

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF MISSISSIPPI  
OXFORD DIVISION**

**SENSORY PATH INC. PLAINTIFF**

**V. NO: 3:19CV219-GHD-RP  
LEAD CASE**

**FIT AND FUN PLAYSCAPES LLC, et al. DEFENDANTS**

**CONSOLIDATED WITH**

**FIT AND FUN PLAYSCAPES LLC PLAINTIFF**

**V. NO: 3:22CV32-GHD-RP**

**SENSORY PATH INC., et al. DEFENDANTS**

**ORDER GRANTING IN PART AND DENYING IN PART PLAINTIFF'S  
AND COUNTER DEFENDANTS' MOTION FOR SUMMARY  
JUDGMENT**

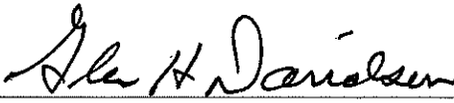
Pursuant to an opinion issued this day, it is hereby ORDERED that the Plaintiff's and Counter Defendants' Motion for Summary Judgment [232] is GRANTED IN PART AND DENIED IN PART, as follows:

- (1) Plaintiff's and Counter Defendants' motion for summary judgment on the copyright infringement claim regarding the log designs is GRANTED;
- (2) Plaintiff's and Counter Defendants' motion for summary judgment on the copyright infringement claim regarding the daisy flower designs is DENIED;
- (3) Plaintiff's and Counter Defendants' motion for summary judgment on the copyright infringement claim regarding the snake and dragon designs is DENIED; and
- (4) Defendant's and Counter Claimants' motion to strike [260] is DENIED AS MOOT.

All memoranda, depositions, declarations, and other materials considered by the Court in

ruling on this motion are hereby incorporated into and made a part of the record in this action.

SO ORDERED, this the 17<sup>th</sup> day of November, 2022.

  
\_\_\_\_\_  
SENIOR U.S. DISTRICT JUDGE