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U.S. DISTRICT COURT
EASTERN DISTRICT APKANSAS

MAY **2 3** 2022

IN THE UNITED STATES DISTRICT COURT TAMMY H. DOWNS, CLERK FOR THE EASTERN DISTRICT OF ARKANSABy: DEPCLE OF DEPCLE

P. S. PRODUCTS, INC., BILLY PENNINGTON, Individually

PLAINTIFFS

v.

Civil Action No. 4:22-CV-473-JM

PANTHER TRADING COMPANY, INC.,

DEFENDANT

COMPLAINT

TO THE HONORABLE UNITED STATES DISTRICT COURT:

COMES NOW the Plaintiff, P.S. Products, Inc., and Mr. Billy Pennington, individually, hereafter ("PSP,") by and through its attorney, Chris H. Stewart of the Stewart Law Firm, files this Complaint against the defendant, Panther Trading Company, Inc., (hereinafter "PANTHER"), as follows:

JURISDICTION AND VENUE

- 1. This Court retains jurisdiction as patent infringement raises a federal question and is proper under 28 U.S.C. § 1331.
- 2. Pursuant to 28 U.S.C. § 1391, venue in this suit lies in the Eastern District of Arkansas because the actions which gave rise to the claims presented in this complaint occurred in Little Rock, Arkansas, within the Eastern District of Arkansas.
- 3. Additionally, the Eastern District of Arkansas has personal jurisdiction of the Defendant. Defendant has maintained substantial, continuous and systematic contacts with the state of Arkansas through its business dealings with customers in Arkansas via

This case assigned to District Judge 1000 and to Magistrate Judge 1000 and

www.Pantherwholesale.com. Furthermore, Defendant marketed its services, sold and provided customer services to the state of Arkansas.

4. Additionally, The Eastern District of Arkansas has personal jurisdiction of the Defendant because, among other things, Defendant are engaged in tortuous conduct within the state of Arkansas and in this District, including placing into commerce illegal copies of Plaintiffs' patented products via www.Pantherwholesale.com.

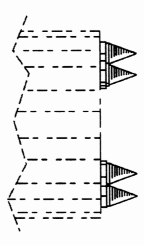
PARTIES RELEVANT TO PLAINTIFFS' COMPLAINT FOR PATENT INFRINGEMENT

- 5. This action is brought by P.S. Products, Inc., and its president, Mr. Billy Pennington, individually, manufacturers of stun guns and other personal security devices, organized within the state of Arkansas with its principal headquarters at 3120 Joshua Street, Little Rock, AR 72204.
- 6. Panther Trading Company, Inc., located at 1581 Sulphur Spring Road, No. 113, Lansdowne, MD 21227 with business activities throughout the world and the World Wide Web including at www.Pantherwholesale.com. PANTHER offers for sale many of the claimed infringing products, including those that are counterfeit versions of PSP's Long-Spiked Electrodes for Stun Device.

FACTUAL BASIS FOR THE CLAIMS ASSERTED

- 7. The Plaintiffs specialize in the manufacture and distribution of stun guns, stun devices, gun cleaning kits, and other personal protection devices.
- 8. The Plaintiffs market and sale its patented products through trade specialty shows, sales associates, retail stores, catalogs and through internet distribution throughout the United States.

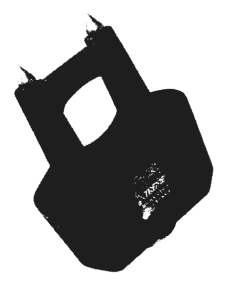
- 9. The Defendant is a seller of goods from China and sells the goods as retail and wholesale nationwide.
- 10. The Defendant provides information of illegal infringers and induces them to place in the stream of commerce products that violates the Plaintiff's patent.
 - 11. The Defendant owns and operates the website www.Pantherwholesale.com.
- 12. On June 4, 2012, United States Letters Patent No. US D680,188 S were issued to the Plaintiffs for an invention of Long-Spiked Electrode for Stun Device.
- 13. The Plaintiffs owned the patent No. US D680,188 S throughout the period of the Defendant infringing acts and still owns the patent. See Figure 1. Below.



- 14. The Plaintiffs' product is one of a kind.
- 15. The Plaintiffs' designs are its own intellectual property. No goods of this design existed prior to the Plaintiffs' designs and patents.
- 16. The Plaintiffs are the only holder of patents on products of this kind in the United States.
- 17. The Plaintiffs has complied with the statutory requirement of placing a notice of the Letters of Patent on all products.

- 18. The individual Plaintiff, Billy Pennington is the president of P.S. Products, Inc., and the inventor of the patent.
- 19. Plaintiff, Pennington, has granted a perpetual exclusive license to his company P.S. Products, Inc., to manufacture and sell the product that embodies the patent-in-suit.
- 20. On information and belief the Plaintiffs learned that as early as March 17, 2021 that the Defendant began selling an illegal product that embodied the Plaintiffs' patent.
 - 21. The Defendant currently has the illegal products on its website.
- 22. The Defendant has sold and continue to sell on their websites illegal copies of the Plaintiffs' patents on its website.
 - 23. 35 U.S.C. § 271 states in part,
- "(a) Except as otherwise provided in this <u>title [35 USCS §§ 1</u> et seq.], whoever without authority makes, uses, offers to sell, or sells any patented invention, within the United States or imports into the United States any patented invention during the term of the patent therefore, infringes the patent. (b) Whoever actively induces infringement of a patent shall be liable as an infringer."
 - 24. The Defendant's actions has violated 35 U.S.C. § 271 and 15 U.S.C. § 1125.
- 25. The Defendant, intentionally, willfully, and wantonly violated 35 U.S.C. § 271 and 15 U.S.C. § 1125.
- 26. The Defendant without authority placed in the stream of commerce and offered to sell, the Plaintiffs' patented inventions, within the United States.
- 27. The Defendant without a licensed from the Plaintiffs placed in the stream of commerce and offered to sell, the Plaintiffs' patented inventions, within the United States.
- 28. The Defendant has induced individuals and companies to infringe on the Plaintiffs' patented products.

- 29. A person with an internet connection may find the Defendant' illegal product on the website www.Pantherwholesale.com.
- 30. Defendant exposes for sale, offers to sell, and sells a stun device with long-spiked electrodes ("Accused Devices") at the links below on www.Pantherwholesale.com:
 - a. www.pantherwholesale.com/collections/stun-guns-products/85-mill-volt-tiger-usa-xtreme-tiger-claw-stun-gun
- 31. Defendant exposes for sale, offers to sell, and sells the Accused Devices in five different colors.
- 32. The buyer places the accused device in a shopping cart, purchases the accused device, and receives a receipt of the accused device and shipping tracking emails all from www.Panthersolution.com, which is owned and operated by the Defendant. See Fig. 2 Below.



33. The Accused devices available from PANTHER through www.Panthersolution.com violate PSP's patent and trade dress rights, and/or trademark rights at least to the product listed above.

- 34. PSP's '188 patent covers the Accused devices exposed for sale, offered for sale, and sold through PANTHER seller Defendant.
- 35. PANTHER's website indicated that many of the Accused devices still remained on its website.
- 36. Defendant' exposing for sale, offering for sale, and selling the infringing Accused devices on PANTHER's website violates PSP's intellectual property rights.
- 37. By warehousing and/or offering for sale Accused devices, resulting in facilitation of third-party purchases of Accused Devices that violate PSP's intellectual property rights.
- 38. PANTHER manages and controls the items that can be exposed for sale, offered for sale, and sold on its website.
- 39. PANTHER manages and controls which sellers can expose for sale, offer for sale, sell, and purchase products on its website.
- 40. But for PANTHER and the PANTHER seller Defendant exposing for sale, offering for sale, and selling the Accused devices, PSP would not have been damaged nor would its intellectual property rights have been infringed.
- 41. PANTHER's willful and deliberate actions has caused significant harm to PSP.
 - 42. Defendant infringes on PSP's patent rights.
 - 43. PANTHER has induced third parties to infringe on PSP's patent rights.
- 44. Defendant placed in the stream of commerce illegal products that are significantly cheaper than PSP's product.

45. PSP has lost customers and revenue due to the illegal and infringing products being put in to the stream of commerce by Defendant.

FIRST CLAIM FOR RELIEF PATENT INFRINGEMENT 35 U.S.C. § 271

- 46. PSP incorporates and re-alleges each of the allegations set forth above as though fully set forth herein.
- 47. Defendant infringed upon the rights of PSP's '188 patent by exposing for sale, offering to sell, selling, and importing the Accused Devices in the United States.
- 48. Defendant will continue to infringe the '188 and patents unless an injunction is granted by this Court.
- 49. Defendant acts are willful, in disregard of, and with indifference to, the rights of PSP.
- 50. As a direct and proximate cause of the infringement by Defendant, PSP is entitled to reasonable royalties and lost profits in amounts to be proven at trial, enhanced damages, and reasonable attorney's fees pursuant to 35 U.S.C. § 285. Additionally, PANTHER Seller Defendant are liable to PSP to the extent of their total profits, but not less than \$250, pursuant to 35 U.S.C. § 289.

WHEREFORE, Plaintiff prays for relief as set forth below.

SECOND CLAIM FOR RELIEF PATENT INFRINGEMENT BY INDUCEMENT 35 U.S.C. § 271(b)

- 51. PSP incorporates and re-alleges each of the allegations set forth above as though fully set forth herein.
- 52. PANTHER has infringed upon the rights of PSP's patent by inducing individuals and companies to infringe upon the rights of PSP's '188 patent.
- 53. PANTHER, with knowledge of PSP's patent rights, has continued to allow the Accused Devices to be exposed for sale, offered for sale, and sold on its website at www.Pantherwholesale.com with knowledge that the Accused Devises infringe the '188 patent.
- 54. PANTHER will continue to induce infringement of the '188 patent through its business activities unless enjoined by this Court.
- 55. PANTHER's acts are willful, in disregard of, and with indifference to, the rights of PSP.
- 56. As a direct and proximate cause of the infringement by PANTHER, PSP is entitled to reasonable royalties and lost profits in amounts to be proven at trial, enhanced damages, and reasonable attorney's fees pursuant to 35 U.S.C. § 285. Additionally, PANTHER is liable to PSP to the extent of its total profit, but not less than \$250, pursuant to 35 U.S.C. § 289.

THIRD CLAIM FOR RELIEF UNFAIR TRADE PRACTICES

57. PSP restates and re-alleges each of the allegations set forth above as though fully set forth herein.

- 68. The above described acts and omissions, including but not limited to, Defendant' continued infringement of PSP's design patent, and their infringement of PSP's trademark and/or trade dress rights, constitute unfair competition under section Arkansas's Deceptive Trade Practices Act at A.C.A. § 4-88-107
- 69. By reason of these wrongful acts and omissions by Defendant, PSP has suffered and will suffer damage. Additionally, these wrongful acts and omissions by Defendant has caused, and unless restrained and enjoined by this Court will continue to cause, serious irreparable injury and damage to PSP.

Therefore, the Plaintiffs demand:

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs prays for judgment against Defendant, as follows:

- A. Judgment against the Defendant declaring that the Defendant's actions directly infringe on the Plaintiffs' patents Nos. US D680,188 S;
- B. Plaintiffs' reasonable royalties that may be proper under 35 U.S.C. § 284 in amounts to be proven at trial;
- C. Plaintiffs' lost profits with respect to each patent infringement in amounts to be proven at trial;
 - D. The Defendant's profits from the illegal product.
- E. Enhanced damages that may be proper under 35 U.S.C. § 284 with respect to each patent infringement for the Defendant's willful infringement;

- F. A declaration that the Plaintiffs' case against the Defendant is an exceptional case pursuant to 35 U.S.C. § 285 and therefore subject to attorneys' fees;
 - G. An award of costs and attorneys' fee to the Plaintiffs; and,
 - H. Such other relief as the Court deems just and reasonable.

DEMAND FOR A JURY TRIAL

Plaintiffs demand a trial by jury as to all claims averred herein that are triable by jury.

Dated: May 16, 2022.

By: Chris H. Stewart

Ark. Bar No. 03-222 Attorney for Plaintiff

204 Executive Court, Ste. 301

Little Rock, AR 72205 Phone: 501-353-1364 Fax: 501-353-1263

Email: arklaw@comcast.net