

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

LISA AUDIT,

Plaintiff,

v.

JILINSHENGPINYUANJINGUANMAOYIYOUXIAN
GONGSI, et.al.,

Defendants.



Case No. 26-cv-124

COMPLAINT FOR DAMAGES AND INJUNCTIVE RELIEF

Plaintiff hereby sues Defendants, the Individuals, Partnerships, and Unincorporated Associations identified in the Caption, which are set forth in **Schedule “A”** hereto (collectively “Defendants”). All Defendants are knowingly and intentionally promoting, advertising, distributing, offering for sale, and selling infringing versions of Plaintiff’s copyrighted work (the “Infringing Products”) on the Amazon.com, Temu.com, and Walmart.com online marketplaces, operating under the seller identities and/or the online marketplace accounts as set forth on **Schedule “A”** hereto (the “Seller IDs” and collectively, the “Defendant Merchant Storefronts”). In support of its claims, Plaintiff alleges as follows:

NATURE OF ACTION

1. Plaintiff is the owner of a United States Registered Copyright which is infringed by Defendants. Each Defendant has infringed at least one of Plaintiff’s Registered Copyrights. Below is a side-by-side comparison of Plaintiff’s copyrighted work and an example of Defendants’ products that embody Plaintiff’s copyrighted work:

Reg. Number	Title of Work	Copyrighted Work	Defendants' Image
VA 2-420-610	Poppies Melody		 <p>Def #1-248</p>

JURISDICTION AND VENUE

2. This Court has original subject matter jurisdiction over the claims in this action pursuant to the provisions of the Federal Copyright Act, 17 U.S.C. § 101, et seq., 28 U.S.C. § 1338(a)–(b), and 28 U.S.C. § 1331.

3. This Court has personal jurisdiction over each Defendant because they have purposefully directed and expressly aimed their tortious activities at the Commonwealth of Pennsylvania and established sufficient minimum contacts with Pennsylvania by, among other things, upon information and belief, advertising and selling infringing products bearing Plaintiff’s copyrighted designs to consumers within Pennsylvania through a highly interactive commercial website, through the regular course of business, with the knowledge that Plaintiff is harmed in Pennsylvania as a result of Defendants’ sales of infringing products to Pennsylvania residents. Plaintiff’s claims arise out of and relate to Defendants’ sales of infringing products bearing Plaintiff’s copyrighted designs to Pennsylvania residents through the regular course of business. Alternatively, based on their overall contacts with the United States, Defendants are subject to personal jurisdiction in this district pursuant to Federal Rule of Civil Procedure 4(k)(2) because (i)

Defendants are not subject to jurisdiction in any state's court of general jurisdiction; and (ii) exercising jurisdiction is consistent with the United States Constitution and laws.

4. Personal jurisdiction over a non-resident of the state in which the Court sits is proper to the extent authorized by the state's laws. Fed. R. Civ. P. 4(e). Pennsylvania authorizes personal jurisdiction over each Defendant pursuant to § 5322 of the Pennsylvania Consolidated Statutes, Title 42, (the "Pennsylvania Long Arm Statute") which provides in pertinent part:

(a) **General Rule.** A tribunal of this Commonwealth may exercise personal jurisdiction over a person ... who acts directly or by an agent, as to a cause of action or other matter arising from such person:

(1) Transacting any business in this Commonwealth [including, but not limited to:]...

(i) The doing by any person in this Commonwealth of a series of similar acts for the purpose of thereby realizing pecuniary benefit or otherwise accomplishing an object.

(ii) The doing of a single act in this Commonwealth for the purpose of thereby realizing pecuniary benefit or otherwise accomplishing an object with the intention of initiating a series of such acts.

(iii) The shipping of merchandise directly or indirectly into or through this Commonwealth.

(iv) The engaging in any business or profession within this Commonwealth.

* * *

(3) Causing harm or tortious injury by an act or omission in this Commonwealth.

(4) Causing harm or tortious injury in this Commonwealth by an act or omission outside this Commonwealth.

* * *

(10) Committing any violation within the jurisdiction of this Commonwealth of any statute ... or rule or regulation promulgated thereunder by any government unit.

(b) **Exercise of full constitutional power over nonresidents.** In addition to the provisions of subsection (a) the jurisdiction of the tribunals of this Commonwealth shall extend to all persons who are not within the scope of section 5301 (relating to persons) to the fullest extent allowed under the Constitution of the United States and may be based on the most

minimum contact with this Commonwealth allowed under the Constitution of the United States.

42 Pa. Cons. Stat. § 5322.

5. The Pennsylvania Long Arm Statute confers personal jurisdiction over the Defendants because Defendants regularly conduct, transact, and/or solicit business in Pennsylvania and in this Judicial District and, upon information and belief, derive substantial revenue from their business transactions in Pennsylvania and in this Judicial District. Defendants have availed themselves of the privileges and protections of the laws of Pennsylvania, such that this Court's assertion of jurisdiction over Defendants does not offend traditional notions of fair play and substantial justice. Defendants should reasonably expect that their actions in and outside of Pennsylvania would subject them to legal action in Pennsylvania and this Judicial District. For example:

a. Defendants have directed their business activities at consumers in Pennsylvania via Amazon, Temu, and Walmart through which consumers in Pennsylvania can view Defendants' online storefronts, communicate with Defendants regarding Defendants' Infringing Products, and place orders for, purchase, and receive delivery of Defendants' Infringing Products in Pennsylvania.

b. Defendants are sophisticated sellers on Amazon, Temu, and Walmart each operating one or more commercial businesses through which Defendants operate online storefronts to promote, advertise, distribute, offer for sale, and sell the Infringing Products imported into the United States.

c. Defendants (although foreign entities) accept payment in U.S. Dollars and offer shipping to Pennsylvania and this Judicial District (and calculate, charge, and remit tax based on sales into Pennsylvania and this Judicial District).

d. Upon information and belief, Defendants have cooperated, communicated, shared information, and coordinated their efforts in order to create an infringing marketplace operating in parallel to the legitimate marketplace of Plaintiff and third parties authorized to sell products embodying Plaintiff's copyrighted work, including: employing and benefitting from substantially similar paid advertising, marketing, and advertising strategies (*e.g.*, search engine optimization or "SEO"), in order to make their online storefronts appear more relevant and target a consumer searching for products embodying Plaintiff's copyrighted work. By their actions, in addition to the damages associated with unauthorized use of Plaintiff's copyrighted work, Defendants are causing concurrent and irreparable harm to Plaintiff and the consuming public by: (1) reducing the online visibility of Plaintiff's copyrighted work; (2) diluting and eroding the retail market price for Plaintiff's copyrighted work; (3) causing overall degradation of the value of goodwill associated with Plaintiff's copyrighted work; (4) devaluing the exclusivity that enhances the worth of Plaintiff's art and reputation; and (5) increasing Plaintiff's overall cost to market its goods and educate consumers about Plaintiff's copyrighted work.

e. Defendants are concurrently targeting their infringing activities toward consumers in, and causing harm in, Pennsylvania.

f. Defendants reside and/or operate in foreign jurisdictions with intellectual property enforcement systems and are cooperating by creating an illegal stream of infringing goods. (See, *e.g.*, <https://sellerdefense.cn/>). Defendants regularly remove and add products from their online storefronts, making it extremely difficult to enforce Plaintiff's intellectual property under the laws of the United States.

g. Upon information and belief, Defendants are aware of Plaintiff and Plaintiff's copyrighted work and are aware that their infringement is likely to cause harm to Plaintiff in the United States, Pennsylvania, and this Judicial District.

h. Plaintiff is suffering irreparable and indivisible injury and has suffered substantial damages as a result of Defendants' unauthorized sale of the Infringing Products in direct competition with Plaintiff.

6. Alternatively, if Defendants contend that their use of Amazon, Temu, and Walmart should not be construed as contacts with the individual states and the Court accepts that contention, Federal Rule of Civil Procedure 4(k)(2) confers personal jurisdiction over Defendants because (1) the claims asserted herein arise under federal copyright law; (2) Defendants would not be subject to jurisdiction in any state's courts of general jurisdiction; and (3) exercising jurisdiction is consistent with the United States Constitution and laws. For example, exercising jurisdiction is constitutionally permissible because:

a. Defendants have purposefully directed their activities at the United States. The Defendants have voluntarily chosen to open accounts on Amazon, Temu, and Walmart to access the United States' market. Upon information and belief, Amazon, Temu, and Walmart target the entire United States, and do not provide sellers like Defendants with the ability to opt into or out of any particular jurisdiction (*e.g.*, state) within the United States. Amazon, Temu, and Walmart the online marketplaces chosen by Defendants: (1) provide prices in U.S. dollars; (2) advertise free shipping to U.S. buyers, including buyers in Pennsylvania, and (3) provide testimonials of and reviews by U.S. buyers.

b. Upon information and belief, Defendants have each had sales of the Infringing Products in the United States.

c. Plaintiff's injuries arise from Defendants' forum-related activities. Defendants' offer to sell, sale, and distribution of the Infringing Products to U.S. residents is a but for cause of all of the infringement alleged in this action. Defendants know or should know that infringement of works copyrighted by U.S. entities or persons is likely to injure U.S. residents.

7. Venue is proper in this Court pursuant to 28 U.S.C. § 1391: Defendants do not reside in the United States and are subject to venue in any district. Further, Defendants solicit business from this Judicial District and, upon information and belief, conduct and transact significant business in this Judicial District.

INTRODUCTION

8. Plaintiff, Lisa Audit, is the owner of a federal copyright registration that protects the creative content of Plaintiff's images. The copyright protects a work of art by Lisa Audit, an artist and graphic designer who creates products and designs for various such as tableware, stationery, kitchen textiles, bedding, bath, rugs, and wall décor. She studied graphic arts in college and finds her inspiration in nature. She is proficient with oil paints, acrylics, and pen and ink. Lisa Audit derives significant profits from the sale and distribution of art prints and licensed products.

9. This action has been filed by Plaintiff to combat online copyright infringers who trade upon Plaintiff's reputation, goodwill, and valuable copyrights by selling and/or offering for sale products in connection with Plaintiff's image. In addition, the Defendants are selling

unauthorized products that are based on and derived from the copyrighted subject matter of Plaintiff's image.

10. Plaintiff is the owner of United States Copyright Registration No. VA 2-420-610 ("the Poppies Melody Work"). This registration is valid, subsisting, and in full force and effect. A true and correct copy of the registration certificate for the Poppies Melody Work are attached hereto as **Exhibit 1**. Upon information and belief, the copyright has effective dates that predate the Defendants' acts of copyright infringement.

11. In an effort to illegally profit from the creative content of the Poppies Melody Work, Defendants have created numerous Defendant Merchant Storefronts and designed them to appear to be selling authorized Poppies Melody Work.

12. The Defendant Merchant Storefronts share unique identifiers, such as design elements and similarities of the unauthorized products offered for sale, establishing a logical relationship between them and suggesting that Defendants' illegal operations arise out of the same transaction, occurrence, or series of transactions or occurrences. Defendants attempt to avoid liability by going to great lengths to conceal both their identities and the full scope and interworking of their illegal operation. Plaintiff is forced to file this action to combat Defendants' piracy of the Poppies Melody Work. Plaintiff has suffered, and continues to suffer, irreparable harm due to the loss of control over the quality and creative content of her valuable copyrighted work, as well as damage to her reputation, goodwill, and ability to license as a result of Defendants' actions. Accordingly, Plaintiff seeks injunctive and monetary relief.

13. The rise of online retailing, coupled with the ability of e-commerce sites to hide their identities, has made it nearly impossible for policing actions to be undertaken by Plaintiff because taking advantage of takedown procedures to remove infringing products would be an

ineffective and endless game of whack-a-mole against the mass piracy that is occurring over the internet. Sadly, a swarm of infringers have decided to trade upon Plaintiff's reputation, goodwill, and valuable copyright by selling and/or offering for sale products in connection with Plaintiff's images. The aggregated effect of the mass piracy that is taking place has overwhelmed Plaintiff and Plaintiff's ability to police Plaintiff's rights against the dozens of anonymous defendants who are selling illegal infringing products at prices well below an original.

14. To be able to offer the infringing products at a price substantially below the cost of original, while still being able to turn a profit after absorbing the cost of manufacturing, advertising, and shipping requires an economy of scale only achievable through a cooperative effort throughout the supply chain. As Homeland Security's recent report confirms, infringers act in concert through coordinated supply chains and distribution networks to unfairly compete with legitimate brand owners while generating huge profits for the illegal pirating network:

Historically, many counterfeits were distributed through swap meets and individual sellers located on street corners. Today, counterfeits are being trafficked through vast e-commerce supply chains in concert with marketing, sales, and distribution networks. **The ability of e-commerce platforms to aggregate information and reduce transportation and search costs for consumers provides a big advantage over brick-and-mortar retailers. Because of this, sellers on digital platforms have consumer visibility well beyond the seller's natural geographical sales area.**

...

Selling counterfeit and pirated goods through e-commerce is a highly profitable activity: production costs are low, millions of potential customers are available online, transactions are convenient, and listing on well-branded e-commerce platforms provides an air of legitimacy.

...

The impact of counterfeit and pirated goods is broader than just unfair competition. Law enforcement officials have uncovered intricate links between the sale of counterfeit goods and transnational organized crime. **A study by the Better Business Bureau notes that the financial operations supporting counterfeit goods typically require central coordination**, making these activities attractive for organized crime, with groups such as the Mafia and the Japanese Yakuza heavily involved. Criminal organizations use coerced and child labor to manufacture and sell counterfeit goods. In some cases, the proceeds from

counterfeit sales may be supporting terrorism and dictatorships throughout the world.

See Department of Homeland Security, *Combating Trafficking in Counterfeit and Pirated Goods*, Jan. 24, 2020, (<https://www.dhs.gov/publication/combating-trafficking-counterfeit-and-pirated-goods>), at 10, 19 (emphasis added) attached hereto as **Exhibit 2**.

15. The Defendant Merchant Storefronts share unique identifiers, such as design elements and similarities of the unauthorized products offered for sale, establishing a logical relationship between them and suggesting that Defendants' illegal operations arise out of the same transaction, occurrence, or series of transactions or occurrences. Defendants use aliases to avoid liability by going to great lengths to conceal both their identities as well as the full scope and interworking of their illegal network. Despite deterrents such as takedowns and other measures, the use of aliases enables infringers to stymie authorities:

The scale of counterfeit activity online is evidenced as well by the significant efforts e-commerce platforms themselves have had to undertake. A major e-commerce platform reports that its proactive efforts prevented over 1 million suspected bad actors from publishing a single product for sale through its platform and blocked over 3 billion suspected counterfeit listings from being published to their marketplace. Despite efforts such as these, private sector actions have not been sufficient to prevent the importation and sale of a wide variety and large volume of counterfeit and pirated goods to the American public.

...

A counterfeiter seeking to distribute fake products will typically set up one or more accounts on online third-party marketplaces. The ability to rapidly proliferate third-party online marketplaces greatly complicates enforcement efforts, especially for intellectual property rights holders. Rapid proliferation also allows counterfeiters to hop from one profile to the next even if the original site is taken down or blocked. On these sites, online counterfeiters can misrepresent products by posting pictures of authentic goods while simultaneously selling and shipping counterfeit versions.

...

Not only can counterfeiters set up their virtual storefronts quickly and easily, but they can also set up new virtual storefronts when their existing storefronts are shut down by either law enforcement or through voluntary initiatives set up by other stakeholders such as market platforms, advertisers, or payment processors.

Id. at 5, 11, 12.

16. Plaintiff has been and continues to be irreparably harmed through the loss of control over Plaintiff's reputation, goodwill, ability to license, and the quality of goods featuring the Poppies Melody Work, as well as the devaluation of the exclusivity associated with Plaintiff's art and professional reputation. The rise of eCommerce as a method of supplying goods to the public exposes brand holders and content creators that make significant investments in their products to significant harm from counterfeiters:

Counterfeiting is no longer confined to street-corners and flea markets. The problem has intensified to staggering levels, as shown by a recent Organization for Economic Cooperation and Development (OECD) report, which details a 154 percent increase in counterfeits traded internationally — from \$200 billion in 2005 to \$509 billion in 2016. Similar information collected by the U.S. Department of Homeland Security (DHS) between 2000 and 2018 shows that seizures of infringing goods at U.S. borders have increased 10-fold, from 3,244 seizures per year to 33,810.

...

The rise in consumer use of third-party marketplaces significantly increases the risks and uncertainty for U.S. producers when creating new products. It is no longer enough for a small business to develop a product with significant local consumer demand and then use that revenue to grow the business regionally, nationally, and internationally with the brand protection efforts expanding in step. Instead, with the international scope of e-commerce platforms, once a small business exposes itself to the benefits of placing products online — which creates a geographic scope far greater than its more limited brand protection efforts can handle — it begins to face increased foreign infringement threat.

...

Moreover, as costs to enter the online market have come down, such market entry is happening earlier and earlier in the product cycle, further enhancing risk. If a new product is a success, counterfeiters will attempt, often immediately, to outcompete the original seller with lower-cost counterfeit and pirated versions while avoiding the initial investment into research and design.

...

Counterfeiters have taken full advantage of the aura of authenticity and trust that online platforms provide. While e-commerce has supported the launch of thousands of legitimate businesses, their models have also enabled counterfeiters to easily establish attractive “store-fronts” to compete with legitimate businesses.

See Combating Trafficking in Counterfeit and Pirated Goods, Jan. 24, 2020, (**Exhibit 2**) at 4, 8, 11.

17. Not only are the creators and copyright owners harmed, the public is harmed as well:

The rapid growth of e-commerce has revolutionized the way goods are bought and sold, allowing for counterfeit and pirated goods to flood our borders and penetrate our communities and homes. Illicit goods trafficked to American consumers by e-commerce platforms and online third-party marketplaces threaten public health and safety, as well as national security. This illicit activity impacts American innovation and erodes the competitiveness of U.S. manufacturers and workers. The President's historic memorandum provides a much warranted and long overdue call to action in the U.S. Government's fight against a massive form of illicit trade that is inflicting significant harm on American consumers and businesses. This illicit trade must be stopped in its tracks.

Id. at 3, 4. (Underlining in original).

18. Plaintiff's investigation shows that the telltale signs of an illegal piracy ring are present in the instant action. The Defendant Merchant Storefronts share unique identifiers, such as design elements and similarities of the infringing products offered for sale, establishing a logical relationship between them and suggesting that Defendants' illegal operations arise out of the same transaction, occurrence, or series of transactions or occurrences. Defendants attempt to avoid liability by going to great lengths to conceal both their identities and the full scope and interworking of their illegal piracy operation. Plaintiff is forced to file this action to combat Defendants' infringement of the Poppies Melody Work, as well as to protect unknowing consumers from purchasing unauthorized reproductions of the Poppies Melody Work over the internet.

THE PLAINTIFF

19. Plaintiff, Lisa Audit, is the owner of a federal copyright registration that protects the creative content of Plaintiff's images. The copyright protects a work of art by Lisa Audit, an artist and graphic designer who creates products and designs for various such as tableware, stationery, kitchen textiles, bedding, bath, rugs, and wall décor. She studied graphic arts in college and finds her inspiration in nature. She is proficient with oil paints, acrylics, and pen and

ink. Lisa Audit derives significant profits from the sale and distribution of art prints and licensed products.

20. Plaintiff has expended substantial time, money, and other resources developing, advertising, and otherwise promoting her art, including the Poppies Melody Work. Plaintiff has also invested substantial time, money, and effort in building up and developing consumer awareness, goodwill, and recognition in the Poppies Melody Work. As a result, reproductions associated with Lisa Audit are recognized and exclusively associated by consumers, collectors, the public, and the trade as works authorized by Plaintiff.

21. The success of the Poppies Melody Work is due in large part to Plaintiff's marketing, promotional, and distribution efforts.

22. As a result of Plaintiff's efforts, the quality of authorized reproductions, the promotional efforts for Plaintiff's products and designs, press and media coverage, and social media coverage, members of the public have become familiar with the Poppies Melody Work and associate them exclusively with Plaintiff.

23. Plaintiff has made efforts to protect Plaintiff's interests in and to the Poppies Melody Work. No one other than Plaintiff and Plaintiff's licensees are authorized to manufacture, import, export, advertise, create derivative works, offer for sale, or sell any goods utilizing the Poppies Melody Work images without the express written permission of Plaintiff.

THE DEFENDANTS

24. Defendants are individuals and business entities who, upon information and belief, reside in the People's Republic of China or other foreign jurisdictions. Defendants conduct business throughout the United States, including within Pennsylvania and in this judicial district, through the operation of the fully interactive commercial websites and online marketplaces operating under the

Defendant Merchant Storefronts. Each Defendant targets the United States, including Pennsylvania, and has offered to sell and, on information and belief, has sold and continues to sell illegal reproductions of the Poppies Melody Work to consumers within the United States, including Pennsylvania and in this judicial district.

THE DEFENDANTS' UNLAWFUL CONDUCT

25. The success of the Poppies Melody Work has resulted in significant copying of the creative content protected by Plaintiff's copyright registration. Plaintiff has identified numerous fully interactive marketplace listings on Amazon, Temu, and Walmart. Each Defendant targets consumers in the United States, including the Commonwealth of Pennsylvania, and has offered to sell and, on information and belief, has sold and continues to sell infringing products that violate Plaintiff's intellectual property rights in the Poppies Melody Work to consumers within the United States, including the Commonwealth of Pennsylvania.

26. Upon information and belief, Defendants facilitate sales by designing the Defendant Merchant Storefronts so that they appear to unknowing consumers to be authorized online retailers, outlet stores, or wholesalers selling genuine reproductions of the Poppies Melody Work.

27. The Defendant Merchant Storefronts intentionally conceal their identities and the full scope of their piracy operations in an effort to deter Plaintiff from learning Defendants' true identities and the exact interworking of Defendants' illegal operations. Through their operation of the Defendant Merchant Storefronts, Defendants are directly and personally contributing to, inducing, and engaging in the sale of Infringing Products as alleged, often times as partners, co-conspirators, and/or suppliers. Upon information and belief, Defendants are an interrelated group

of infringers working in active concert to knowingly and willfully manufacture, import, distribute, offer for sale, and sell Infringing Products.

28. Upon information and belief, at all times relevant hereto, the Defendants in this action have had full knowledge of Plaintiff's ownership of the Poppies Melody Work, including Plaintiff's exclusive right to use and license such intellectual property and the goodwill associated therewith.

29. Defendants often go to great lengths to conceal their identities by often using multiple fictitious names and addresses to register and operate their massive network of Defendant Merchant Storefronts. Upon information and belief, Defendants regularly create new websites and online marketplace accounts on Amazon, Temu, and Walmart using the identities listed in Schedule A to the Complaint, as well as other unknown fictitious names and addresses. Such Defendant Internet Store registration patterns are one of many common tactics used by the Defendants to conceal their identities, the full scope and interworking of their massive pirating operation, and to avoid being shut down.

30. The Infringing Products for sale in the Defendant Merchant Storefronts bear similarities and indicia of being related to one another, suggesting that the Infringing Products were manufactured by and come from a common source and that, upon information and belief, Defendants are interrelated.

31. In addition to operating under multiple fictitious names, Defendants in this case and defendants in other similar cases against online infringers use a variety of other common tactics to evade enforcement efforts. For example, infringers like Defendants will often register new online marketplace accounts under new aliases once they receive notice of a lawsuit. Infringers also typically ship products in small quantities via international mail to minimize detection by U.S. Customs and

Border Protection. A 2021 U.S. Customs and Border Protection report on seizure statistics indicated that e-commerce sales accounted for 13.3% of total retail sales with second quarter of 2021 retail e-commerce sales estimated at \$222.5 billion. U.S. Customs and Border Protection, *Intellectual Property Right Seizure Statistics*, FY 2021 (<https://www.cbp.gov/sites/default/files/assets/documents/2022-Sep/202994%20-%20FY%202021%20IPR%20Seizure%20Statistics%20BOOK.5%20-%20FINAL%20%28508%29.pdf>) at 23. A true and correct copy of CBP’s FY 2021 report is attached hereto as **Exhibit 3**. In FY 2021, there were 213 million express mail shipments and 94 million international mail shipments. *Id.* Nearly 90 percent of all intellectual property seizures occur in the international mail and express environments. *Id.* at 27. The “overwhelming volume of small packages also makes CBP’s ability to identify and interdict high risk packages difficult.” *Id.* at 23.

32. Further, infringers such as Defendants, typically operate multiple credit card merchant accounts and third-party accounts, such as PayPal, Inc. (“PayPal”) accounts, behind layers of payment gateways so that they can continue operation in spite of Plaintiff’s enforcement efforts. Upon information and belief, Defendants maintain offshore bank accounts and regularly move funds from their PayPal accounts to offshore bank accounts outside the jurisdiction of this Court. Indeed, analysis of PayPal transaction logs from previous similar cases indicates that offshore infringers regularly move funds from U.S.-based PayPal accounts to foreign-based bank accounts, such as China-based bank accounts, outside the jurisdiction of this Court.

33. Defendants, without any authorization or license, have knowingly and willfully pirated Plaintiff’s Poppies Melody Work copyright in connection with the advertisement, distribution, offering for sale, and sale of illegal products into the United States and Pennsylvania over the internet. Each Defendant Internet Store offers shipping to the United States, including

Pennsylvania, and, on information and belief, each Defendant has offered to sell Infringing Products into the United States, including Pennsylvania.

34. Each Defendant was, and is currently, offering for sale and selling the Infringing Products to the consuming public via Defendants' online storefronts using their Seller IDs. Defendants provide shipping, have actually shipped, and/or stand ready, willing, and able to ship the Infringing Products to customers located within this Judicial District.

COUNT I
COPYRIGHT INFRINGEMENT

35. Plaintiff repeats and incorporates by reference herein the allegations contained in the above paragraphs of this Complaint.

36. The Poppies Melody Work and authorized reproductions have significant value and have been produced and created at considerable expense.

37. At all relevant times, Plaintiff has been the holder of the pertinent exclusive rights infringed by Defendants, as alleged hereunder, including but not limited to the Poppies Melody Work, including derivative works. The Poppies Melody Work are the subject of a valid Copyright Registration Certificate issued by the Register of Copyrights. (**Exhibit 1**).

38. Each Defendant, without the permission or consent of Plaintiff, has sold and continues to sell online pirated derivative works of the copyrighted Poppies Melody Work. Each Defendant has violated Plaintiff's exclusive rights of reproduction and distribution. Each Defendant's actions constitute infringement of Plaintiff's exclusive rights protected under the Copyright Act (17 U.S.C. §101 et seq.).

39. The foregoing acts of infringement constitute a collective enterprise of shared, overlapping facts and have been willful, intentional, and in disregard of and with indifference to the rights of the Plaintiff.

40. As a result of each Defendant's infringement of Plaintiff's exclusive rights under copyright, Plaintiff is entitled to relief pursuant to 17 U.S.C. §504 and to Plaintiff's attorneys' fees and costs pursuant to 17 U.S.C. §505.

41. The conduct of each Defendant is causing and, unless enjoined and restrained by this Court, will continue to cause Plaintiff great and irreparable injury that cannot fully be compensated or measured in money. Plaintiff has no adequate remedy at law. Pursuant to 17 U.S.C. §§502 and 503, Plaintiff is entitled to injunctive relief prohibiting each Defendant from further infringing Plaintiff's copyright and ordering that each Defendant destroy all unauthorized copies.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for judgment against Defendants as follows:

- 1) That Defendants, their affiliates, officers, agents, employees, attorneys, and all persons acting for, with, by, through, under, or in active concert with them be temporarily, preliminarily, and permanently enjoined and restrained from:
 - a. Using the Poppies Melody Work or any reproductions, copies, or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not an authorized reproduction of the Poppies Melody Work or is not authorized by Plaintiff to be sold in connection with the Poppies Melody Work;
 - b. passing off, inducing, or enabling others to sell or pass off any product or not produced under the authorization, control, or supervision of Plaintiff and approved by Plaintiff for sale under the Poppies Melody Work;
 - c. further infringing the Poppies Melody Work and damaging Plaintiff's goodwill;

- d. shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not authorized by Plaintiff to be sold or offered for sale, and which directly use the Poppies Melody Work images, and which are derived from Plaintiff's copyrights in the Poppies Melody Work; and
- e. using, linking to, transferring, selling, exercising control over, or otherwise owning the Defendant Merchant Storefronts, or any other online marketplace account that is being used to sell products or inventory not authorized by Plaintiff which are derived from Plaintiff's copyrights in the Poppies Melody Work;

2) Entry of an Order that, upon Plaintiff's request, those in privity with Defendants and those with notice of the injunction, including any online marketplaces, social media platforms, Facebook, YouTube, LinkedIn, Twitter, internet search engines such as Google, Bing, and Yahoo, web hosts for the Defendant Merchant Storefronts, shall:

- a. disable and cease providing services for any accounts through which Defendants engage in the sale of products not authorized by Plaintiff which reproduce the Poppies Melody Work or are derived from the Poppies Melody Work, including any accounts associated with the Defendants listed on Schedule A;
- b. disable and cease displaying any advertisements used by or associated with Defendants in connection with the sale of products not authorized by Plaintiff which are derived from the Poppies Melody Work; and
- c. take all steps necessary to prevent links to the Defendant accounts identified on Schedule A from displaying in search results, including, but not limited to, removing links to the Defendant accounts from any search index;

3) For Judgment in favor of Plaintiff against Defendants that they have: a) willfully infringed Plaintiff's rights in Plaintiff's federally registered copyright pursuant to 17 U.S.C. §501; and b) otherwise injured the business reputation and business of Plaintiff by Defendants' acts and conduct set forth in this Complaint;

4) For Judgment in favor of Plaintiff against Defendants for actual damages or statutory damages pursuant to 17 U.S.C. §504, at the election of Plaintiff, in an amount to be determined at trial;

5) That Plaintiff be awarded Plaintiff's reasonable attorneys' fees and costs; and

6) Award any and all other relief that this Court deems just and proper.

DEMAND FOR JURY TRIAL

Plaintiff respectfully demands a trial by jury on all claims.

Respectfully submitted,

Dated: January 21, 2026

/s/ Stanley D. Ference III

Stanley D. Ference III

Pa. ID No. 59899

courts@ferencelaw.com

FERENCE & ASSOCIATES LLC

409 Broad Street

Pittsburgh, Pennsylvania 15143

(412) 741-8400 - Telephone

(412) 741-9292 - Facsimile

Attorneys for Plaintiff

LIST OF EXHIBITS

- Exhibit 1 Registration certificates for the Plaintiff's Works
- Exhibit 2 Department of Homeland Security, *Combating Trafficking in Counterfeit and Pirated Goods*, Jan. 24, 2020 (<https://www.dhs.gov/publication/combating-trafficking-counterfeit-and-pirated-goods>)
- Exhibit 3 U.S. Customs and Border Protection, *Intellectual Property Right Seizure Statistics*, FY 2021
(<https://www.cbp.gov/sites/default/files/assets/documents/2022-Sep/202994%20-%20FY%202021%20IPR%20Seizure%20Statistics%20BOOK.5%20-%20FINAL%20%28508%29.pdf>)

Schedule "A"

Defendant Number	Store/Seller Name	Seller ID
1	jilinhengpinyuanjinguanmaoyiyouxiangongsi	A18WJILQQ2WC8H
2	GuangShuiShiLiZhuiLangShangMaoYouXianGongSi	A2FYGRDAMPZEDI
3	yiwushidiaoqidianzishangwuyouxiangongsi	AB3JM68IP557K
4	LICENYUANXIAODIAN	AP02Y67L643PT
5	ShiChiSiWenSanaoYuXiaGongSi	AXQKA39IHXTFV
6	fuyanghaibinshangmaoyouxiangongsi	AHFVWMIHLEDK4
7	broe	A2PTOYYNH1USIY
8	XiangHeYinDaJiaJu	A31I91WMIZ2B5I
9	haerbinshiqiuliangxinxizixunyouxiangongsi	A3QA6IATHCK9S9
10	ZhiJiangShiBaCenBanShangMao	A1HYCYCFMZORHM0
11	YongDeBaoZhanJingShangMaoYouXianGongSi	A2DULGW8Y9ZZZ8
12	wei bin Art Studio	A2IMX8DZO4X6CG
13	sunxiaohongbaihuo	A1W5D6L0X1L5S8
14	putianshichengxiangquguozhihaomaoyiyouxiangongsi	AWH44X631YDSX
15	Wang sign Toys	102486770
16	poster customization YY	634418220769838
17	The Canvas Artistry	634418222310597
18	Top year art	634418221961280
19	CreativeGallery	634418219818238
20	Rain Sen poster art	634418222397198
21	CanvasNook	634418222085498
22	Youzhenone local	634418219903441
23	YCC Canvas Painting Shop	634418221035413
24	Poster art decoration	634418219993851
25	AnimalEasel	634418222511738
26	liyuan yuan	634418218256941
27	Cano Gallery	634418219199633
28	Artistic Wall Adorn	634418218723023
29	Kaifing poster art	634418222396351
30	Ruby wall art	634418220871427
31	Believe in each other	634418219531854
32	AA Yeelen	634418223400349
33	AA Arts House	634418223400486
34	SAT Painting Gallery	634418220667663
35	summer poster	634418218891456
36	Hertz Gallery	634418219191560

Defendant Number	Store/Seller Name	Seller ID
37	ElegantC	634418221768465
38	poster happy one	634418220116629
39	Super Old Six Canvas Printing Painting	634418222193024
40	Sky forest canvas painting	634418222050061
41	Fantasy of Dreams	634418221097090
42	Elegant wall art decoration	634418220901176
43	LYUAI	634418215794092
44	HHY Art Painting	634418218335598
45	Art Wall Painting World	634418221058979
46	Canvas Wonder	634418218371552
47	Aurora Art Painting	634418220895148
48	ITCKXXLL	634418221243886
49	Home Alazy	634418212097684
50	AHaoDian	634418219965216
51	CShangPu	634418220440115
52	Tayt	634418220399456
53	Bhaodian	634418212831305
54	Slash Chang poster	634418222321570
55	RCposter	634418222401704
56	Elegant retro poster	634418220064938
57	ZORO Wall Art	634418218430651
58	Please Enjoy Life	634418218842011
59	AANJI	634418222644793
60	Bean bag poster art	634418220939415
61	poster heaven	634418220475476
62	CloudWild Gallery	634418219589489
63	Cozy Canvas	634418219807693
64	ROKING	634418218925500
65	Liyongkai	634418219100867
66	Lazy to name	634418220963374
67	Hellobuyu	634418220963443
68	XZWJ TZ ART	634418219302049
69	HDE Art Painting	634418218623798
70	Canvas Wispers	634418218791467
71	UT Gallery	634418219191339
72	WindChime Gallery	634418219819875
73	The Canvas Lounge	634418222418896
74	Harley Shop	634418219954924
75	Rosanna Gallery	634418219955032

Defendant Number	Store/Seller Name	Seller ID
76	The Scarlet Flower Y	634418221202784
77	Lucky Canvas Art	634418218209270
78	Xs Canvas Painting Shop	634418221283162
79	XQYZC Canvas Painting Shop	634418221285577
80	HC Canvas Painting Shop	634418220719875
81	D Art Gallery Hall	634418219523133
82	Blanket Runner Table Shop	634418211456735
83	EsePi ART	634418219671252
84	Huiya Painting Studio	634418221035258
85	Tan Artwau	634418222109614
86	Artful Decoration Art	634418220961922
87	AWDRGYJIL	634418222106946
88	ZSCFBHMK	634418222115921
89	ITHAQXL	634418221904304
90	Tianxian ART	634418221281382
91	Adair Canvas Painting	634418220661266
92	Thirteen star canvas paintings	634418222048576
93	Mr Know	634418220788717
94	xiangsuyilang	634418222206042
95	Wall Decor Canvas Poster	634418219393529
96	XIAOSEVE Canvas Aesthetic	634418221488127
97	ColorScape	634418220799247
98	Wonder Artistry	634418220825198
99	NB Boom Poster	634418221059012
100	JF poster	634418220740183
101	POP PANDA WALL ART	634418215465517
102	RS Original Canvas Gallery	634418220715090
103	RS Vintage Realm	634418220798079
104	RS Canvas Artistry	634418220895309
105	RSONE WALL ART	634418218096344
106	Xuan Art Painting	634418221457272
107	Wanxuan Canvas Painting Shop	634418221063389
108	XiaoYu Wall Art	634418219171828
109	zw Art painting	634418221477769
110	linhaoxuan Art painting	634418221410867
111	laojing Art Painting	634418220809117
112	zhangsho Art painting	634418221411230
113	JX Canvas Painting Shop	634418220059412
114	YP Canvas Painting Shop	634418220061171

Defendant Number	Store/Seller Name	Seller ID
115	yelijuan Art painting	634418221410990
116	YBB Canvas Painting Shop	634418221060325
117	KX Canvas Painting Shop	634418220708739
118	QYT Canvas Painting Shop	634418219316138
119	ChuHan Art Painting	634418221457989
120	linyuhua	634418220719033
121	Meng Wall Art	634418221410701
122	XMing Art Painting	634418221457080
123	Awen Art Painting	634418221559321
124	YW Canvas Painting Shop	634418221193166
125	LuckAir Wall Art	634418219489760
126	Dragon King Ye Artworks	634418222888492
127	Stellar Decor Art	634418223486161
128	irwinscard	634418220697884
129	wenheart	634418218455501
130	mxuezhen	634418220675807
131	irwinsshop	634418218489165
132	TSDecorative painting	634418220034940
133	Canvas WildWonder	634418222508851
134	WMYou Art Museum	634418222651400
135	YWws Wall Art	634418222709105
136	huijuanPoster art	634418222398072
137	hope art studio	634418221313196
138	Lets go fix the dog	634418222050598
139	My painting dream canvas painting	634418222051332
140	MasterCanvas	634418222320402
141	Canvas Canvasland	634418222311436
142	Liulifang wall art	634418219823670
143	Art wall small dirt	634418218075959
144	Miss Lee wall art	634418219448871
145	Cai Lian Art	634418222292890
146	XiaoShuqi Art	634418221874052
147	Wu Yuan Feng wall art	634418221869521
148	CC Yang wall art	634418221541689
149	Victory Wall Art	634418221540817
150	Very impressive shop	634418221070719
151	Imaginarium Artworks	634418220750882
152	Vivid Verse	634418220761638
153	MuralMystique	634418220488532

Defendant Number	Store/Seller Name	Seller ID
154	PVividVerse	634418220748953
155	Canvas Aura	634418220761680
156	Pawsitive Vibes shop	634418219592485
157	A family of beautiful paintings	634418217868378
158	Canvas Oil Painting Art	634418220878701
159	Painting Street	634418214636956
160	Ethereal Frame Gallery	634418219547989
161	Become more beautiful	634418222224384
162	A smiling oil painting shop	634418221306489
163	Cyan poster	634418221381460
164	BH Painting	634418220864411
165	OYZW Oil Painting	634418220489486
166	PXT Painting	634418220865009
167	XiaoLanbb	634418221318391
168	XiaoAo Home Textiles	634418219541413
169	Home and kitchen supplshan	634418220903890
170	Art Pulse shop	634418221807449
171	SodioSODIO wall art	634418218768724
172	Seven Best TZ	634418219692232
173	Anyu Textile Co Ltd	634418218373667
174	AL Art shop	634418220334893
175	XX Art Decoration	634418219207990
176	OYZW Hanging posters	634418220457892
177	CJP Poster oil painting	634418220487554
178	I High decorative painting	634418218332498
179	High decorative painting	634418218265134
180	Bantian Tiger	634418210902530
181	Little chance	2554314671297
182	Tao Home Textiles	634418222209178
183	daily necessities	32699404507
184	MM wall painting	634418222494319
185	DD wall	634418221887854
186	AA Wall painting	634418218228653
187	LP Canvas painting	634418221849978
188	Veritas poster	634418220149959
189	Cute LJ poster	634418220146477
190	Art livingW	634418222048980
191	Luffy Wall Art	634418219115921
192	Csndiceb	634418221039132

Defendant Number	Store/Seller Name	Seller ID
193	FIZZINNN	634418220859440
194	Bieautiful poster	634418221232703
195	LJHPainting Shop	634418221416575
196	NJ Canvas Art	634418220969074
197	Canvas Wall Poster	634418221655277
198	ElonMa	634418220764700
199	Oxygen Home Textiles	634418220907676
200	Beibei Monoster Poster	634418221634108
201	Divine Distinction Domain	634418219717718
202	FrameArt	634418219811223
203	Foya Decorative painting	634418216076175
204	Artistry Nest D	634418220290881
205	nnjun	634418218886669
206	CHLHshop	634418218808527
207	Lian poster	634418221766316
208	OP poster	634418221518064
209	CJ Artwork Drawing	634418218147881
210	Wlx Wall Art	634418221634122
211	O Fast decorative painting	634418218243327
212	Artistic Impressions Posters	634418220030922
213	LANS SHOP	634418219401541
214	arrebolcl ART	634418218752860
215	LJHESU Shop	634418221602341
216	Good Life Picture	634418220320540
217	A very good poster	634418220375649
218	Theresa Poster	634418222107322
219	Sloth poster art	634418220964428
220	JY poster	634418221763856
221	How Are You Painting	634418221492247
222	B Good luck art	634418218196669
223	Shop upwards for oil painting	634418221404363
224	Wondelful Canvas Art	634418221655700
225	chic poster	634418219808765
226	Cute and sweet oil painting shop	634418221400975
227	PosterCraft	634418221468367
228	Fenglin Evening Clothing	634418220064650
229	BY Canvas Art	634418221013392
230	WallPoetry Studio	634418221906746
231	PY F Painting SHOP	634418219113032

Defendant Number	Store/Seller Name	Seller ID
232	Xiaohus home decoration	634418221315710
233	MOILY Decorative painting	634418216124433
234	Art Code	634418221981231
235	Yifu Poster	634418222452115
236	Wall Artrs	634418222108183
237	Warmth Art Home Decorate Poster	634418221063129
238	WallArtistry Hubs	634418219247707
239	Nth Gallery ART	634418222987241
240	Vintage decorative painting	634418220240093
241	Huang poster	634418219907931
242	DreamCanvas	634418218828158
243	Strokes art	634418221295975
244	HeyLinie local	634418220370415
245	Lei Wall Art	634418217270551
246	ENERGIES	634418218261760
247	LJHADDposter	634418221603551
248	QMB Decorative paintings and posters	634418222365382