## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

:

POTOMAC CONFERENCE

CORPORATION OF SEVENTH-DAY

ADVENTISTS,

d/b/a TAKOMA ACADEMY,

v. : Civil Action No. DKC 13-1128

:

TAKOMA ACADEMY ALUMNI

ASSOCIATION, INC., et al.

:

## ORDER

For the reasons stated in the foregoing Memorandum Opinion, it is this  $4^{\rm th}$  day of March, 2014, by the United States District Court for the District of Maryland, ORDERED that:

- 1. The motion for a preliminary injunction filed by Plaintiff Potomac Conference Corporation of Seventh-Day Adventists (ECF No. 12) BE, and the same hereby IS, GRANTED; and
- 2. Defendant Takoma Academy Alumni Association, Inc. and its officers, directors, agents, servants, employees, and all persons acting in concert therewith, be and hereby ARE ENJOINED from:
  - a. Using the names "Takoma Academy," "TA," "Takoma Academy Alumni Association," and "TAAA" in any manner whatsoever, including, without limitation, in connection with the advertising, promotion or

sale of any product or service, solicitation of contributions or fundraising, as a logo on Facebook or *LinkedIn* or any other website, and including, without limitation, on all signs, advertising materials, letters, emails, forms, or any other articles;

- b. Operating TAalumni.org website, or any other
  website whose domain name contains the words
  "Takoma Academy," "TA," "Takoma Academy Alumni
  Association," and "TAAA."
- c. Committing any act that infringes the "Takoma Academy," "TA," "Takoma Academy Alumni Association," and "TAAA" marks.
- 3. This order shall take effect upon the posting by Plaintiff of a bond in the amount of \$2,000;
- 4. This order shall remain in effect until further order of the court;
- 5. Defendant's motion to strike (ECF No. 26) BE, and the same hereby IS, DENIED; and
- 6. The clerk will transmit copies of the Memorandum Opinion and this Order to counsel for the parties.

/s/

DEBORAH K. CHASANOW United States District Judge