

EXHIBIT G

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

J. ARTIST MANAGEMENT MERCHANDISE,
INC., d/b/a OBJECT

v.

VARIOUS JOHN DOES, JANE DOES
and ABC COMPANIES
Vicinity of The First Union Spectrum
Philadelphia, Pennsylvania

CIVIL ACTION
NO. 00-2251

FILED

MAY 3 2000
MICHAEL E. HARRIS, Clerk
19
Clerk

EX PARTE TEMPORARY RESTRAINING ORDER,
ORDER FOR SEIZURE AND ORDER TO SHOW CAUSE

AND NOW, this 3rd day of May, 2000, DEFENDANTS VARIOUS JOHN DOES,
JANE DOES AND ABC COMPANIES, are hereby ORDERED to show cause why a
Preliminary and/or Permanent Injunction and Seizure Order should not be entered granting
Plaintiff's Motions and forever enjoining Defendants from manufacturing, distributing, selling or
holding for sale, clothing, jewelry, photographs, posters and other merchandise bearing the
names, marks, or likenesses of NINE INCH NAILS, MICHAEL TRENT REZNOR, NOTHING
RECORDS, INC. or any of said performers' CD covers or photographs or any colorable
variations thereof; and to show cause why the following Temporary Restraining Order should not
be converted to a Preliminary and then a Permanent Injunction;

AND it appearing to the Court that Defendants, in violation of the Lanham Trademark
Act 15 U.S.C. § 1114 et. seq., are about to sell and distribute clothing, jewelry, photographs,
posters and other merchandise bearing the aforementioned marks, likenesses and/or names set
forth in Plaintiff's Verified Complaint and Declarations, and will continue to carry out such acts
unless temporarily restrained by Order of this Court;

AND it appearing to the Court that immediate and irreparable injury, loss or damage will result to Plaintiff before Defendants can be identified and are given notice and their attorneys if any, can be heard in opposition to the granting of this Temporary Restraining Order, in that the Defendants are preparing to manufacture, distribute and sell infringing NINE INCH NAILS merchandise as set forth in the Plaintiff's Complaint, and that unless said Defendants are enjoined from said manufacture, distribution and sale, Plaintiff will suffer immediate and irreparable injury and harm in the form of a loss of income, lessening and dilution of the value of said marks, logos, names and likenesses, interference with the Plaintiff's ability to exploit market and license their merchandising rights, confusion in the marketplace as to duly authorized sources of merchandise, and impairment of the goodwill Plaintiffs have in said names and marks;

AND it further appearing to the Court that the harm to Plaintiff from the denial of this request for a Temporary Restraining Order and Seizure Order would outweigh the harm to the legitimate interests of Defendants against whom the order would be issued and to any third parties; and that the public interest would best be served by granting this Temporary Restraining Order and Seizure Order prior to an inter partes hearing; and it appearing to the Court that an Order other than an ex parte Temporary Restraining Order and Seizure Order is not adequate to achieve the purposes of the Lanham Trademark Act, 15 U.S.C. § 1114 and 15 U.S.C. § 1125 (a) and (c). The Court further finding that the possibility of any such harm to Defendants is greatly mitigated by the Court having set the Hearing on the Preliminary Injunction for May 8, 2000 at 11:30 a.m., within 10 days of the issuance of this Order;

IT IS HEREBY

ORDERED that pending the Hearing and determination of this application, or the

expiration of ten (10) days from the date hereof, whichever shall first occur, Defendants, their agents, servants, employees, attorneys, successors and assigns and all persons, firms and corporations acting in concert or conspiracy with, or aiding and abetting said Defendants or who have actual notice of this Order be and they hereby are preliminarily and temporarily restrained and enjoined from manufacturing, distributing and selling their infringing and imitation NINE

INCH NAILS merchandise including, but not limited to any merchandise bearing the following federally registered trademarks:

Insert #2

<u>OWNER</u>	<u>TRADEMARK</u>	<u>REGISTRATION NUMBER</u>
Nothing Records, Inc.	NOTHING	2,073,136
Nothing Records, Inc.	NOTHING (stylized)	2,071,419
Trent Reznor/J. Artist Management, Inc.	NINE INCH NAILS	1,836,650
Trent Reznor/J. Artist Management, Inc.	<i>NINA</i> (stylized)	1,895,945

and/or any merchandise bearing the name or likeness of TRENT REZNOR or any other member of the musical group NINE INCH NAILS (hereinafter referred to as "NINE INCH NAILS" merchandise), and it is further,

ORDERED that Federal law enforcement officer(s) [such as a United States Marshal or an officer or agent of the United States Customs Service, Secret Service, Federal Bureau of Investigation, or Post Office, for this District (if available to Plaintiff)] or State or local law enforcement officer(s) [either on duty or off duty] as defined by 15 U.S.C. § 1116(d)(9), and Captain Steven Hampton, Ian Scott, David Johnson as well as their agents (hereinafter referred to as "Process Servers") are hereby directed, authorized and requested, to seize and impound any

and all such infringing and imitation NINE INCH NAILS merchandise as described hereinabove which any Defendants attempt to sell or are holding for sale, including the authority to enter into, upon probable cause, any carton, container, vessel, van, truck or automobile in which the said merchandise is carried or stored in and to seize said unauthorized NINE INCH NAILS merchandise and deliver same up in the care and custody of Counsel for Plaintiff, pending the further Order of this Court; and further

Based upon the Affidavits (Declarations) annexed to Plaintiff's Motion, the aforementioned Process Servers shall consider all clothing, jewelry, photographs, posters and other merchandise bearing the NINE INCH NAILS and/or MICHAEL TRENT REZNOR names, marks, or likenesses, or any colorable variations thereof sold inside, outside or in the environs of The First Union Spectrum in Philadelphia, Pennsylvania on May 6, 2000 (except those goods sold by Plaintiff), to be infringing articles subject to the provisions of this Order,

AND IT IS FURTHER ORDERED that in accordance with Rule 65(c) of the Federal Rules of Civil Procedure this Temporary Restraining Order and Order of Seizure is hereby conditioned upon the Plaintiff filing with the Clerk of this Court no later than 4:00 PM on Friday May 5, 2000, at the Clerk's option either the bond of a surety approved by the Clerk of this Court or cash in the amount of Ten Thousand Dollars (\$10,000.00) for the purpose of providing security for the payment of such costs and damages as may be incurred or suffered by any party found to have been wrongfully enjoined or restrained hereby,

AND IT IS FURTHER ORDERED, that service of a copy of this Temporary Restraining Order, Order for Seizure, and Order to Show Cause be made upon the Defendants by the aforementioned Process Servers at the time that the seizure provided herein is effected.

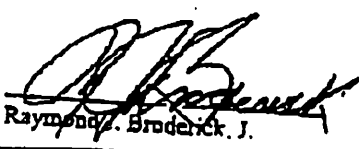
AND IT IS FURTHER ORDERED, that each and every Defendant served with a copy of this Order promptly, courteously and peaceably identify himself, herself or itself in the aforementioned Process Servers.

AND IT IS FURTHER ORDERED, that any persons, who in any way interfere or fail to comply with the execution of this Order shall be subject to contempt proceedings before this Court.

AND IT IS FURTHER ORDERED, that Defendants shall appear at a hearing on the Order to Show Cause before this Court at the United States District Court, Eastern District of Pennsylvania, 601 Market Street, Philadelphia, Pennsylvania on May 8, 2000 at 11:30 a.m. in Courtroom 10B.

Issued on May 3, 2000 at 2:20^{PM} clock p.m.

BY THE COURT


Raymond J. Braddock, J.

ENTERED: 5/4/00

CLERK OF COURT

COPIES OF COMPLAINT AND OTHER FILINGS MAY BE OBTAINED FROM COUNSEL FOR PLAINTIFFS, LEONARD, TILLERY & SCIOLIA, L.L.P., M. KELLY TILLERY, ESQUIRE, 1515 MARKET STREET, 18TH FLOOR, PHILADELPHIA, PENNSYLVANIA 19102 (TELEPHONE: 215 567-1530).

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

J. ARTIST MANAGEMENT MERCHANDISE,
INC., d/b/a OBJECT

CIVIL ACTION
NO. 00-2251

v.

RAY NELSON,
Brooklyn, New York,

KEVIN JOHNSON, JR.,
Hampton, Virginia,

ELVIN RODRIGUEZ,
Somerville, Massachusetts,

ALAN QUINN,
Queens, New York,

MARK CALAMARIA,
Brooklyn, New York,

JOHN SAMPSON,
Philadelphia, Pennsylvania,

MIKE KOLEIG,
Pittsburgh, Pennsylvania,

and

VARIOUS JOHN DOES, JANE DOES
and ABC COMPANIES,
Vicinity of The First Union Spectrum
Philadelphia, Pennsylvania

NATIONAL PRELIMINARY INJUNCTION,
ORDER OF DISPOSITION AND ORDER OF SEIZURE

This action having been commenced on May 2, 2000 by the filing of a Verified
Complaint and a Motion for Temporary Restraining Order and an Order of Seizure and
Preliminary Injunction and Multi-District Permanent Injunction and Order of Seizure; and this

Court having issued on May 3, 2000, an Ex Parte Temporary Restraining Order, Order of Seizure and Order to Show Cause enjoining and restraining Defendants from manufacturing, selling, distributing, or holding for sale clothing, jewelry, photographs, posters and other merchandise bearing the names, tradenames, trademarks, service marks, logos and/or likenesses of NINE INCH NAILS and TRENT REZNOR; and ordering the seizure and impounding of such articles sold in the vicinity of The First Union Spectrum in Philadelphia, Pennsylvania on May 6, 2000; and further that service of said Order to Show Cause having been effected on Defendants, identified hereinabove, selling or holding for sale, merchandise bearing the marks, names and/or likenesses of NINE INCH NAILS and TRENT REZNOR in the vicinity of The First Union Spectrum on said date; and said merchandise, consisting of a total of thirty-six (36) T-shirts; and a Hearing on Plaintiff's Motion for a Preliminary Injunction, Order of Seizure, and Order of Disposition having been held before this Court at 11:30 a.m. on May 8, 2000; and M. Kelly Tillery, Esquire appearing on behalf of Plaintiff and there being no appearances on behalf of any Defendants in opposition thereto; and no Defendants having answered or moved with respect to Plaintiff's Verified Complaint and/or Motion or having filed any responsive papers regarding same,

NOW, on Hearing and argument of Counsel for Plaintiff this date, it is

ORDERED, ADJUDGED AND DECREED, that Defendants and each of them, their servants, officers, employees, attorneys, successors and assigns, and all persons, firms and corporations acting under said Defendants or on their behalf or in concert or conspiracy with them or any person aiding or abetting said Defendants or any person having actual knowledge of this Order are enjoined and restrained, pending further order of this Court, from manufacturing,

distributing, selling and holding for sale their infringing and imitation NINE INCH NAILS merchandise including, but not limited to any merchandise bearing the following federally registered trademarks:

<u>OWNER</u>	<u>TRADEMARK</u>	<u>REGISTRATION NUMBER</u>
Nothing Records, Inc.	NOTHING	2,075,136
Nothing Records, Inc.	NOTHING (stylized)	2,071,419
Trent Reznor/J. Artist Management, Inc.	NINE INCH NAILS	1,836,650
Trent Reznor/J. Artist Management, Inc.	<u>NIN</u> (stylized)	1,895,945

and/or any merchandise bearing the name or likeness of TRENT REZNOR or any other member of the musical group NINE INCH NAILS (hereinafter referred to as "NINE INCH NAILS" merchandise).

AND IT IS FURTHER HEREBY ORDERED that the infringing items heretofore seized pursuant to this Court's Temporary Restraining Order and Order of Seizure are to be delivered up to Plaintiff for destruction or other disposition;

AND IT IS FURTHER ORDERED that the Federal law enforcement officer(s) [such as a United States Marshal or an officer or agent of the United States Customs Service, Secret Service, Federal Bureau of Investigation, or Post Office, for this District (if available to Plaintiff)] or State or local law enforcement officer(s) [either on duty or off duty] as defined by 15 U.S.C. § 1116(d)(9), and Captain Steven Hampton, Ian Scott, David Johnson as well as their agents (hereinafter referred to as "Process Servers") are hereby directed and authorized to seize and impound any and all infringing and imitation NINE INCH NAILS/TRENT REZNOR merchandise and including the authority, based upon probable cause, to enter into and upon any

containers, vessels, or motor vehicles for the purpose of seizing any and all such infringing and imitation merchandise which Defendants, their agents, servants, employees, successors and assigns, and all persons, firms and corporations acting in concert with said Defendants or in conspiracy with, or aiding and abetting them, may hereafter manufacture, distribute, sell or hold for sale within the vicinity of any NINE INCH NAILS concert during their 2000-2001 United States Tour performed throughout the United States, and serve a copy of this Order upon such persons at the time such seizures are effected.

Said merchandise shall be delivered up to the care or custody of Plaintiff's Counsel, M. Kelly Tillery, Esquire, and/or his agents. If the Defendants from whom such merchandise is seized do not move for relief in accordance with the terms of this Order within thirty (30) days of said seizure, said merchandise shall be delivered to Plaintiff for destruction or other disposition.

All clothing or other merchandise bearing NINE INCH NAILS and/or TRENT REZNOR names, marks or likenesses, sold or held for sale inside or in the vicinity of any NINE INCH NAILS concert during their 2000-2001 United States Tour (except for the authorized goods being sold at NINE INCH NAILS concerts by Plaintiffs or its authorized agents), shall be considered by those authorized herein to enforce this Order to be infringing articles subject to the provision of this Order.

IT IS FURTHER ORDERED, that the Cash Bond filed by Plaintiff with the Clerk of this Court in the amount of ten thousand dollars (\$10,000.00) in accordance with Rule 65(c) of the Federal Rules of Civil Procedure for the purpose of providing security for the payment of such costs and damages as may be incurred or suffered by any party found to have been wrongfully enjoined or restrained hereby shall remain in full force and effect until further Order

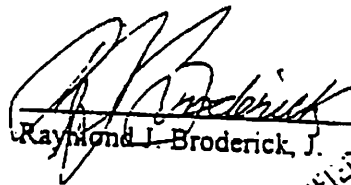
of this Court;

AND IT IS FURTHER ORDERED, that each and every Defendant served with a copy of this Order promptly, and peaceably identify himself, herself or itself to the aforementioned Process Servers,

AND IT IS FURTHER ORDERED, that any persons, who in any way interfere or fail to comply with the execution of this Order may be subject to contempt proceedings before this Court,

AND IT IS FURTHER ORDERED, that any Defendant who is hereafter served with a copy of this Preliminary Injunction who objects to the provisions hereof may submit his or her objections to this Court or otherwise move for relief from this Court according to the Federal Rules of Civil Procedure, but no such objection shall serve to suspend this Order or stay the terms hereof unless otherwise ordered by this Court.

IT IS SO ORDERED BY THE COURT.


Raymond L. Broderick, J.
JUDICIAL DISTRICT OF PHILADELPHIA
DATED: 5-8-00
ATTEST: [Signature] Clerk of Court

Dated: May 8, 2000.
11:50 a.m.

COPIES OF COMPLAINT AND OTHER FILINGS MAY BE OBTAINED FROM COUNSEL FOR PLAINTIFFS. LEONARD, TILLERY & SCIOLLA, L.L.P., M. KELLY TILLERY, ESQUIRE. 1515 MARKET STREET, 18TH FLOOR, PHILADELPHIA, PENNSYLVANIA 19102 (TELEPHONE:215-567-1530).