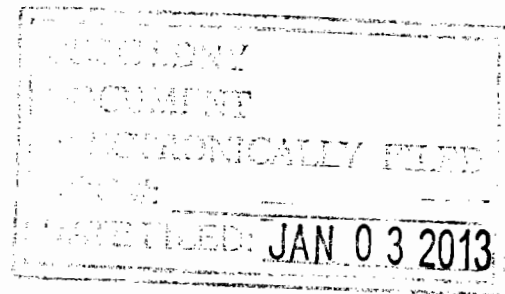


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK



----- x

JOHN WILEY & SONS, INC., :
 :
 Plaintiff, :

-against- : 12 Civ. 0540(LTS)

CARINA BOWERS, DAWN OFFER, :
 FRED BURGOS, HARRY MELZER, :
 LORENZO THOUSAND, MARK :
 KASHDIN, MARK TURNER, MONISHA :
 HERNANDEZ, TAMMY ROBERTS, AND :
 JOHN DOE NOS. 1-7, :
 :
 Defendants. :

----- x

DEFAULT JUDGMENT AND PERMANENT INJUNCTION

This action having been commenced on January 23, 2012 by the filing of a summons and complaint and amended on June 8, 2012, by the filing of a supplemental summons and an amended complaint and copies of the supplemental summons and amended complaint having been served in accordance with Rule 4 of the Federal Rules of Civil Procedure on defendant Tammy Roberts ("Roberts") on August 6, 2012 and proof of such service having been duly filed with the Court, and it further appearing that defendant Roberts has not responded to the complaint, and the time for doing so having expired;

Now upon the motion of Dunnegan & Scileppi LLC, attorneys for plaintiff John Wiley & Sons, Inc., it is hereby ORDERED, ADJUDGED AND DECREED

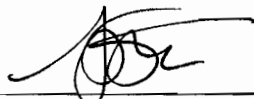
(a) That Roberts, her servants, employees and attorneys, and those persons in active concert with her who receive actual knowledge of this order by personal service or otherwise be, and hereby are, enjoined from infringing the copyright of John Wiley & Sons, Inc. ("Wiley"), in the work in the work Photoshop CS5 All-in-One For Dummies®, which has received United States Certificate of Registration No. TX 7-223-612 ("Wiley's Copyright") in violation of 17 U.S.C. § 501, and from counterfeiting the trademarks of Wiley "--FOR DUMMIES" and "'DUMMIES' Man" which have received the United States Certificate of Trademark Registration Nos. listed in Schedule B to the amended complaint, and include Nos. 1877907 and 2111950 (the "Wiley Trademarks"), in violation 15 U.S.C. § 1117; and

(b) That judgment shall be entered in favor of Wiley, and against Roberts for damages in the amount of \$7,000, *for*

for representing \$5,000 in statutory damages pursuant to 17 U.S.C. 504(c) for Roberts's infringement of Wiley's Copyright, *for* \$2,000, in statutory damages pursuant to 15 U.S.C. § 1117(c) for Roberts's counterfeiting of Wiley's Trademarks.

Dated: New York, New York

January 3, 2013



U.S.D.J.