

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

John Doe,

Plaintiff,

v.

THE INDIVIDUALS, CORPORATIONS,
LIMITED LIABILITY COMPANIES,
PARTNERSHIPS AND UNINCORPORATED
ASSOCIATIONS IDENTIFIED IN
SCHEDULE A,

Defendants.

Case No. 1:25-cv-10740-CPK-MDW

Honorable Charles P. Kocoras

Magistrate M. David Weisman

SEALED TEMPORARY RESTRAINING ORDER

Plaintiff John Doe (“PLAINTIFF”) filed a Motion for Entry of a Temporary Restraining Order and asset freeze (the “Motion”) against the fully interactive, e-commerce stores¹ operating under the domain names identified in Schedule A to the Complaint and attached hereto (collectively, “Defendants”) to the Complaint. After reviewing the Motion and the accompanying record, this Court GRANTS PLAINTIFF’s Motion as follows:

The Court finds, in the absence of adversarial presentation, that it has personal jurisdiction over Defendant because Defendant directly targets its business activities towards consumers in Illinois.

Specifically, PLAINTIFF has provided a basis to conclude that Defendants have targeted sales to Illinois residents by setting up and operating e-commerce stores that target United States consumers, offer shipping to Illinois, and has sold knockoff/counterfeit products through the

¹ The e-commerce store URLs are listed on Schedule A hereto under the Online Marketplaces.

unauthorized use and display of PLAINTIFF's federally registered trademark (the "Plaintiff's Trademark") to residents of Illinois. (Docket Nos. 1-1 and 2-1, Exhibit 1 to the Complaint, which includes the federally registered trademark associated with the Plaintiff's Trademark).

In this case, PLAINTIFF has presented screenshot evidence that Defendants' e-commerce stores on TikTok are reaching out to do business with Illinois residents by displaying, without authorization, the Plaintiff's Trademark through which Illinois residents can and do purchase knockoff/counterfeit Queen Tape Brand products. *See* Docket No. [1-3, 2-3, and 14-4]; Exhibit 1 to the Declaration of Joshua H. Sheskin in Support of the Motion for a Temporary Restraining Order, which includes screenshot evidence and internet links confirming that Defendants' Internet stores display the Plaintiff's Trademark without authorization in offering knockoff/counterfeit Plaintiff's products, which they stand ready, willing, and able to ship to Illinois.

Accordingly, the Court finds that PLAINTIFF is likely to succeed on the merits of its trademark infringement and counterfeiting, false designation of origin, and state law deceptive trade practices claims for relief.

The Court additionally finds that issuing the requested injunctive relief would be in the public interest by protecting consumers from being misled by the unauthorized display of the Plaintiff's Trademark by Defendant on its Internet stores in enticing the purchase of knockoff/counterfeit Plaintiff's products that are of inferior quality. The Court also finds that it need not balance the interests of Defendants in this case because there is credible evidence to conclude they are engaged in, among other things, willful trademark infringement of the Plaintiff's Trademark.

The Court also finds that issuing this Order without notice under Rule 65(b)(1) of the Federal Rules of Civil Procedure is appropriate because PLAINTIFF has presented specific facts in the Declaration of Joshua H. Sheskin in support of the Motion and accompanying evidence clearly

showing that immediate and irreparable injury, loss, or damage will result to the movant before the adverse party can be heard in opposition.

Specifically, in the absence of an immediate Order, Defendant could and likely would move any assets from accounts in financial institutions under this Court's jurisdiction to offshore accounts. Accordingly, this Court Orders as follows:

1. Defendants, their officers, agents, servants, employees, attorneys, and all persons acting for, with, by, through, under, or in active concert with them be temporarily enjoined and restrained from:

- a. Using or displaying the Plaintiff's Trademark, in any medium, whether it be print, digital or otherwise, in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine Plaintiff's product or is not authorized by PLAINTIFF to be sold in connection with the Plaintiff's Trademark;
- b. passing off, inducing, or enabling others to sell or pass off any product as a genuine Plaintiff's product or any other product produced by PLAINTIFF through the use or display of the Plaintiff's Trademark;
- c. committing any acts calculated to cause consumers to believe that Defendants' products are those sold under the authorization, control, or supervision of PLAINTIFF, or are sponsored by, approved by, or otherwise connected with PLAINTIFF;
- d. manufacturing, shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for PLAINTIFF, nor authorized by

PLAINTIFF to be sold or offered for sale through the use or display of the Plaintiff's Trademark; and

- e. Defendants shall not transfer or dispose of any money or other of Defendants' assets in any of Defendants' financial accounts.

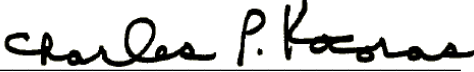
2. The domain name registries for the Defendant Domain Names, including, but not limited to, VeriSign, Inc., Neustar, Inc., Afilias Limited, CentralNic, Nominet, and the Public Interest Registry, and the domain name registrars, including, but not limited to, GoDaddy Operating Company LLC, Name.com, PDR LTD. d/b/a PublicDomainRegistry.com, Cloudflare Inc, Oracle Corp., Amazon Inc., Alibaba Group d/b/a Alibaba Cloud.com, Namesilo, LLC d/b/a privacuguardian.org, and Namecheap Inc., within seven (7) calendar days of receipt of this Order or prior to the expiration of this Order, whichever date shall occur first, shall disable the Defendant online merchant stores using Plaintiff's Trademark.

3. Upon PLAINTIFF's request, those with notice of this Order, including any third party with actual notice of this Order who is providing services for any of the Defendants, or in connection with any of Defendants' Online Marketplaces, including, without limitation, any online marketplace platforms such as Walmart Temu, eBay Inc., AliExpress, Alibaba, Amazon.com Inc., Wish.com, Dhgate and TikTok (collectively the "Third Party Providers"), shall within seven (7) calendar days after receipt of such notice, disable and cease displaying any advertisements used by or associated with Defendants in connection with the sale of counterfeit and infringing goods using the Plaintiff's Trademark.

4. Any Third-Party Providers, including PayPal, Alipay, Alibaba, Ant Financial, Wish.com, Amazon Pay and TikTok Inc., shall, within seven (7) calendar days of receipt of this Order:

- a. locate all accounts and funds connected to Defendants' seller aliases, including, but not limited to, any financial accounts connected to the information listed in Schedule A hereto, and any e-mail addresses provided for Defendants by third parties; and
 - b. restrain and enjoin any such accounts or funds from transferring or disposing of any money or other of Defendants' assets until further order by this Court.
5. PLAINTIFF must provide notice to Defendants of any motion for preliminary injunction as required by Rule 65(a)(1).
6. Within ten (10) court days of entry of this Order, PLAINTIFF shall deposit with the Court \$5,000.00, either cash, cashier's check or surety bond, as security, which amount has, in the absence of adversarial testing, been deemed adequate for the payment of such damages as any person may be entitled to recover as a result of a wrongful restraint hereunder.
7. Any Defendants that are subject to this Order may appear and move to dissolve or modify the Order as permitted by and in compliance with the Federal Rules of Civil Procedure and the Northern District of Illinois Local Rules. Any third party impacted by this Order may move for appropriate relief.

This Temporary Restraining Order without notice is entered on September 15, 2025 and shall remain in effect for fourteen (14) calendar days. Any motion to extend this Order must be filed by September 24, 2025.


Honorable Judge Charles P. Kocoras
United States District Judge

Defendant No.	Seller's Name	Link to Seller's Website
1	Bruce Anli SHOP	https://www.tiktok.com/shop/store/bruce-anli-shop/7496200017884580567?source=product_detail&enter_from=product_detail&enter_method=product_info_right_shop&first_entrance=301
2	Chenterr	https://www.tiktok.com/shop/store/chentter/7496016382078978934?source=product_detail&enter_from=product_detail&enter_method=product_info_right_shop&first_entrance=301
3	glam auro Accs	https://www.tiktok.com/shop/store/glam-aura-accs/749599892555074380?source=product_detail&enter_from=product_detail&enter_method=product_info_right_shop
4	Pavillian Shop	https://www.tiktok.com/shop/store/pavillian-shop/7495801285591600121?source=product_detail&enter_from=product_detail&enter_method=product_info_right_shop&first_entrance=301
5	Prime Smart Goods	https://www.tiktok.com/shop/store/prime-smart-goods/7496235912044120189?source=product_detail&enter_from=product_detail&enter_method=product_info_right_shop&first_entrance=301
6	Scientific Sleep	https://www.tiktok.com/shop/store/scientific-sleep/7496099085839075958?source=product_detail&enter_from=product_detail&enter_method=product_info_right_shop
7	Sleep Zebra	https://www.tiktok.com/shop/store/sleep-zebra/7495813707726556111?source=product_detail&enter_from=product_detail&enter_method=product_info_right_shop&first_entrance=301
8	Yilift	https://www.tiktok.com/shop/store/yilift/7496271596411587501?source=product_detail&enter_from=product_detail&enter_method=product_info_right_shop&first_entrance=301