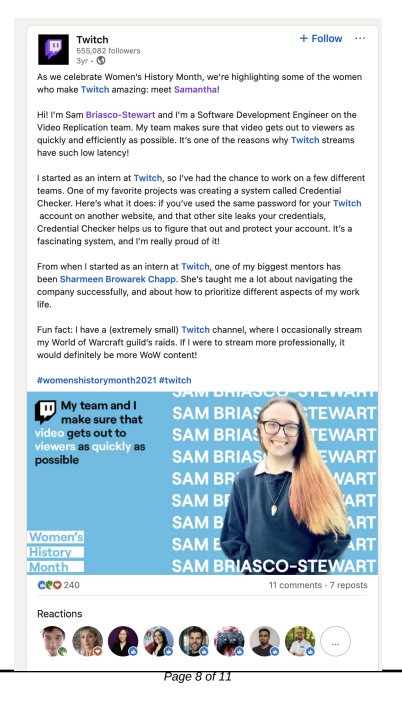


EXHIBIT 2: Twitch on dev.twitch.tv claims to utilize asymettric OAuth2 for log in, making erosolar's Credential Checker mathematically impossible to implement. In contrast Apple KeyChain stores plaintext because it's a password manager, and thus is able to alert users of detected leaks. The Plaintiff theorizes that not many blondes, but most likely still enough blondes, work application security at Apple.

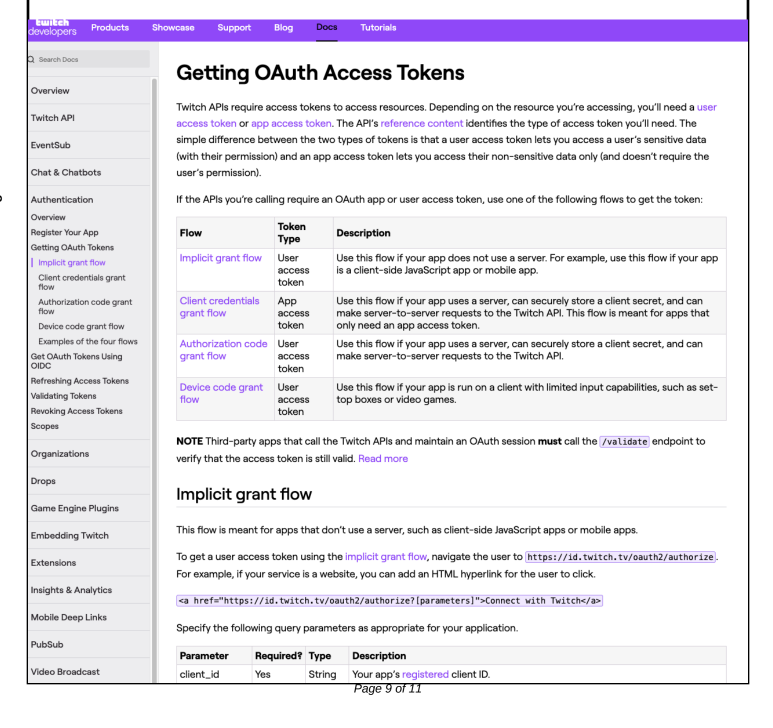
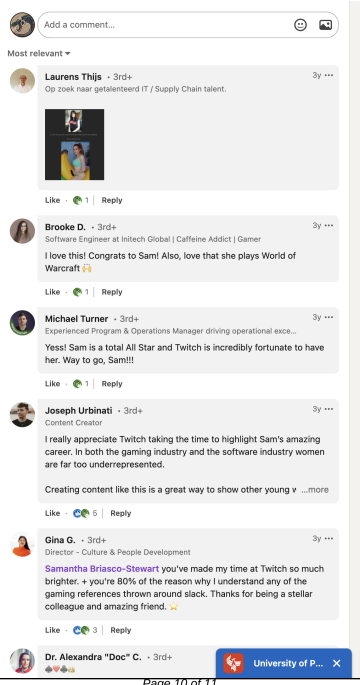


EXHIBIT 3: Linkedin comments and likes are entirely from blondes, who didn't even catch the first thing anyone ever learns in cryptography. While the Plaintiff knew about asymettric vs symettric encryption before enrolling in Discrete Mathematics at Tufts, one assignment was to fully explain and code the real RSA protocol, which is the only fundamental asymmetric encryption foundational piece that exist today. While more complex systems such as PGP encryption, as this court may be well aware of when browsing servers hosted via the onion protocol, PGP could not work without using RSA. PGP private and public keys are in fact RSA based, and PGP simply makes the system more user friendly for humans.



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EXHIBIT 4: Linkedin's comments are filled with even more blondes, including Sharmeem whom the Defendant Ms. Briasco-Stewart mentioned as having mentored the Defendant at Twitch. Only the Plaintiff was smart enough to make a sarcastic comment in this article. Everyone else basically called the Defendant an all star for not understanding basic math then lying to everyone about her work.

