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NORTHERN DISTRICT OF CALIFORNIA

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13  
14 UNITED STATES DISTRICT COURT  
15 NORTHERN DISTRICT OF CALIFORNIA

CW

16 WANG XIAONING, YU LING, and  
17 ADDITIONAL PRESENTLY UNNAMED  
18 AND TO BE IDENTIFIED INDIVIDUALS,

Case No. 07-2151

19 Plaintiffs,

20 v.

COMPLAINT FOR TORT DAMAGE

21 YAHOO! INC., a Delaware Corporation,  
22 YAHOO! HOLDINGS (HONG KONG),  
23 LTD., a Foreign Subsidiary of Yahoo!,  
24 ALIBABA.COM, INC., a Delaware  
25 Corporation, AND OTHER PRESENTLY  
26 UNNAMED AND TO BE IDENTIFIED  
27 INDIVIDUAL EMPLOYEES OF SAID  
28 CORPORATIONS,

JURY TRIAL DEMANDED

Defendants.

COMPLAINT

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3 Plaintiffs, by and through their attorneys, allege upon personal knowledge and belief as to  
4 their own circumstances, and upon information and belief (based on the investigation of counsel)  
5 as to all other matters, that substantial evidentiary support exists or will exist after a reasonable  
6 opportunity for further investigation and discovery as a result of trial proceedings, in support of  
7 the following:

8  
9 1. Plaintiffs have been subjected to grave violations of some of the most universally  
10 recognized standards of international law, including prohibitions against torture, cruel, inhuman,  
11 or other degrading treatment or punishment, and arbitrary arrest and prolonged detention, for  
12 exercising their right of freedom of speech, association, and assembly, at the hands of  
13 Defendants through Chinese officials acting under color of law in the People's Republic of China  
14 (referred to herein as "the PRC" or "China").

15  
16 2. To commit these violations of specific, universal, and obligatory standards of  
17 international law, Defendants willingly provided Chinese officials with access to private e-mail  
18 records, copies of email messages, e-mail addresses, user ID numbers, and other identifying  
19 information about the Plaintiffs and the nature and content of their use of electronic  
20 communications. This information, available only to the Defendants, was voluntarily provided  
21 to Chinese officials by Defendants Yahoo! Inc., its agents, wholly-owned subsidiaries Yahoo!  
22 HK and Yahoo! China, and its strategic partner Alibaba.com, Corp., and served as the basis for  
23 the acts of persecution and torture that followed as a direct result of the Defendant's activities.  
24 By providing this information to the PRC, Defendants knowingly and willfully aided and abetted  
25 in the commission of torture and other major abuses violating international law that caused  
26 Plaintiffs' severe physical and mental suffering.  
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1           3.       Plaintiffs' claims are actionable under the Alien Tort Statute (ATS), 28 U.S.C. §  
2 1350, and the Torture Victim Protection Act (TVPA), 28 U.S.C. § 1350, because their injuries  
3 resulted from violations of specific, universal, and obligatory standards of international law as  
4 embodied in a number of treaty obligations binding on the United States and implemented  
5 domestically here in the United States by a number of statutes including the TVPA.

6           4.       Defendants' conduct also violates California state laws, including prohibitions  
7 against battery, false imprisonment, assault, intentional infliction of emotional distress,  
8 negligence, negligent supervision, and the California Business & Professions Code § 17200.

9           5.       Defendants' conduct also breaches United States law under the Electronic  
10 Communications Privacy Act by exceeding their authorization to access and control highly  
11 private and potentially damaging information concerning Plaintiffs' electronic communication,  
12 in violation of 18 U.S.C. § 2701, by unlawfully and knowingly divulging Plaintiffs' electronic  
13 communication contents and user information, in violation of 18 U.S.C. § 2702, and by  
14 intentionally acquiring and/or intercepting the contents of electronic communications sent by  
15 and/or received by Plaintiffs through their use of computers and other electronic devices which  
16 were part of, and utilized in, Defendants' electronic communications systems, in violation of 18  
17 U.S.C. § 2511.

18           6.       Plaintiffs seek general, compensatory, and punitive damages for their injuries, as  
19 well as declaratory and injunctive relief to hold Defendants accountable for their unlawful  
20 actions, to secure their assistance in obtaining the Plaintiffs' release from prison, and to prevent  
21 them from similarly harming others in the future.  
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**JURISDICTION AND VENUE**

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3 7. This Court has jurisdiction over Plaintiffs' claims under 28 U.S.C. § 1331 (federal  
4 question jurisdiction), 28 U.S.C. § 1350 (Alien Tort Statute) and 28 U.S.C. § 1350 (Torture  
5 Victim Protection Act). The Alien Tort Statute provides federal jurisdiction for "any civil action  
6 by an alien for a tort only, committed in violation of the law of nations or a treaty of the United  
7 States." The Torture Victim Protection Act supplements and confirms the ATCA by providing  
8 federal jurisdiction for acts of torture, as defined by 28 U.S.C. § 1350. The Electronic  
9 Communications Privacy Act, 18 U.S.C. § 2701 *et seq.*, provides federal jurisdiction for civil  
10 claims arising from unauthorized disclosure of electronic communications and customer  
11 information.  
12

13 8. This Court also has supplemental jurisdiction over claims arising from violations  
14 of state law because, pursuant to 28 U.S.C. § 1367, the facts in the claims arising from state law  
15 are so related to the Plaintiffs' claims under federal laws that they form part of the same case or  
16 controversy under Article III of the United States Constitution.  
17

18 **INTRADISTRICT ASSIGNMENT**

19 9. Assignment and venue in the San Francisco/Oakland Division is proper pursuant  
20 to Local Rule 3-2(c) and (d) because Defendants Yahoo! Inc. and Alibaba.com, Corp. are located  
21 in, do business in, and/or have major business contacts with this district and division.  
22

23 **PARTIES**

24 *Plaintiffs*

25 10. Plaintiff **Wang Xiaoning** is a subject, citizen, and resident of the People's  
26 Republic of China. He sues on behalf of himself for the injuries, including pain and suffering,  
27 he has endured as a result of his torture, cruel, inhuman, or other degrading treatment, and  
28

1 arbitrary arrest and prolonged detention inflicted upon him as a result of the Defendants' actions  
2 aiding and abetting Chinese government officials in committing these major human rights  
3 abuses. Specifically, Wang Xiaoning was arrested and unlawfully and arbitrarily detained and  
4 prosecuted for publishing and circulating through the Internet electronic journals and articles that  
5 supported democratic reform in China and for communicating with other democracy advocates.  
6 He also sues for compensation for property seized by government officials in conjunction with  
7 his arbitrary arrest and prolonged detention. He is serving a ten-year sentence at Beijing  
8 Municipal No. 2 Prison, a forced labor prison for political prisoners, under severe conditions of  
9 prolonged confinement that are highly abusive in nature.  
10

11  
12 11. Plaintiff **Yu Ling** is a subject, citizen, and resident of the People's Republic of  
13 China, and is the wife of 27 years of Plaintiff Wang Xiaoning. She sues on behalf of herself and  
14 her family for the injuries, including pain and suffering, she has endured as a result of her  
15 husband's torture, cruel, inhuman, or other degrading treatment, and arbitrary arrest and  
16 prolonged detention inflicted upon him as a result of the Defendants' actions aiding and abetting  
17 Chinese government officials in committing these major human rights abuses. Specifically,  
18 subsequent to her husband's unlawful and arbitrary detention, Yu Ling has suffered extreme  
19 emotional distress and financial hardship. She also sues for compensation for property seized by  
20 government officials in conjunction with her husband's arbitrary arrest and prolonged detention.  
21

22 12. Plaintiffs temporarily designated as "Presently Unnamed and To Be Identified"  
23 are citizens of China currently living in China or in exile in other countries, such as the United  
24 States, who were arbitrarily detained, arrested, tortured, subjected to cruel, inhuman, or  
25 degrading treatment or punishment, and/or subjected to forced labor, as a result of Defendants'  
26 actions in aiding and abetting these violations of United States and international law, including  
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1 federal and state laws that provide civil actions for Defendants' acts. At the time of filing,  
2 Plaintiffs and their attorneys have identified at least 60 individuals imprisoned in China for  
3 expressing their support for free elections, democracy, or human rights through Internet  
4 communications or use, whose arrests and detention, based on information currently available,  
5 may be linked to actions by the Defendants that revealed Internet and electronic communication  
6 identifying information to PRC officials. Additional information about their arrests and  
7 detention, and their treatment in detention, for these unnamed individuals, as well as information  
8 on how the Defendants are responsible for their abuse, will be obtained during discovery and  
9 described in greater detail during these proceedings.  
10

11 *Defendants*

12  
13 13. Defendant **Yahoo! Inc.** is incorporated in Delaware with its principle place of  
14 business being located in California since 1994. Its corporate headquarters are in Sunnyvale,  
15 California, in Santa Clara County. Yahoo! Inc. operates a business concerned primarily with  
16 electronic communication and information. The company's major activities include supplying  
17 Internet service, web-based personal e-mail accounts, news portals, and a search engine, all  
18 designed to facilitate electronic communication and sharing of information. By the nature of its  
19 activities, Yahoo! has access to and maintains identifying information about individuals using its  
20 electronic services.  
21

22  
23 14. Defendant **Yahoo! Holdings (Hong Kong), Ltd. (Yahoo! HK)**, is a wholly  
24 owned subsidiary of Yahoo! Inc. based in Hong Kong. Yahoo! HK was the business entity,  
25 partner, and/or agent of Yahoo! Inc. responsible for operating and managing Yahoo! China until  
26 Yahoo! Inc. formed a strategic partnership with Defendant **Alibaba.com, Corp.** in October 2005.  
27  
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1           15. Defendant **Alibaba.com, Inc.** (Alibaba) is a Chinese company engaged in  
2 electronic commerce and communications, operating the world's largest online marketplaces for  
3 both international and Chinese trade. Alibaba is, upon information and belief, incorporated in  
4 Delaware and the Grand Cayman Islands, and conducts its US business from its offices in Santa  
5 Clara and Newark, California.

6           16. Yahoo! Inc. has conducted business in China under the name Yahoo! China since  
7 1999. Yahoo! Inc. has conducted business in China directly, through its wholly-owned  
8 subsidiary Yahoo! HK, and, since 2005, primarily through its strategic partner, Alibaba.

9           17. Defendant Yahoo! Inc. formed a strategic, exclusive partnership with Defendant  
10 Alibaba in October 2005. Under this partnership agreement, Yahoo! Inc. acquired a 40% share  
11 in Alibaba with 35% voting rights in exchange for \$1 billion in cash. Also, Yahoo! Inc. merged  
12 the operations of Yahoo! China into Alibaba, giving Alibaba the exclusive right to use the  
13 Yahoo! brand in China. The two companies continue to work in an exclusive partnership to  
14 carry out and expand electronic services operations in China.

15           18. The additional, presently unknown Defendants listed in the caption heading of  
16 this case are presently unnamed and to be identified employees of the Defendant companies,  
17 and/or other persons whose individual actions contributed to or aided and abetted the violations  
18 of international law suffered by Plaintiffs as set out in this complaint. Identifying information  
19 about them and the role they played in the abuses are expected to be identified and described in  
20 greater detail during these proceedings.  
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1 **STATEMENT OF FACTS**

2 *General Facts*

3  
4 19. Journalists, human rights activists, and other Internet users in China have been  
5 subjected to a pattern of arbitrary criminal prosecution, imprisonment, and torture as a result of  
6 their expression of ideas in opposition to the positions or policies of the government of the PRC  
7 on a variety of politically disfavored topics, such as the Tiananmen Square massacre, democratic  
8 reform, human rights advocacy, or disagreement with government policies generally. As a result  
9 of the expression of their views, these “dissidents” are subjected to arbitrary arrest, criminal  
10 prosecution, and persecution in violation of numerous protections for fundamental rights of  
11 freedom of expression, association, and assembly under the Chinese Constitution and  
12 international law.  
13

14  
15 20. Since the arrival of electronic communications and the Internet in China, official  
16 controls have been imposed to monitor and censor electronic communications on a widespread  
17 basis, in order to keep track of the access and use of Internet information sources, including  
18 expression related to certain political topics, such as democracy support and human rights. As a  
19 result, “dissident” journalists, human rights activists, and other Internet users’ personal  
20 communications and activities are carefully censored and monitored.  
21

22 21. Once these “dissidents” are identified and targeted through the Internet  
23 monitoring and censorship program, they face a well documented pattern of systematic arbitrary  
24 arrest and prolonged detention, incommunicado detention, extrajudicial killings, torture, cruel,  
25 inhuman or degrading treatment and punishment, and forced labor. Sometimes, these abuses  
26 lead to death in custody. Despite Chinese laws prohibiting these violations of both domestic law  
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1 and international human rights standards, authorities carry out these abuses under color of law  
2 within a culture of impunity.

3 22. In or around the Spring of 2002, Yahoo! Inc. signed an official, voluntary  
4 agreement that had the effect of directly involving Yahoo! in the censoring and monitoring of  
5 on-line content and communication by its Chinese users. This agreement was in the form of the  
6 Internet Society of China's "Public Pledge on Self-Discipline for the Chinese Internet Industry"  
7 (referred to herein as "the Public Pledge"). The Internet Society of China is a government-  
8 affiliated professional organization, and the Public Pledge is described as being voluntary, not  
9 required by government regulation, although pressures to sign the Pledge and to abide by its  
10 requirements as a prerequisite for doing business in China are considerable. By signing the  
11 Public Pledge, Yahoo! Inc. voluntarily agreed to help monitor and censor electronic  
12 communication use involving information that, according to the Internet Society of China, could  
13 "jeopardize state security" or "disrupt social stability," and to report any offending on-line  
14 expression or communication to PRC authorities.  
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17 23. A number of human rights organizations responded to news of the Defendants  
18 signing this pledge by alerting Defendants that by helping the censors, and by identifying people  
19 who could be accused of anti-government speech or communication, the Defendants would be  
20 placing many innocent individuals, who were merely expressing their views or communicating  
21 with others, at risk of arbitrary arrest, prolonged arbitrary detention, forced labor, and torture as a  
22 result of their lawful exercise of free speech and free association rights. For example, on July  
23 30, 2002, Human Rights Watch sent a letter to Yahoo! Inc. Chairman and Chief Executive  
24 Officer Terry Semel, expressing concern that Yahoo! Inc. signed the Public Pledge, and alerting  
25 Yahoo! Inc. of the dangers to Internet users associated with their company's cooperation with  
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1 monitoring and censoring efforts. This letter notified Yahoo! Inc. that it was common in China  
2 for people to be arbitrarily arrested for expressing disfavored views. The letter pointed out that  
3 “In China ... any public expression of views that differ from those of the state, and provision of  
4 information not deemed politically acceptable, may be considered ‘harmful’ and may result in a  
5 prison sentence,” mistreatment, torture, and execution. The letter also stated that, by upholding  
6 the Public Pledge, Defendants would risk assisting such human rights violations, clearly pointing  
7 out that “there is a strong likelihood that Yahoo will assist in furthering such human rights  
8 violations” through support of these monitoring and censorship activities. The letter urged  
9 Yahoo! Inc. to withdraw from the Public Pledge and to state its support for internationally  
10 recognized standards of free expression. Human Rights Watch also sent copies of this letter to  
11 Jerry Yang, Co-Founder and Director of Yahoo! Inc., Chris Castro, Chief Communications  
12 Officer and Senior Vice President of Yahoo! Inc., John Costello, Chief Global Marketing Officer  
13 of Yahoo! Inc., and Jon Sobel, Vice President, General Counsel, and Secretary of Yahoo! Inc.

16 24. A subsequent 2002 Amnesty International report also provided Defendants notice  
17 that the Defendants’ involvement in the monitoring and censorship program presented a grave  
18 risk to Internet users, and subjected them to arbitrary detention and torture. On November 26,  
19 2002, Amnesty International published “State Control of the Internet in China,” documenting  
20 Chinese officials’ use of electronic evidence to prosecute Chinese democracy advocates for  
21 exercising their freedom of expression over the Internet. This report, as well as the numerous  
22 press releases and news articles publicizing it, noted that Yahoo! Inc. had signed the Public  
23 Pledge and pointed out that compliance with the pledge could lead to violations of international  
24 human rights norms. Furthermore, the report documented that 21 prisoners in China had already  
25 suffered arbitrary arrest and prolonged arbitrary detention, torture, and death in custody as  
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1 punishment for the "crime" of using the Internet to exercise their right to freedom of expression,  
2 and to communicate and obtain information concerning human rights or democracy.

3 25. Particularly in light of these notifications, along with general and well-publicized  
4 documentation of Chinese human rights abuses, including those in the U.S. Department of State  
5 Reports on human rights abuses in China, Defendants had every reason to know and understand  
6 that the electronic communication user information they provided to authorities could well be  
7 used to assist in the infliction of such abuses as arbitrary arrest, torture, cruel, inhuman, or other  
8 degrading treatment, and prolonged detention and/or forced labor, to punish what might be  
9 viewed by authorities as pro-democracy or human rights activities.  
10

11 26. Despite this knowledge and understanding, Defendants turned over specific  
12 identifying information about the Plaintiffs and their electronic communications to officials who  
13 used this information as a basis for arbitrarily arresting, detaining, and torturing the Plaintiffs.  
14

15 27. While in custody, Plaintiffs were subjected to torture and cruel, inhuman or  
16 degrading treatment, including arbitrary, prolonged and indefinite detention, for expressing their  
17 free speech rights and for using the Internet to communicate about democracy and human rights  
18 matters.  
19

20 28. Defendants greatly benefited from these violations of the Plaintiffs' fundamental  
21 human rights through their continued and expanded conduct of business in the PRC, the second-  
22 largest Internet market in the world with at least 110 million users. Defendants provided  
23 identifying information about the Plaintiffs, in violation of the privacy agreements and  
24 assurances made to the Defendants' customers and users, that led to their arbitrary arrest,  
25 indefinite detention and torture, in order to obtain the approval and support of PRC officials and  
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1 their agreement to allow them to continue conducting and expanding the Defendants' business  
2 interests in the PRC.

3 *Specific Facts*

4 Wang Xiaoning

5  
6 29. From 2000 to 2001, Wang Xiaoning edited *Free Forum of Political Reform*, and  
7 from 2001 to 2002, he edited *Commentaries on Current Political Affairs*, electronic journals  
8 containing articles written by Wang and others calling for democratic reform and a multi-party  
9 system in China.  
10

11 30. During this same time period, Wang posted additional pro-democracy articles on  
12 websites in China and abroad. From 2000 to 2001, Wang Xiaoning published his journals and  
13 articles on an e-mail subscriber list, "aaabbbccc" Yahoo! Group.

14 31. In 2001, administrators noticed the political content of Wang's writings and  
15 blocked him from sending messages to the "aaabbbccc" Yahoo! Group.  
16

17 32. With this means of dissemination blocked to him, Wang Xiaoning continued to  
18 publish his writings by electronically sending his journal on an anonymous basis to individual e-  
19 mail addresses until he was arbitrarily detained in 2002.  
20

21 33. Yahoo! HK provided identifying information to police, linking Wang Xiaoning to  
22 his anonymous e-mails and other pro-democracy Internet communications.

23 34. On September 1, 2002, approximately ten security police raided Wang Xiaoning's  
24 home and arbitrarily detained Wang Xiaoning without informing him or his family of the charges  
25 against him. On the same day, police searched his home and seized two computers, personal  
26 computer files, e-mail records, written notes, address books, and manuscripts.  
27  
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1 35. Wang was not formally arrested and charged until almost a month later, on  
2 September 30, 2002.

3 36. From September 1, 2002 to May 2004, Wang was held at the Detention Center of  
4 Beijing State Security Bureau, where he suffered severe abuse at the hands of the prison  
5 officials. The officials kicked and beat Wang repeatedly to force him to confess to having  
6 engaged in "anti-state" activities and to turn over the names of other persons with whom he had  
7 communicated. Prison guards commanded and instructed other prisoners to use psychological  
8 tactics against Wang to break his resolve so that he would confess, and also as punishment for  
9 his writings. During the more than twenty months that he was arbitrarily detained at the  
10 Detention Center, Wang was often barred from going outside. These abuses had severe physical  
11 and psychological effects on Wang. When his wife was finally able to see him approximately  
12 six months after his arbitrary and unlawful detention, Wang was very weak, showed no  
13 emotional expression, and exhibited severe respiratory difficulties.

14 37. On July 25, 2003, the Beijing Municipal First Intermediary People's Court tried  
15 Wang Xiaoning on charges of "incitement to subvert state power," advocating the establishment  
16 of an alternative political party, and communicating with an overseas organization the Chinese  
17 government considers "hostile."  
18

19 38. On September 12, 2003, after almost fourteen months of arbitrary detention, the  
20 court sentenced Wang to ten years in prison and two additional years of deprivation of political  
21 rights.  
22

23 39. The court specifically relied on evidence supplied by Defendants to identify and  
24 convict Wang Xiaoning. The judgment noted that Yahoo! HK informed investigators that a  
25 mainland China-based e-mail account (bxoguh@yahoo.com.cn) was used to set up Wang  
26  
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1 Xiaoning's "aaabbbccc" Yahoo! Group, and that the e-mail address ahgq@yahoo.com.cn, which  
2 Wang Xiaoning used to post e-mails to that Yahoo! Group, was also a mainland China-based  
3 account maintained by Wang Xiaoning. Defendants were cited in the court decision as  
4 instrumental in causing the Plaintiff's arrest and criminal prosecution.

5 40. Additional evidence cited by the judgment included the following pro-democracy,  
6 non-violent statements attributed to Wang Xiaoning as having appeared in his electronic  
7 communications:  
8

9 "Without the multi-party system, free elections and separation of powers, all types  
10 of political reform will come to nothing."

11  
12 "We should never forget that China is still a totalitarian and despotic country."

13  
14 "The Four Basic Principles [of Chinese Communist government] are the biggest  
15 obstacle to the establishment of the democratic system [in China]."

16  
17 "In today's China, the workers and peasants are pressed under the lowest level of  
18 society. Thousands upon thousands of workers lost their job and many peasant  
19 workers are bitterly oppressed and exploited. However, they have no right to go  
20 on strike, no freedom to organized their own union and cannot find anything by  
21 which to secure their basic rights."

22  
23 "The main reason that the Chinese Communist Party has been able to retain  
24 power in spite of being so corrupt is that China does not yet have a party that can  
25 replace the Communist Party."  
26

27 41. In May 2004, authorities transferred Wang to the Beijing Prison No. 2. Upon his  
28 transfer, authorities warned Wang Xiaoning that if he appealed the judgment against him, he

1 would be denied any opportunity for parole, reduction of sentence for good behavior, or other  
2 privileges. Despite these warnings, Wang Xiaoning filed his appeal with the Supreme People's  
3 Court, citing that his arrest and conviction for free expression of his opinions was illegal under  
4 Chinese and international law. Rejecting these arguments, the court denied his appeal on  
5 December 22, 2004.

6  
7 42. Wang Xiaoning has continued to suffer severe physical, psychological, and  
8 emotional abuse as a result of the court's decision that his writings and beliefs were subversive.  
9 Beijing Municipal No. 2 Prison, where Wang is unlawfully incarcerated, is a secretive, high-  
10 security forced labor prison where serious and "special control" prisoners are held, particularly  
11 political prisoners. Wang has been subjected to a severe form of treatment in this prison. He is  
12 held in a cell with nine other inmates and subjected to malnourishment. The prison guards deny  
13 Wang any access to recreation or even sunlight for weeks and even months at a time, even  
14 though the standard at the prison is to allow prisoners outside once a day. Prison officials  
15 refused to allow Wang to see his mother before her death in September 2005. Wang's access to  
16 family members is strictly limited, with his wife allowed to see him at most for only one half  
17 hour per month.  
18  
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20 Yu Ling

21 43. Yu Ling and her family have endured severe psychological and emotional  
22 suffering as a direct result of the arbitrary detention of her husband on September 1, 2002. She  
23 and her family have suffered from the loss of Wang's presence and the lack of information about  
24 his location, the charges against him, his treatment, and his well-being.  
25

26 44. Since Wang Xiaoning was illegally detained, Yu Ling has been subjected to  
27 continued police surveillance, which caused her to fear for her own safety and personal security.  
28



1 She feared that the police would arbitrarily arrest her and subject her to physical abuse like her  
2 husband. These fears were reinforced by the actions of her family and friends who no longer  
3 contacted her out of their own fears for their personal safety and respectability, and also because  
4 the police required people coming to visit her to register their names. Yu Ling has suffered from  
5 extreme depression and guilt over these events.

6  
7 45. The arbitrary detention of her husband Wang Xiaoning placed Yu Ling in an  
8 extremely embarrassing position with her family. Due to the implications of his arrest, the  
9 danger it could cause to her family, and the heightened importance of status in China, Yu Ling  
10 kept the truth of Wang's arbitrary detention from her immediate family. At her mother's funeral,  
11 Yu Ling's siblings confronted her and accusing her husband of being a bad man for not attending  
12 the funeral. In the midst of her extreme grief over the passing of her mother, Yu Ling had to tell  
13 her brothers and sisters the truth that her husband Wang could not attend because he was in  
14 prison.  
15

16 46. These psychological and emotional injuries have caused Yu Ling physical injury.  
17 She cannot eat or sleep due to the emotional distress caused by her husband's absence, has lost a  
18 substantial amount of weight, and is consumed by her efforts to assist her husband.  
19

20 47. Since the arbitrary detention of her husband Wang Xiaoning on September 1,  
21 2002, Yu Ling has had to devote many hours to her husband's defense. This has taken her away  
22 from work, resulting in lost income. She has also had to pay several attorneys a substantial  
23 amount of money to defend her husband. Yu and her family have also suffered financially from  
24 the loss of Wang Xiaoning's income. Her son has attempted to replace his father's lost salary  
25 but a company that offered him work terminated the contract when it learned of Wang  
26 Xiaoning's conviction.  
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CAUSES OF ACTION

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2  
3 48. Plaintiffs' causes of action arise under and violate the following laws, agreements,  
4 conventions, resolutions, and treaties:

- 5 (a) Alien Tort Statute, 28 U.S.C. § 1350;
- 6 (b) Torture Victim Protection Act, 28 U.S.C. § 1350;
- 7 (c) Convention against Torture and Other Cruel, Inhuman, or Degrading Treatment or  
8 Punishment G.A. res. 39/46, annex, 39 U.N. GAOR Supp. (No. 51) at 197, U.N.  
9 Doc. A/39/51 (1984), entered into force June 26, 1987;
- 10 (d) International Covenant on Civil and Political Rights, G.A. res. 2200A (XXI), 21  
11 U.N. GAOR Supp. (No. 16) at 52, U.N. Doc. A/6316 (1966), 999 U.N.T.S. 171,  
12 entered into force Mar. 23, 1976;
- 13 (e) Universal Declaration of Human Rights (1948) G.A. res. 217A (III), U.N. Doc  
14 A/810 at 71;
- 15 (f) Charter of the United Nations (1945) adopted June 26, 1945, 59 Stat. 1031, T.S.  
16 993, 3 Bevans 1153 (entered into force October 24, 1945);
- 17 (f) The Electronic Communications Privacy Act, 18 U.S.C. § 2701, § 2702, and  
18 §2511; and
- 19 (g) Statutes and common law of the State of California, including but not limited to  
20 assault and battery, false imprisonment, negligence, intentional infliction of  
21 emotional distress, negligent infliction of emotional distress, and unfair business  
22 practices.  
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**FIRST CLAIM FOR RELIEF**  
**(Torture, a Violation of International Law**  
**for Which the Alien Tort Statute and the**  
**Torture Victim Protection Act Provide Relief)**

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2  
3  
4 49. Plaintiffs re-allege and incorporate by reference the facts and allegations set forth  
5  
6 in paragraphs 1 through 47 of this Complaint as if fully set forth herein in this First Claim for  
7 Relief.

8 50. The Defendants' acts described in this Complaint caused direct and severe  
9 physical and mental pain and suffering to the Plaintiffs and placed them at severe risk of personal  
10 injury and/or death in connection with their participation in, and support of, the peaceful exercise  
11 of their rights of free speech and communication, free association, and the right to hold, exercise  
12 and express their political beliefs.

13  
14 51. Because Defendants' acts described herein violated multiple provisions  
15 prohibiting torture on an absolute basis including: (1) treaties binding on the United States, (2)  
16 statutes adopted by the Congress of the United States implementing those treaty obligations, (3)  
17 international and domestic judicial decisions applying and interpreting the prohibition against  
18 cruel, inhuman, or degrading treatment or punishment, (4) administrative regulations and  
19 international and domestic judicial decisions applying and interpreting the prohibition against  
20 torture, and (5) a number of specific, universal, and obligatory standards that are recognized to  
21 be part of customary international law, these acts constitute "tort[s] ... committed in violation of  
22 the law of nations or a treaty of the United States" under the Alien Tort Statute (ATS), 28 U.S.C.  
23 § 1350.

24  
25  
26 52. These acts also specifically constitute torture in violation of the Torture Victim  
27 Protection Act (TVPA), 28 U.S.C. § 1350.  
28

1 53. Defendants aided and abetted and/or ratified these acts of torture in violation of  
2 international, federal, and state law. These violations and actions meet the definition of torture  
3 under the meaning of the TVPA, the ATS, and international treaties and U.S. laws and  
4 regulations, as well as customary international law, which condemn torture on an absolute basis,  
5 irrespective of the reasons why the abuses are inflicted.  
6

7 54. The Plaintiffs are therefore entitled on this basis to compensatory and punitive  
8 damages, in amounts to be established at trial, and to such other declaratory and/or injunctive  
9 relief as may be deemed appropriate.  
10

11 ***SECOND CLAIM FOR RELIEF***  
12 **(Cruel, Inhuman or Degrading Punishment or Treatment or Punishment,**  
13 **Violations of International Law**  
14 **for Which the Alien Tort Statute Provides Relief)**

15 55. Plaintiffs re-allege and incorporate by reference the facts and allegations set forth  
16 in paragraphs 1 through 47 of this Complaint as if fully set forth herein in this Second Claim for  
17 Relief.  
18

19 56. These acts of cruel, inhuman, or degrading treatment or punishment suffered by  
20 the Plaintiffs designated in this Second Claim for Relief, including physical injury and the severe  
21 physical and mental suffering associated therewith, were inflicted upon them by the joint and  
22 collusive actions of the Defendants and PRC government officials acting under color of law,  
23 through unlawful or unauthorized actions prohibited by international law.  
24

25 57. These acts had the intent and the effect of grossly humiliating, debasing,  
26 intimidating, and punishing the Plaintiffs, forcing them to act against their will and conscience,  
27 inciting fear and anguish, and seeking to break their physical and/or moral resistance.  
28

1 58. These acts of cruel, inhuman, or degrading treatment or punishment were inflicted  
2 on the Plaintiffs for purposes that include, among others, preventing them from exercising their  
3 free speech and free association rights, and punishing them for exercising their right to have and  
4 communicate political beliefs.

5 59. Because the acts described herein violated the prohibitions against cruel,  
6 inhuman, or degrading punishment or treatment including: (1) treaties binding on the United  
7 States, (2) statutes adopted by the Congress of the United States implementing those treaty  
8 obligations, (3) international and domestic judicial decisions applying and interpreting the  
9 prohibition against cruel, inhuman, or degrading treatment or punishment, (4) administrative  
10 regulations and international and domestic judicial decisions applying and interpreting the  
11 prohibition against cruel, inhuman or degrading treatment or punishment, and (5) a number of  
12 specific, universal, and obligatory standards that are recognized to be part of customary  
13 international law, these acts constitute "tort[s] ... committed in violation of the law of nations or a  
14 treaty of the United States" under the Alien Tort Statute, 28 U.S.C. § 1350.  
15

16 60. Defendants knowingly aided and abetted and/or ratified these abuses, and did not  
17 act to prevent or punish these violations of human rights as embodied in international law.  
18

19 61. Defendants are liable for aiding and abetting and/or ratification of the commission  
20 of these abuses under this cause of action.  
21

22 62. The Plaintiffs are therefore entitled on this basis to compensatory and punitive  
23 damages in amounts to be established at trial, and to such other declaratory and/or injunctive  
24 relief as may be deemed appropriate.  
25  
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28

**THIRD CLAIM FOR RELIEF**  
**(Arbitrary Arrest and Prolonged Detention,**  
**a Violation of International Law for Which the Alien Tort Statute**  
**and the Torture Victim Protection Act Provide Relief)**

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63. Plaintiffs re-allege and incorporate by reference the facts and allegations set forth in paragraphs 1 through 47 of this Complaint as if fully set forth herein in this Third Claim for Relief.

64. These acts of arbitrary arrest and long-term detention suffered by the Plaintiffs designated in this Third Claim for Relief, including arrest and detention for an unlawful purpose in violation of the rights to freedom of speech, association, and assembly, were inflicted upon them by the joint and collusive actions of the Defendants and government officials acting under color of law, albeit through unlawful or unauthorized actions and for unlawful and unauthorized purposes.

65. These acts caused direct physical and mental pain and suffering upon the Plaintiffs, caused loss of liberty and property, and placed them at severe risk of personal injury in connection with their participation in, and support of, the peaceful exercise of their rights of free speech and free association, and their rights to hold, exercise and express their political beliefs.

66. Because the acts described herein violated provisions prohibiting arbitrary arrest and prolonged detention including: (1) treaties binding on the United States, (2) statutes adopted by the Congress of the United States implementing those treaty obligations, (3) international and domestic judicial decisions applying and interpreting the prohibition against arbitrary arrest and prolonged detention, (4) administrative regulations and international and domestic judicial decisions applying and interpreting the prohibition against arbitrary arrest and prolonged detention, and (5) a number of specific, universal, and obligatory standards that are recognized to

1 be part of customary international law, these acts constitute "tort[s] ... committed in violation of  
2 the law of nations or a treaty of the United States" under the Alien Tort Statute, 28 U.S.C. §  
3 1350.

4 67. Defendants aided and abetted in the carrying out of these abuses, and did not act  
5 to prevent or punish these violations of human rights as embodied in international and domestic  
6 law.

7  
8 68. Defendants are liable for aiding and abetting and/or ratifying these abuses, as  
9 specified in this cause of action.

10 69. The Plaintiffs are therefore entitled on this basis to compensatory and punitive  
11 damages, in amounts to be established at trial, and to such other declaratory and/or injunctive  
12 relief as may be deemed appropriate.

13  
14 ***FOURTH CLAIM FOR RELIEF***  
15 **(Battery)**

16 70. Plaintiffs re-allege and incorporate by reference the facts and allegations set forth  
17 in paragraphs 1 through 47 of this Complaint as if fully set forth herein in this Fifth Claim for  
18 Relief.

19  
20 71. On information or belief, Defendants intentionally committed acts that resulted in  
21 harmful or offensive treatment of Plaintiffs' persons, and produced bodily harm. Plaintiffs did  
22 not consent to the contact and treatment that caused injury, damage, loss or harm to Plaintiffs.

23  
24 72. The acts described constitute battery, actionable under the laws of California and  
25 the United States.

26 73. Defendants are liable for aiding and abetting and/or ratifying these abuses, as  
27 specified in this cause of action.  
28

**FIFTH CLAIM FOR RELIEF**  
**(Assault)**

1  
2  
3 74. Plaintiffs re-allege and incorporate by reference the facts and allegations set forth  
4 in paragraphs 1 through 47 of this Complaint as if fully set forth herein in this Sixth Claim for  
5 Relief.  
6

7 75. On information or belief, Defendants' conduct caused Plaintiffs to be subjected to  
8 numerous batteries and/or intentional invasions of their rights to be free from offensive and  
9 harmful contact, and said conduct demonstrated that Defendants had a present ability to subject  
10 Plaintiffs to immediate, intentional, offensive and harmful touching.  
11

12 76. The acts described herein constitute assault, actionable under the laws of  
13 California and the United States.

14 77. Defendants are liable for aiding and abetting and/or ratifying these abuses, as set  
15 forth in this cause of action.  
16

**SIXTH CLAIM FOR RELIEF**  
**(False Imprisonment)**

17  
18  
19 78. Plaintiffs re-allege and incorporate by reference the facts and allegations set forth  
20 in paragraphs 1 through 47 of this Complaint as if fully set forth herein in this Seventh Claim for  
21 Relief.  
22

23 79. On information or belief, Defendants intentionally and unlawfully exercised force  
24 or the express or implied threat of force to restrain, detain or confine Plaintiffs on an arbitrary  
25 and unlawful basis. The restraint, detention or confinement compelled Plaintiffs to stay or go  
26 somewhere against their will for some appreciable time. Plaintiffs did not consent to this  
27 restraint, detention or confinement.  
28

1 80. Defendants' actions constituted false imprisonment under standards of law  
2 applied by California and the United States.

3 81. Defendants are liable for aiding and abetting and/or ratifying these abuses as  
4 specified in this cause of action.

5  
6 ***SEVENTH CLAIM FOR RELIEF***  
7 **(Intentional Infliction of Emotional Distress)**

8 82. Plaintiffs re-allege and incorporate by reference the facts and allegations set forth  
9 in paragraphs 1 through 47 of this Complaint as if fully set forth herein in this Eighth Claim for  
10 Relief.

11 83. On information or belief, Defendants intended to cause Plaintiffs to suffer  
12 emotional distress, or, in the alternative, (a) Defendants engaged in the conduct adversely  
13 affecting Plaintiffs with reckless disregard of the high probability that it would cause Plaintiffs to  
14 suffer severe abuses and emotional distress, (b) Plaintiffs were present at the time the outrageous  
15 conduct and these results occurred and (c) the Defendants knew that Plaintiffs were present and  
16 would be adversely affected.  
17

18 84. Plaintiffs suffered severe abuse and emotional distress as a result of the conduct  
19 of the Defendants.  
20

21 85. Defendants' conduct constitutes the intentional infliction of emotional distress  
22 and is actionable under the laws, standards, and causes of action as set forth in this complaint.  
23

24 86. Defendants are liable for aiding and abetting and/or ratifying these abuses as set  
25 forth in this cause of action.  
26  
27  
28



***EIGHTH CLAIM FOR RELIEF***  
**(Negligence)**

1  
2  
3 87. Plaintiffs re-allege and incorporate by reference the facts and allegations set forth  
4 in paragraphs 1 through 47 of this Complaint as if fully set forth herein in this Ninth Claim for  
5 Relief.  
6

7 88. On information or belief, Defendants failed to use ordinary or reasonable care in  
8 order to avoid injury to Plaintiffs. Defendants' negligence was a cause of injury, damage, loss or  
9 harm to Plaintiffs.

10 89. As a result of these acts, Plaintiffs suffered harm including, but not limited to,  
11 severe emotional distress. Defendants' conduct constitutes negligence and is actionable under the  
12 causes of action as set forth in this complaint.  
13

14 90. Defendants are liable for aiding and abetting and/or ratifying these abuses as  
15 specified in this cause of action.  
16

17 ***NINTH CLAIM FOR RELIEF***  
18 **(Violation of the California Business & Professional Code §§ 17200 *et seq.*,**  
19 **Unfair Business Practices)**

20 91. Plaintiffs re-allege and incorporate by reference the facts and allegations set forth  
21 in paragraphs 1 through 47 of this Complaint as if fully set forth herein in this Second Claim for  
22 Relief.  
23

24 92. Plaintiffs bring this cause of action on behalf of themselves, pursuant to Business  
25 and Professions Code § 17204. The Defendants' conduct as alleged herein has been and  
26 continues to be deleterious to Plaintiffs, and Plaintiffs are seeking to enforce important rights  
27 affecting the public interest within the meaning of the Code of Civil Procedure § 1021.5.227.  
28

1 Plaintiffs also seek compensation for the loss of their property and the personal financial impacts  
2 they have suffered as a result of Defendants' unfair business practices.

3 93. The California Business and Professions Code §§ 17200 *et seq.* prohibits "unfair  
4 competition," defined as any "unlawful, unfair, or fraudulent business act or practice." These  
5 acts or practices consist of those forbidden by law.

6  
7 94. The unlawful, unfair, and fraudulent business acts and practices described herein  
8 constitute ongoing and continuous unfair business practices within the meaning of Business and  
9 Professions Code §§ 17200 *et seq.*, as they are prohibited by state, federal, and international laws  
10 including but not limited to: (1) Electronic Communications Privacy Act, 18 U.S.C. § 2701 *et*  
11 *seq.*; (2) Alien Tort Statute, 28 U.S.C. § 1350; (3) Torture Victim Protection Act, 28 U.S.C. §  
12 1350; (4) 18 U.S.C. § 2450 (federal statute criminalizing torture); (5) Convention Against  
13 Torture and Other Cruel, Inhuman, or Degrading Treatment or Punishment; (6) International  
14 Covenant on Civil and Political Rights; (7) Universal Declaration of Human Rights; (8) Charter  
15 of the United Nations; (9) International Labor Organization Convention No. 29 Concerning  
16 Forced or Compulsory Labor; and (10) Statutes and common law of the State of California,  
17 including but not limited to assault and battery, false imprisonment, negligence, intentional  
18 infliction of emotional distress, and negligent infliction of emotional distress. Defendant's acts  
19 described herein also violate universal, specific, and obligatory customary international law,  
20 which prohibit aiding and abetting, and conspiracy to commit, violations of *jus cogens* human  
21 rights norms.  
22

23  
24 95. Defendants' practices described herein offend established public policies and  
25 involve business practices that are immoral, unethical, oppressive, unscrupulous and/or  
26 substantially injurious to customers.  
27  
28

1 96. Such practices include, but are not limited to, the unwarranted provision of  
2 internet users' private electronic communication information or records in order to be permitted  
3 to engage in business in China, with the knowledge that such information would substantively  
4 support the torture, battery, threats, and further intimidation of persons who used Defendants'  
5 services in China. Members of the public have been in the past and will in the future likely be  
6 damaged by these practices.  
7

8 97. Defendants have also acted contrary to public policy by infringing upon the  
9 freedom of speech and expression of the general public. Members of the public have been in the  
10 past and will in the future likely be harmed by these practices.  
11

12 98. The conduct as alleged herein constitutes clear violations of customary  
13 international law, federal law, and the laws of California.

14 99. The furtherance of Defendants' role in the stream of commerce by providing  
15 information which results in the aforementioned business practices creates an unfair business  
16 advantage over competitors that do not utilize such practices from within California and the  
17 United States.  
18

19 100. Plaintiffs seek injunctive relief, disgorgement of all profits resulting from these  
20 unfair business practices, restitution and other appropriate relief on behalf of themselves and  
21 members of the general public as provided in Business and Professions Code § 17203.  
22

23 ***TENTH CLAIM FOR RELIEF***

24 **(Violation of the Electronic Communications Privacy Act, 18 U.S.C. § 2701, §2702, and  
25 §2511, Unlawful Access to Stored Communications)**

26 101. Plaintiffs re-allege and incorporate by reference the facts and allegations set forth  
27 in paragraphs 1 through 47 of this Complaint as if fully set forth herein in this First Claim for  
28 Relief.

1 102. Upon information and belief, Defendants violated the rights of Plaintiffs herein by  
2 intercepting, disclosing, and/or intentionally using electronic communication between Plaintiffs  
3 and other persons. The right of a civil action arises under 18 U.S.C. 2707(a), which provides that  
4 any person aggrieved by any violation of the Electronic Communications Privacy Act, "in which  
5 the conduct constituting the violation is engaged in with a knowing or intentional state of mind  
6 may, in a civil action, recover from any person or entity, other than the United States, which  
7 engaged in that violation such relief as may be appropriate."  
8

9 103. Defendants exceeded their authorization to access and control private information  
10 concerning Plaintiffs' electronic communications, in violation of 18 U.S.C. § 2701.  
11

12 104. Defendants unlawfully and knowingly divulged Plaintiffs' electronic  
13 communication contents and user information, in violation of 18 U.S.C. § 2702.

14 105. Defendants intentionally acquired and/or intercepted the contents of electronic  
15 communications sent by and/or received by Plaintiffs through the use of an electronic device.  
16 Defendants intentionally acquired the communications that had been sent from or directed to  
17 Plaintiffs through their use of computers and other electronic devices which were part of, and  
18 utilized in, Defendants' electronic communications system, in violation of 18 U.S.C. § 2511 and  
19 pursuant to 18 U.S.C. § 2520.  
20

21 106. Defendants unlawfully accessed and used, and voluntarily disclosed, the contents  
22 of the intercepted communications to enhance their business in China. This disclosure was not  
23 necessary for the operation of Defendants' system or to protect Defendants' rights or property.  
24

25 107. Plaintiffs are "person[s] whose ... electronic communication is intercepted ... or  
26 intentionally used in violation of this chapter" within the meaning of 18 U.S.C. § 2520.  
27

28 108. Defendants are liable directly and/or vicariously for this cause of action.

1 109. Plaintiffs therefore seek remedy as provided for by 18 U.S.C. § 2520, including  
2 such preliminary and other equitable or declaratory relief as may be appropriate, damages  
3 consistent with subsection (c) of that section to be proven at trial, punitive damages to be proven  
4 at trial, and a reasonable attorney's fee and other litigation costs reasonably incurred.

5  
6 **ABSENCE OF AVAILABLE AND EFFECTIVE REMEDIES IN CHINA**

7 110. These claims are not precluded by the need or failure to exhaust local remedies as  
8 set out in the Torture Victim Protection Act since such efforts would be pointless and futile.  
9 High level officials of the PRC are involved in the abuses alleged in this complaint and in the  
10 ratification of these abuses. Taking into consideration that the PRC government used the courts  
11 of China to secure Plaintiffs' prolonged arbitrary arrests and detentions, using a highly controlled  
12 judicial process to do so, and taking into account the PRC government's refusal and/or inability  
13 to properly and effectively investigate acts of torture, cruel, inhuman or degrading treatment or  
14 punishment, and arbitrary arrest and prolonged detention and bring the perpetrators to justice,  
15 and given further other substantial indicators of governmental acquiescence in the violations of  
16 international law and its unwillingness to support legal initiatives that might be undertaken in  
17 PRC to obtain relief for Plaintiffs, efforts to secure remedies for them in the PRC, including  
18 lawsuits in Chinese courts, must be considered futile.  
19  
20  
21

22 111. Plaintiff Wang Xiaoning has attempted to utilize domestic remedies, pleading the  
23 laws of China, but the Chinese courts have convicted him and rejected his appeals in violation of  
24 Chinese and international law and have rejected all other efforts to challenge the actions taken  
25 against him.  
26

27 112. Most recently, the Hong Kong Privacy Commission dismissed an attempt to  
28 challenge the Defendants' actions, finding that jurisdictional restrictions prohibited the

1 Commission from holding Yahoo! responsible despite evidence from Chinese court documents  
2 that the company and its agents played a material part in the convictions.

3 113. Moreover, any efforts to obtain relief in China could well result in serious  
4 reprisals against those making allegations of wrongdoing on the part of high level officials in the  
5 PRC, as well as against the local attorneys representing the complainants, as evidenced by the  
6 recent actions taken by the PRC government to revoke the licenses of criminal defense attorneys  
7 who argue against the types of charges for which Wang Xiaoning was convicted. Recent  
8 widespread arbitrary arrests of human rights lawyers in China further indicate the futility of  
9 using the Chinese judicial system to secure relief.  
10

11 114. For these reasons, requirements for further exhaustion of efforts to obtain local  
12 relief should be considered waived and satisfied.  
13

#### 14 PRAYER FOR RELIEF

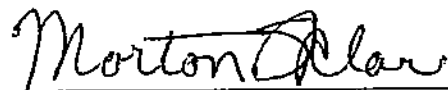
15  
16 WHEREFORE, the Plaintiffs pray for judgment against Defendants Yahoo! Inc., Yahoo!  
17 HK, Alibaba, and Other Presently Unnamed and to be Identified Individual Employees of Said  
18 Corporations, as follows:

- 19
- 20 (a) For compensatory damages to each of the Plaintiffs according to proof to be  
21 established at trial;
  - 22 (b) For punitive and exemplary damages according to proof to be established at trial;
  - 23 (c) For declaratory relief determining that the actions of the Defendants constituted  
24 violations of international law, specifically, that such violations included  
25 prohibited acts of torture, cruel, inhuman or degrading treatment, and arbitrary  
26 arrest and prolonged detention for the peaceful and exchange of ideas, views, and  
27 political beliefs in violation of the Convention Against Torture, numerous other  
28

1 international treaty obligations binding on the United States, and domestic laws  
2 and regulations implementing such standards, including the Torture Victim  
3 Protection Act, and other enumerated causes of action in this Complaint;

- 4 (d) For affirmative action by the Defendants to secure the release of the detainees;  
5 (e) For injunctive relief to prevent similar actions to be taken in the future;  
6 (f) For costs of the litigation, including, attorneys' fees; and  
7 (g) For such other relief as the Court deems just and proper.  
8

9 Respectfully submitted this 18th day of April, 2007,  
10

11 

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13 *and*  
14 Sarah Leinicke, Mary Beth Gallagher, and  
15 Gwyneth Hesser: American University,  
16 Washington College of Law)  
17 Joseph Husty: George Washington  
18 University Law School)  
19 Emily Camastra and Purvi Patel:  
20 Georgetown University Law School  
21 Delia Hou: New York University Law  
22 School  
23  
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28



**JURY TRIAL DEMAND**

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2  
3 Plaintiffs hereby demand a jury trial on all issues triable by jury including, but not limited  
4 to, those issues and claims set forth in any amended complaint or consolidated action.

5 Respectfully submitted this 18 day of April, 2007,

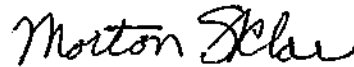
*Morton Sklar*

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**CERTIFICATION OF INTERESTED ENTITIES OR PERSONS**

Pursuant to Civil L.R. 3-16, the undersigned certifies that as of this date, other than the named parties, there is no such interest to report.

Dated this 18 day of April, 2007



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