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**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA – WESTERN DIVISION**

GREG YOUNG PUBLISHING, INC., a
corporation,

Plaintiff,

v.

ZAZZLE INC., a corporation, and
DOES 1 TO 10,

Defendants.

Case No.: 2:16-cv-04587 SVW (KSx)

JURY VERDICT FORM

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VERDICT FORM

1. With respect to the copyright "Aloha Hawaii, AL5," Registration Number VA1-159-677, Supplemental Registration Number VA1-433-550, Trial Exhibits 35-1, 54-1:

a. Did plaintiff GREG YOUNG PUBLISHING, INC ("GYPI") prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 1.b) No (Go to 2)

b. State the amount of statutory damages for all infringements with respect to this work. 30,000.

(Go to 2)

2. With respect to the copyright "Los Angeles By Clipper, CS27," Registration Number VA1-002-261, Supplemental Registration Number VA1-237-000, Trial Exhibits 25, 35-2:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 2.b) No (Go to 3)

b. State the amount of statutory damages for all infringements with respect to this work. 10,000.

(Go to 3)

3. With respect to the copyright "Hawaii, CS30," Registration Number VA1-002-259, Supplemental Registration Number VA1-237-001, Trial Exhibits 35-3, 54-3:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 3.b) No (Go to 4)

b. State the amount of statutory damages for all infringements with respect to this work. 200.

(Go to 4)

4. With respect to the copyright "Havana, CS32," Registration Number VA1-002-260, Supplemental Registration Number VA1-236-997, Trial Exhibits 35-4, 54-4:

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a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 4.b) No (Go to 5)

b. State the amount of statutory damages for all infringements with respect to this work. 6,300.

(Go to 5)

5. With respect to the "Los Angeles – San Diego, CS35," Registration Number VA1-048-131, Supplemental Registration Number VA1-433-520, Trial Exhibits 35-5, 54-5:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 5.b) No (Go to 6)

b. State the amount of statutory damages for all infringements with respect to this work. 1,600.

(Go to 6)

6. With respect to the copyright "Catalina by Air, CS36," Registration Number VA1-052-091, Supplemental Registration Number VA1-433-518, Trial Exhibits 35-6, 54-6:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 6.b) No (Go to 7)

b. State the amount of statutory damages for all infringements with respect to this work. 200.

(Go to 7)

7. With respect to the "Visit Cuba, CS37," Registration Number VA1-048-130, Supplemental Registration Number VA1-433-528, Trial Exhibits 35-7, 54-7:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 7.b) No (Go to 8)

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b. State the amount of statutory damages for all infringements with respect to this work. 36,000.
(Go to 8)

8. With respect to the copyright "Inter-Island Airways, CS41," Registration Number VA1-072-870, Supplemental Registration Number VA1-236-996, Trial Exhibits 35-8, 54-8:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?
 Yes (Go to subpart 8.b) No (Go to 9)

b. State the amount of statutory damages for all infringements with respect to this work. 7,700.
(Go to 9)

9. With respect to the copyright "Chicago, CS43," Registration Number VA1-072-869, Supplemental Registration Number VA1-433-534, Trial Exhibits 35-9, 54-9:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?
 Yes (Go to subpart 9.b) No (Go to 10)

b. State the amount of statutory damages for all infringements with respect to this work. 27,000.
(Go to 10)

10. With respect to the copyright "The Lindbergh Line, CS46," Registration Number VA1-094-498, Supplemental Registration Number VA1-237-002, Trial Exhibits 35-11, 54-11:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?
 Yes (Go to subpart 10.b) No (Go to 11)

b. State the amount of statutory damages for all infringements with respect to this work. 49,500.
(Go to 11)

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11. With respect to the copyright "Super Skyliners, CS47," Registration Number VA1-094-512, Supplemental Registration Number VA1-236-999, Trial Exhibits 35-12, 54-12:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 11.b) No (Go to 12)

b. State the amount of statutory damages for all infringements with respect to this work. 2,800.

(Go to 12)

12. With respect to the copyright "Braniff Airways - Manhattan, CS52," Registration Number VA1-128-532, Supplemental Registration Number VA1-433-545, Trial Exhibits 35-13, 54-13:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 12.b) No (Go to 13)

b. State the amount of statutory damages for all infringements with respect to this work. 1,100.

(Go to 13)

13. With respect to the copyright "Standard Airlines - El Paso, CS53," Registration Number VA1-128-529, Supplemental Registration Number VA1-433-546, Trial Exhibits 35-14, 54-14:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 13.b) No (Go to 14)

b. State the amount of statutory damages for all infringements with respect to this work. 2,200.

(Go to 14)

14. With respect to the copyright "Cuba, CS55," Registration Number VA1-130-347, Supplemental Registration Number VA1-433-517, Trial Exhibits 35-15, 54-15:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

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Yes (Go to subpart 14.b) No (Go to 15)

b. State the amount of statutory damages for all infringements with respect to this work. 4,200.
(Go to 15)

15. With respect to the copyright "Waikiki, Los Angeles Steamship Co., CS56," Registration Number VA1-136-536, Supplemental Registration Number VA1-433-554, Trial Exhibits 35-16, 54-16:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?
 Yes (Go to subpart 15.b) No (Go to 16)

b. State the amount of statutory damages for all infringements with respect to this work. 11,300.
(Go to 16)

16. With respect to the copyright "Hawaii, Land of Surf & Sunshine, CS60," Registration Number VA1-181-637, Supplemental Registration Number VA1-433-525, Trial Exhibits 35-17, 54-17:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?
 Yes (Go to subpart 16.b) No (Go to 17)

b. State the amount of statutory damages for all infringements with respect to this work. 5,400.
(Go to 17)

17. With respect to the "Tahiti, CS62," Registration Number VA1-190-230, Supplemental Registration Number VA1-433-551, Trial Exhibits 35-18, 54-18:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?
 Yes (Go to subpart 17.b) No (Go to 18)

b. State the amount of statutory damages for all infringements with respect to this work. 3,500.
(Go to 18)

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18. With respect to the copyright "Miami Beach Eastern Airlines, CS63," Registration Number VA1-185-674, Supplemental Registration Number VA1-433-552, Trial Exhibits 35-19, 54-19:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 18.b) No (Go to 19)

b. State the amount of statutory damages for all infringements with respect to this work. 7,500.

(Go to 19)

19. With respect to the copyright "Varadero Cuba, CS64," Registration Number VA1-219-145, Supplemental Registration Number VA1-433-544, Trial Exhibits 35-20, 54-20:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 19.b) No (Go to 20)

b. State the amount of statutory damages for all infringements with respect to this work. 1,500.

(Go to 20)

20. With respect to the "Hope Ranch, CS67," Registration Number VA1-259-660, Supplemental Registration Number VA1-433-560, Trial Exhibits 35-21, 54-21:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 20.b) No (Go to 21)

b. State the amount of statutory damages for all infringements with respect to this work. 10,000.

(Go to 21)

21. With respect to the copyright "Huntington Beach, CS69," Registration Number VA1-215-855, Supplemental Registration Number VA1-433-557, Trial Exhibits 35-22, 54-22:

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a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 21.b) No (Go to 22)

b. State the amount of statutory damages for all infringements with respect to this work. 1,800.

(Go to 22)

22. With respect to the copyright "Cuba & American Jockey Club, CS70," Registration Number VA1-238-650, Supplemental Registration Number VA1-433-553, Trial Exhibits 35-23, 54-23:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 22.b) No (Go to 23)

b. State the amount of statutory damages for all infringements with respect to this work. 4,900.

(Go to 23)

23. With respect to the copyright "Cuba, Land of Romance, CS75," Registration Number VA1-280-059, Trial Exhibits 35-24, 54-24:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 23.b) No (Go to 24)

b. State the amount of statutory damages for all infringements with respect to this work. 3,200.

(Go to 24)

24. With respect to the copyright "San Francisco, CS78," Registration Number VAu-674-528, Trial Exhibits 35-26, 54-26:

a. Did GYPI establish by a preponderance of the evidence that GYPI owns the copyright it claims was infringed by ZAZZLE, INC?

Yes (Go to subpart 24.b) No (Go to 25)

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b. State the amount of statutory damages for all infringements with respect to this work. 65,000.

(Go to 25)

25. With respect to the copyright "Escape to Cuba, CS79," Registration Number VAU-685-249, Trial Exhibits 35-27, 54-27:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 25.b) No (Go to 26)

b. State the amount of statutory damages for all infringements with respect to this work. 3,700.

(Go to 26)

26. With respect to the copyright "Key West, Florida, CS80," Registration Number VAU-685-250, Trial Exhibits 35-28, 54-28:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 26.b) No (Go to 27)

b. State the amount of statutory damages for all infringements with respect to this work. 18,200.

(Go to 27)

27. With respect to the "Napa Valley, CS81," Registration Number VAU-685-248, Trial Exhibits 35-29, 54-29:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 27.b) No (Go to 28)

b. State the amount of statutory damages for all infringements with respect to this work. 66,800.

(Go to 28)

1 28. With respect to the copyright "Fly to Hawaii, CS84," Registration Number VA1-
2 353-081, Trial Exhibits 35-30, 54-30:

3 a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that
4 copyright?

5 Yes (Go to subpart 28.b) No (Go to 29)

6 b. State the amount of statutory damages for all infringements with respect to
7 this work. 10,200.

8 (Go to 29)

9 29. With respect to the copyright "Greetings From Samoa, CS87," Registration Number
10 VA1-363-565, Trial Exhibits 35-31, 54-31:

11 a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that
12 copyright?

13 Yes (Go to subpart 29.b) No (Go to 30)

14 b. State the amount of statutory damages for all infringements with respect to
15 this work. 8,500.

16 (Go to 30)

17 30. With respect to the copyright "Duke Kahanamoku, Surfing Legend, CS89,"
18 Registration Number VA1-363-564, Trial Exhibits 35-32, 54-32:

19 a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that
20 copyright?

21 Yes (Go to subpart 30.b) No (Go to 31)

22 b. State the amount of statutory damages for all infringements with respect to
23 this work. 13,000.

(Go to 31)

24 31. With respect to the copyright "Havana, CS99," Registration Number VAu-745-801,
25 Trial Exhibits 35-33, 54-33:

26 a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that
27 copyright?

28 Yes (Go to subpart 31.b) No (Go to 32)

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b. State the amount of statutory damages for all infringements with respect to this work. 42,400.

(Go to 32)

32. With respect to the "Blue Hawaii, CS115," Registration Number VAu-001028704, Trial Exhibits 35-34, 54-34:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 32.b) No (Go to 33)

b. State the amount of statutory damages for all infringements with respect to this work. 1,900.

(Go to 33)

33. With respect to the copyright "Pineapple, SP1," Registration Number VA1-211-672, Supplemental Registration Number VA1-433-537, Trial Exhibits 35-35, 54-35:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 33.b) No (Go to 34)

b. State the amount of statutory damages for all infringements with respect to this work. 200.

(Go to 34)

34. With respect to the copyright "Tahiti, Isle of Paradise, CS86," Registration Number VA1-353-079, Trial Exhibits 51, 52:

a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 34.b) No (Go to 35)

b. State the amount of statutory damages for all infringements with respect to this work. 2,800.

(Go to 35)

35. With respect to the "Palm Beach, Florida, CS85," Registration Number VA1-353-080, Trial Exhibits 296, 297:

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a. Did plaintiff GYPI prove that defendant ZAZZLE INC. infringed that copyright?

Yes (Go to subpart 35.b) No (Sign the form)

b. State the amount of statutory damages for all infringements with respect to this work. 200.

(Sign the form)

Stop here, answer no further questions and have the presiding juror sign and date this verdict form.

Signed: **REDACTED**

Presiding Juror: **as to**

Dated: **Foreperson's Name**

8/9/17

After this verdict form has been signed, please deliver the verdict form to the clerk.