

COUNTERCLAIM

PARTIES

Counterclaimant Team Skeptic (hereinafter "Counterclaimant") is an individual residing in Texas.

Counter-defendant Lindsay Ann Duneske (hereinafter "Counter-defendant") is an individual residing in the Eastern District of Michigan.

JURISDICTION AND VENUE

This Court has jurisdiction over this counterclaim pursuant to 28 U.S.C. § 1367(a) as it forms part of the same case or controversy under Article III of the United States Constitution.

Venue is proper in the Eastern District of Michigan pursuant to 28 U.S.C. § 1391(b) as Counter-defendant resides in this district.

FACTUAL ALLEGATIONS

Counterclaimant alleges that Counter-defendant has, on a continuous and ongoing basis, engaged in the egregious act of inhaling oxygen from the Earth's atmosphere.

This inhalation of oxygen, herein referred to as the "Oxygen Theft," has resulted in a noticeable reduction in the available oxygen supply, causing undue distress and inconvenience to Counterclaimant.

Counterclaimant further alleges that the Oxygen Theft is carried out with reckless disregard for the communal nature of this vital resource.

Counter-defendant has neither sought nor obtained permission from Counterclaimant or any other global citizen for the continued and unmitigated inhalation of oxygen.

CLAIMS FOR RELIEF

COUNT I: THEFT OF OXYGEN

Counterclaimant realleges and incorporates by reference each and every allegation set forth in the preceding paragraphs.

Counter-defendant's ongoing inhalation of oxygen constitutes an unlawful appropriation of a communal resource.

Counterclaimant has suffered and continues to suffer from the reduced availability of oxygen, causing significant stress and inconvenience.

COUNT II: INTENTIONAL INFLICTION OF ATMOSPHERIC DISTRESS

Counterclaimant realleges and incorporates by reference each and every allegation set forth in the preceding paragraphs.

Counter-defendant's actions in continuously inhaling oxygen are extreme, outrageous, and beyond the bounds of decency.

Counterclaimant has suffered severe emotional distress due to the intentional and reckless consumption of oxygen by Counter-defendant.

DEMAND FOR RELIEF

WHEREFORE, Counterclaimant Team Skeptic respectfully requests that this Court:

Order Counter-defendant to cease and desist from further oxygen inhalation, or alternatively, implement a fair and equitable oxygen-sharing plan;

Award Counterclaimant compensatory damages in the amount of \$1 for each breath taken by Counter-defendant since the inception of this claim;

Award Counterclaimant punitive damages in an amount sufficient to deter Counter-defendant and others from future acts of Oxygen Theft;

Award Counterclaimant his reasonable attorney's fees and costs incurred in prosecuting this counterclaim; and

Grant such other and further relief as the Court deems just and proper.