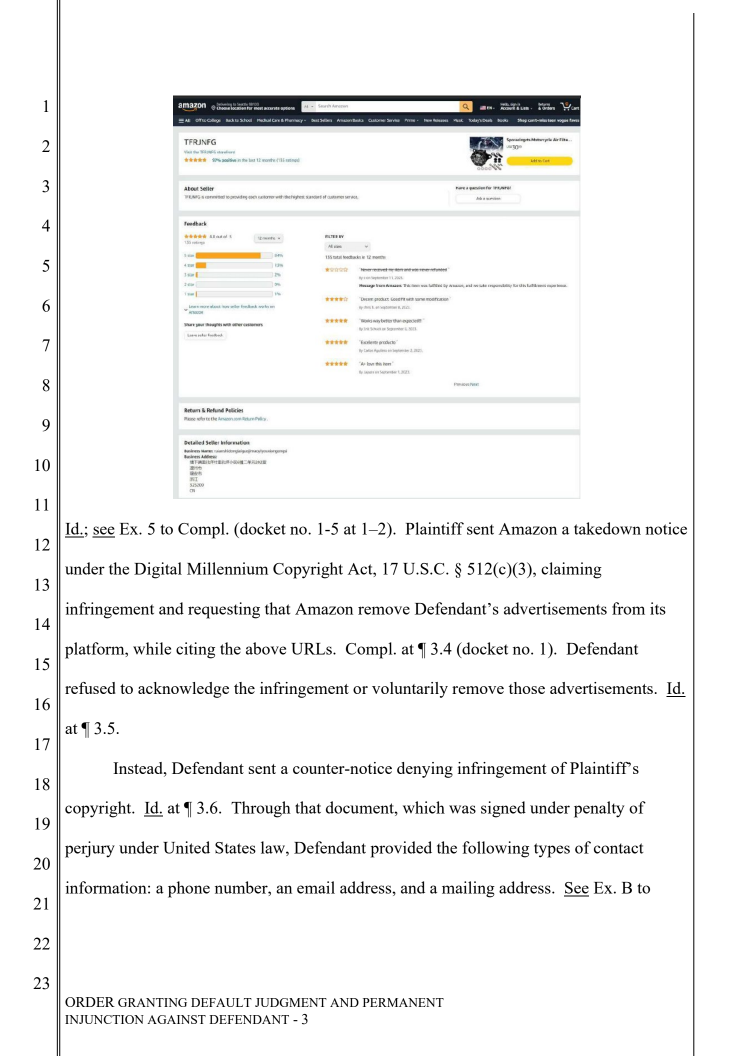
Shi v. Zhu		1	Do		
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5	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON				
6	AT SEATTLE				
7	XINLIANG SHI,				
8	Plaintiff,	C23-1401 TSZ			
9	v.	ORDER GRANTING			
10	JUN BIN ZHU, doing business as ruianshidonglaiguojimaoyiyouxiangongsi,	DEFAULT JUDGMENT AND PERMANENT INJUNCTION AGAINST DEFENDANT			
11	Defendant.				
12	THIS MATTER comes before the Court on Plaintiff Xinliang Shi's Motion for				
13	Entry of Default Judgment, docket no. 19. Having reviewed all papers filed in support of				
14					
15	the motion, the Court enters the following order.				
16	Background				
17	Plaintiff Xinliang Shi registered with the United States Copyright Office a visual				
18	image with the registration number VA 2-293-200 pursuant to 37 C.F.R. § 202.3. Compl.				
19	at \P 3.2 (docket no. 1). The image is of the following copyrighted work:				
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21					
22					
23	ORDER GRANTING DEFAULT JUDGMENT AND PERMA	NENT			
	INJUNCTION AGAINST DEFENDANT - 1	Dockets.Ju	stia		

oc. 21

a.com

1	See Ex. A to Compl. (docket no. 1-1	at 3). Plaintiff discove	ered that Jun Bi	n Zhu, doing
2	business as ruianshidonglaiguojimac	oyiyouxiangongsi ("Def	fendant") offere	ed a product for
3	sale on Amazon.com depicting an id	lentical visual image wi	thout permission	on or a license.
4	Compl. at ¶ 3.3 (docket no. 1). The	Amazon pages at issue	are reproduced	below:
5	1. https://www.amazon.com/	/Sporacingrts-Motorcyc	cle-Cleaner-Dav	vidson-
6	Sportster/dp/B0C581Y29	W/ref=sr_1_11?m=A1J	0GMKVNLN1	NSC&marketpl
7	aceID=ATVPDKIKX0DE	ER&qid=1689839547&	s=merchant-ite	ms&sr=1-
8	11&th=1			
9	Delivering to Seattle 98103 Choose location for most accurate op All. Off to College Back to School Medical Care &	ptions All * Search Amazon EN * Pharmacy * Best Sellers Amazon Basics Customer Service Prim	Hello, sign in Returns O Account & Lists + & Orders e - Shop can't-miss teen vogue faves	
10	XFMT Black 1-1/4" 32mm Motorcycle Sho Automotive + Motorcycle & Powersports + Parts + Filters + Air Filte	rt Angled Highway Engine Guard Foot Pegs For Harley Streamliner Style	★★★★☆ 2.443 \$4799 Sponsored	
11		Sporacingrts Motorcycle Air Filter CNC Black Air Cleaner Intake Filter Compatible with Harley Davidson Sportster Police XL883P with	Enjoy fast, FREE delivery, exclusive deals and award- winning movies & TV shows with Prime Try Prime and start saving today	
12		Visit the Sporacingt's Store 3.9 176 ratings 100+ viewed in past month	with Fast, FREE Delivery Delivery Pickup	
13		Lowest pelce in 30 days -18% ⁵ 30 ⁹⁹ Typical price, 64749 @ FHEE Returns	\$30 ⁹⁹ FREE Returns FREE delivery Saturday,	
14		Get \$50 off instantly: Pay \$0.00 \$30.99 upon approval for Amazon Visa. No annual fee.	September 16 Or fastest delivery Wednesday, September 13, Order within 6 hrs 7 mins	
15	Roll over image to zoom in	Size: marked unmarked \$30.99 \$25.99	Accurate options	
16		Brand Sporacingrts Product Grade Performance Part Performance Part	Buy Now Payment Secure transaction Ships from Amazon	
17		About this item 🗸	Sold by TFRINFG Returns Eligible for Return, Refund or Replacement within 30 days of receipt Add a gift receipt for easy	
18		Milwaukee-Eight M8 Engine	Add to List	
19		Sponsored	Have one to self Sell on Amazon	
20	2. https://www.amazon.com/	/sp?ie=UTF8&seller=A	1J0GMKVNL	NNSC&asin=
21	B0C581Y29W&ref_=dp_	merchant_link&isAma	zonFulfilled=1	
21				
23	ORDER GRANTING DEFAULT JUDGMEN INJUNCTION AGAINST DEFENDANT - 2	IT AND PERMANENT		



Compl. (docket no. 1-2). Defendant also consented to the jurisdiction of any judicial
 district in which Amazon may be found. <u>Id.</u>

3 Plaintiff then filed this lawsuit against Defendant, alleging copyright infringement. Compl. at ¶ 4.1 (docket no. 1). According to the mailing address Defendant provided to 4 5 Amazon, Defendant resides in China, and Plaintiff attempted to serve Zhu through a Hague Convention service request to the International Legal Cooperation Center of the 6 7 Ministry of Justice of China. That effort failed because, as the Chinese government 8 certificate of non-service stated, "The address provided does not exist and the recipient 9 cannot be reached." Ex. A to 3d Mot. for Alt. Serv. (docket no. 12-1 at 1, 4). As a result, 10a magistrate judge granted Plaintiff leave for alternative service via email, and Plaintiff 11 served Defendant via the email address provided in the counter-notice. Order at 2, 4 12 (docket no. 13); Aff. of Serv. (docket no. 14). Defendant never appeared, and default 13 was entered against Zhu in July 2024. Order (docket no. 16).

14 Discussion

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A. <u>Jurisdiction</u>

Before entering default judgment, a court must confirm that it has both subject
matter and personal jurisdiction. <u>See Tuli v. Republic of Iraq (In re Tuli)</u>, 172 F.3d 707,
712 (9th Cir. 1999) ("When entry of judgment is sought against a party who has failed to
plead or otherwise defend, a district court has an affirmative duty to look into its
jurisdiction over both the subject matter and the parties.").

Here, the Court has federal question jurisdiction because the action arises under
the Copyright Act of 1976, as amended, 17 U.S.C. §§ 501–13. See 28 U.S.C. § 1331.

The Court has personal jurisdiction because Defendant expressly consented in the
 counter-notice to Amazon. <u>See</u> Ex. B to Compl. (docket no. 1-2).

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B. <u>Copyright Infringement</u>

To establish copyright infringement, Plaintiff must prove that (i) Plaintiff owns a 4 5 valid copyright, and (ii) Defendant copied the "constituent elements of the work that are original." See Feist Publ'ns, Inc. v. Rural Tel. Serv. Co., 499 U.S. 340, 361 (1991). As a 6 7 result of Defendant's default, all allegations in the complaint, except those relating to the 8 amount of damages, are deemed admitted. See Fed. R. Civ. P. 8(b)(6). "[N]ecessary 9 facts not contained in the pleadings, and claims which are legally insufficient, are not 10established by default." Cripps v. Life Ins. Co. of N. Am., 980 F.2d 1261, 1267 (9th Cir. 11 1992).

In this case, the complaint and its attachments allege all of the facts necessary to
demonstrate copyright infringement. The record shows that Plaintiff owns a valid
copyright under the registration number VA 2-293-200. Ex. A to Compl. (docket no. 1-1
at 1–3). Defendant's product listed on Amazon uses Plaintiff's copyrighted work in its
entirety.

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C. <u>Damages</u>

A copyright infringer is liable for either (1) the copyright owner's actual damages and any additional profits of the infringer, or (2) statutory damages. 17 U.S.C. § 504(a). The copyright owner may elect to recover statutory damages in an amount of not less than \$750 or more than \$30,000. <u>Id.</u> at § 504(c)(1). When an infringement was committed willfully, statutory damages may be increased to a sum of not more than \$150,000. <u>Id.</u> § 504(c)(2). The copyright owner bears the burden of proving
 infringement was committed willfully. <u>Id.</u> The precise amount of statutory damages,
 whether for non-willful or willful infringement, is a matter within the Court's discretion.
 <u>Id.</u> at §§ 504(c)(1) & (2).

5 The Court does not find that Defendant's infringement was "willful" within the meaning of the Copyright Act. "A determination of willfulness requires an assessment of 6 7 a defendant's state of mind." Erickson Prods., Inc. v. Kast, 921 F.3d 822, 833 (9th Cir. 8 2019) (quoting Friedman v. Live Nation Merch., Inc., 833 F.3d 1180, 1186 (9th Cir. 9 2016)). "[T]o prove willfulness under the Copyright Act, the plaintiff must show (1) that 10 the defendant was actually aware of the infringing activity, or (2) that the defendant's 11 actions were the result of reckless disregard for, or willful blindness to, the copyright holder's rights." Id. (quoting Unicolors, Inc. v. Urban Outfitters, Inc., 853 F.3d 980, 991 12 13 (9th Cir. 2017)). The "[c]ontinued use of a work even after one has been notified of his 14 or her alleged infringement does not constitute willfulness so long as one believes 15 reasonably, and in good faith, that he or she is not infringing." Evergreen Safety Council 16 v. RSA Network Inc., 697 F.3d 1221, 1228 (9th Cir. 2012).

Plaintiff claims that Defendant's violations were willful because Defendant
provided Amazon with incorrect or invalid contact information, citing the remedies
provision of the Copyright Act, which provides as follows:

In a case of infringement, it shall be a rebuttable presumption that the infringement was committed willfully for purposes of determining relief if the violator . . . knowingly provided . . . materially false contact information to a domain name registrar, domain name registry, or other domain name

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1 registration authority in registering, maintaining, or renewing a domain name used in connection with the infringement. 2 17 U.S.C. § 504(c)(3)(A). "Domain name" means "any alphanumeric designation which 3 is registered with or assigned by any domain name registrar, domain name registry, or 4 other domain name registration authority as part of an electronic address on the Internet." 5 15 U.S.C. § 1127; see 17 U.S.C. § 504(c)(3)(C). Although Defendant provided a 6 nonexistent mailing address to Amazon, Amazon is not a "domain name registrar, 7 domain name registry, or other domain name registration authority." Accordingly, the 8 rebuttable presumption of § 504(c)(3)(A) does not apply in this case. Plaintiff does not 9 otherwise demonstrate that Defendant's violations were willful under either of the 10 standards set forth in Erickson Products. 11 Plaintiff seeks the maximum in statutory damages, but the Court does not consider 12 such relief "just." See 17 U.S.C. § 504(c)(1). Plaintiff states that 165 total product 13 reviews appeared in the two advertisements featuring Plaintiff's copyrighted image and 14 that this figure "represent perhaps a fraction of the presumed total number of purchasers." 15 Motion at 7 (docket no. 19). Priced at \$30.99 each, see Ex. 5 to Compl. (docket no. 1-5 16 at 2), the 165 purchased products would have grossed Defendant \$5,113.35. Plaintiff 17 does not attempt to quantify what fraction of total sales is reflected in the total number of 18 product reviews. The Court concludes that a "just" award of statutory damages is 19 \$15,000.00, which is roughly triple the amount of gross sales linked to product reviews, 20 and which reflects a reasonable estimate that only one out of every three purchasers 21 posted a review. Having considered the factors set forth in Eitel v. McCool, 782 F.2d 22

ORDER GRANTING DEFAULT JUDGMENT AND PERMANENT INJUNCTION AGAINST DEFENDANT - 7

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1 1470, 1471–72 (9th Cir. 1986), the Court exercises its discretion to enter default
 2 judgment in Plaintiff's favor in this amount.

D. <u>Injunctive Relief</u>

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4 Plaintiff also seeks an injunction against Defendant, requesting that the Court 5 order Defendant to remove the product listing from Amazon and prohibit the product from being published again on Amazon or any other commercial site. A court may grant 6 7 a final injunction "on such terms as it may deem reasonable to prevent or restrain 8 infringement of a copyright." 17 U.S.C. § 502(a). A plaintiff seeking permanent 9 injunctive relief must demonstrate: "(1) that it has suffered an irreparable injury; (2) that 10remedies available at law, such as monetary damages, are inadequate to compensate for 11 that injury; (3) that, considering the balance of hardships between the plaintiff and 12 defendant, a remedy in equity is warranted; and (4) that the public interest would not be 13 disserved by a permanent injunction." <u>eBay Inc. v. MercExchange, L.L.C.</u>, 547 U.S. 388, 14 391 (2006); Flexible Lifeline Sys., Inc. v. Precision Lift, Inc., 654 F.3d 989, 995-96 (9th 15 Cir. 2011) (holding that the eBay factors apply to copyright infringement cases). 16 "Irreparable injury often derives from the nature of copyright violations, which deprive 17 the copyright holder of intangible exclusive rights." Christopher Phelps & Assocs., LLC 18 v. Galloway, 492 F.3d 532, 544 (4th Cir. 2007).

The Court finds that all four <u>eBay</u> factors favor entry of a permanent injunction.
First, Defendant's copyright infringement has caused irreparable harm by falsely
associating Plaintiff with Defendant's product and business. This conduct has deprived
Plaintiff of the intangible exclusive right to control the reproduction, sale, and public

1	distribution of copies of the work. See 17 U.S.C. §§ 106(1) & (3). Second, Plaintiff has
2	shown that monetary damages alone will not prevent Defendant from engaging in further
3	abusive and infringing conduct. Given Defendant's decision not to appear, the Court
4	cannot be assured that Defendant will no longer engage in the conduct at issue in this
5	case. See Bungie, Inc. v. Bansal, No. 21-CV-1111, 2023 WL 3309496, at *8 (W.D.
6	Wash. May 8, 2023). Third, the equities favor Plaintiff, who seeks to enjoin Defendant
7	from engaging in illegal conduct that benefits only Defendant. Fourth, an injunction
8	prohibiting Defendant from engaging in further conduct that infringes on Plaintiff's
9	copyright will serve the public interest. The Court GRANTS Plaintiff's request for an
10	injunction against Defendant as follows:
11	1. Defendant shall within fourteen (14) days of the date of this Order remove
12	from Amazon's website the infringing product and commercial advertising
13	found at the following links (URLs):
14	a. https://www.amazon.com/Sporacingrts-Motorcycle-Cleaner-Davidson-
15	Sportster/dp/B0C581Y29W/ref=sr_1_11?m=A1J0GMKVNLNNSC&m
16	arketplaceID=ATVPDKIKX0DER&qid=1689839547&s=merchant-
17	items&sr=1-11&th=1
18	b. https://www.amazon.com/sp?ie=UTF8&seller=A1J0GMKVNLNNSC&
19	asin=B0C581Y29W&ref_=dp_merchant_link&isAmazonFulfilled=1
20	2. Defendant shall not publish these products on Amazon again or on any other
21	commercial website.
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23	ORDER GRANTING DEFAULT JUDGMENT AND PERMANENT INJUNCTION AGAINST DEFENDANT - 9

1	<u>Conclusion</u>
2	For the foregoing reasons, the Court ORDERS:
3	(1) Plaintiff's motion for default judgment, docket no. 19, is GRANTED, and
4	Plaintiff is AWARDED statutory damages in the amount of \$15,000.00.
5	(2) The Clerk is DIRECTED to enter default judgment consistent with this
6	Order, to provide certified copies of this Order and the Judgment to Plaintiff and/or
7	Plaintiff's counsel so that Plaintiff may notify Amazon that the Court has entered the
8	forgoing injunction against Defendant, and to CLOSE this case.
9	IT IS SO ORDERED.
10	Dated this 22nd day of November, 2024.
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12	Thomas Sally
13	Thomas S. Zilly United States District Judge
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23	ORDER GRANTING DEFAULT JUDGMENT AND PERMANENT INJUNCTION AGAINST DEFENDANT - 10