

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

SHENZHEN DAISILI COMMERCIAL CO.,
LTD.,

Plaintiff,

v.

wangqiao dba Look at Joes clothes,

Defendant.

Case No. 1:26-cv-00944-SLE-BWJ

Honorable Sara L. Ellis

Magistrate Beth W. Jantz

[SEALED] TEMPORARY RESTRAINING ORDER

Plaintiff SHENZHEN DAISILI COMMERCIAL CO., LTD (“Plaintiff”) filed an *Ex Parte* Motion for Entry of a Temporary Restraining Order and Other Relief (the “Motion”) against the online Defendant wangqiao dba Look at Joes clothes, (“Defendant”). This online Defendant’s e-commerce stores have been identified at least through their domain names and through the online marketplace account identified in Exhibit 2 to Plaintiff’s Complaint at Law [Dkt. 1-2]. After reviewing the Motion and the accompanying record, this Court GRANTS Plaintiff’s Motion, and for its reasoning states as follows:

Plaintiff is the owner of all rights, titles, and interests in and to United States Copyright Registration Nos. VA0002422346, VA0002422341, VA0002422339, VA0002407257, and VA0002407256 for a Group of Published Photographs, registration issued pursuant to 37 C.F.R. Section 202.4(i) (“Plaintiff’s Copyright Registrations”). *Plaintiff’s Copyright Registrations* are attached as Exhibit 1 to Plaintiff’s Complaint. These registrations were issued for a specific group of photographic images.. *Id.*

Accordingly, the Court finds that Plaintiff stands a likelihood of success on the merits of its copyright infringement.

This Court finds, in the absence of adversarial presentation, it has personal jurisdiction over Defendant as Defendant directly targets their business activities toward consumers in the United States, including Illinois. Specifically, Plaintiff has provided evidence to conclude that Defendant has targeted sales to Illinois residents by setting up and operating fully interactive online e-commerce stores that target United States consumers using one or more seller aliases, offer shipping to the United States, including Illinois, and have sold competing products through the use of unauthorized and unlicensed reproductions of Plaintiff's federally registered Copyright Protected Images to residents of Illinois. [Dkt. 1-3]. In this case, Plaintiff has presented screenshot evidence that the online Defendant e-commerce store is operating one or more fully interactive commercial internet stores, reaching out to do business with Illinois residents, publicly displaying unlicensed and unauthorized reproductions of Plaintiff's Copyrighted Protected Images, and selling competing products, which Illinois residents are able to purchase. Here, Plaintiff's counsel has presented evidence that they themselves have been able to purchase a competing product to their offices located in Illinois. *See NBA Properties v. HANWJH*, 46 F.4th 614 (7th Cir. 2022).

The Court additionally finds that issuance of the requested injunctive relief would be in the public interest by protecting consumers from the likelihood of confusion by this online Defendant e-commerce stores and their public display of the unlicensed and unauthorized reproductions of Plaintiff's Copyrighted Images. The Court also finds that it need not balance the interests of the Defendant in this case as the Plaintiff has presented credible evidence to conclude the online Defendant's e-commerce stores is engaging in, among other things, willful copyright infringement of the Plaintiff's Copyrighted Images.

This Court also finds that issuing this Order without notice pursuant to Rule 65(b)(1) of the Federal Rules of Civil Procedure is appropriate as Plaintiff has alleged specific facts through the Declarations of Katherine M. Kuhn , Anisah Beaston, and Bingzhi Hou in support of the Motion and supporting evidence which clearly show immediate and irreparable injury, loss, and damage will result to the Plaintiff before the adverse party can be heard in opposition. Specifically, in the absence of an *ex parte* Order, Defendant could and likely would move any assets from accounts in financial institutions under this Court’s jurisdiction to unidentifiable offshore accounts. Accordingly, this Court orders that:

1. Defendant, 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: Using the Plaintiff’s Copyright Protected Images subject of Copyright Registration Nos. VA0002422346, VA0002422341, VA0002422339, VA0002407257, and VA0002407256 for a Group of Published Photographs, registration issued pursuant to 37 C.F.R. Section 202.4(i). (“Plaintiff’s Copyright Registration”) [1-1] including any reproductions, digital copies, print copies, photocopies, colorable imitations, replicas, simulations, mockups, in any format, either physical print or in digital formatting in connection or relation with the distribution, supply, sharing, reproduction, manufacturing, mass production, drop shipping, marketing, advertising, making, offering for sale, or sale of any products that is not a genuine product of Plaintiff’s or not authorized by Plaintiff to be sold in connection with the Plaintiff’s Copyright Protected Images;
2. Defendant shall not transfer, move, relocate, change accounts, assign, remove, or dispose of any money in the account associated with the domain names identified in Exhibit 2 of Plaintiff’s Complaint [1-2] (“Defendant’s Domain Names”) and through the online marketplace accounts, including but not limited to any other assets or resources in any of Defendant’s financial accounts.

3. Upon Plaintiff's request, those with notice of this Order, including the Third-Party Providers as defined in Paragraph 5, shall within seven (7) calendar days after receipt of such notice, disable and cease displaying any advertisements used by or associated with the unlicensed and unauthorized use of Plaintiff's Copyright Protected Images.

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

- a. locate all accounts and funds connected to Defendant's seller aliases, including, but not limited to, any financial accounts connected to the information listed in Exhibit 2 attached to Plaintiff's Complaint [1-2], including any e-mail addresses provided for Defendant by third parties; and
- b. restrain and enjoin any such accounts or funds from transferring, disposing, relocating, assigning, moving, or any other method of shifting any of the said money or any other asset or resource of this Defendant until further ordered by this Court, or until the expiration of this court Order, whichever occurs first.

5. Plaintiff may provide notice of the proceedings in this case to the Defendant, including notice of the preliminary injunction hearing and service of process pursuant to Fed. R. Civ. P. 4(f)(3), and any future motions, by electronically publishing a link to the Complaint, this Order, and other relevant documents on a website and by sending an e-mail with a link to said website to the e-mail addresses identified and provided for Defendant by third parties.

6. The Clerk of the Court is directed to issue a single original summons in the name of "THE INDIVIDUALS, CORPORATIONS, LIMITED LIABILITY COMPANIES, PARTNERSHIPS AND UNINCORPORATED ASSOCIATIONS IDENTIFIED IN SCHEDULE "A" that shall apply to all Defendant. The combination of providing notice via electronic publication and e-mail,

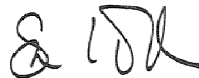
along with any notice that Defendant receive from payment processors, shall constitute notice reasonably calculated under all circumstances to apprise Defendant of the pendency of the action and afford them the opportunity to present its objections.

7. Plaintiff must provide notice to Defendant of any motion for preliminary injunction as required by Rule 65(a)(1).

8. Plaintiff shall deposit with the Court Seventeen Dollars and Zero Cents [\$17,000.00] either cash 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 within ten (10) business days of entry of this Order.

9. Any Defendant 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.

10. This Temporary Restraining Order without notice is entered at 3:15 P.M. on this 25th day of February 2026 and shall remain in effect for fourteen (14) calendar days. Any motion to extend this Order must be filed by March 6, 2026.



Honorable Sara L. Ellis
United States District Judge

Schedule A

Defendant No.	Seller's Name	Link to Seller's Website
VA0002407256、VA0002422339、VA0002422346、VA0002407257、VA0002422341		
1	wangqiao dba Look at Joes clothes	https://www temu.com/mall.html?_bg_fs=1&mall_id=634418210814410&goods_id=601099686530790&sticky_type=3&refer_page_el_sn=200446&_x_share_id=252e836f-224a-4529-997e-ea4cd9bd&_x_sessn_id=vr3djwcj6y&refer_page_name=goods&refer_page_id=10032_1764135639181_919g2ct4gc&refer_page_sn=10032