

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

BROADWAY PINE BRANDS LLC,

Plaintiff,

v.

OATSLIKEME, *et al.*,

Defendants.

Civil Action No. 23-cv-1750

Judge Ranjan

**DECLARATION OF BRIAN SAMUEL MALKIN
IN SUPPORT OF MOTION FOR ENTRY OF
DEFAULT JUDGMENT AND PERMANENT INJUNCTION**

I, Brian Samuel Malkin, hereby affirm as follows:

1. I am over eighteen (18) years of age and not a party to this action. I have never been convicted of a felony or any criminal offense involving moral turpitude, and I am fully competent to attest to the matters stated herein. I have personal knowledge of every statement made in this Certificate of Service and such statements are true and correct.
2. I am an attorney with the law firm of Ference & Associates LLC, which is located at 409 Broad Street, Pittsburgh, Pennsylvania 15143.
3. I am an attorney for the Plaintiff in the above-captioned case.
4. I make and submit this Declaration in support of Plaintiffs' Motion for Default Judgment and Permanent Injunction (hereinafter "Motion for Default Judgment") against those Defendants for whom the Clerk has entered Default (the "Defendants").
5. Concurrent with service of the Summons and Complaint, Plaintiff served all of the Defendants, with Requests for Admissions, which included, *inter alia*, the following:

At all times relevant hereto, Plaintiff owned Plaintiff's Mark (defined as trademark U.S. Reg. No. 5994698 for SLIDEAWAY for "fabric sided toy storage container in the nature of a toy box or toy chest having an integrated play mat." in class 20);

At all times relevant hereto, Plaintiff owned Plaintiff's Patent (defined as U.S. Patent No. 11,154,128 entitled "STORAGE CONTAINER WITH AN INTEGRATED MAT, and which covers Plaintiff's Product);

You were on notice of the Plaintiff's Patent before you began manufacturing, offering for sale, selling, promoting, advertising, and otherwise distributing the Infringing Product;

You have intentionally infringed and continue to infringe at least one claim of the Plaintiff's Patent either directly or indirectly through acts of contributory infringement or inducement in violation of 35 U.S.C. § 271, by making, using, selling, importing and/or offering to sell Infringing Products;

But for your infringement and/or counterfeiting of Plaintiff's Product, Plaintiff would have made each sale you made instead and at Plaintiff's pre-infringement selling price;

At all times relevant hereto, there was consumer demand for the Plaintiff's Product;

At all times relevant hereto, Plaintiff has the manufacturing and marketing capability to meet the consumer demand for the Plaintiff's Product;

Admit that there is no acceptable non-infringing substitute for the Plaintiff's Product;

Admit that you are selling the infringing product on multiple online platforms including the online platform identified in this lawsuit;

Admit that each month you sold 15,000 units of the Infringing Product;

Admit that your profits for Infringing Product unit sold is at least \$20.00;

Not one of the Defendants has responded to these Requests for Admissions. Thus, each request is deemed admitted.

6. I am informed and believe that none of the Defendants are infants or incompetent persons, and upon information and belief, the Servicemembers Civil Relief Act does not apply.

I declare under the penalty of perjury laws of the United States of America that to the best of my knowledge the foregoing is true and correct.

Executed this 2nd of January, 2024, at Pittsburgh, Pennsylvania.

/s/ Brian Samuel Malkin
Brian Samuel Malkin