Docket number: 23-CCB-0387

March 8, 2024

| Jaquan Cooper | V | Leonard Elmera |
|---------------|---|----------------|
| CLAIMANT | | RESPONDENT |

ORDER DISMISSING CLAIM WITHOUT PREJUDICE

This claim must be dismissed because the Copyright Office refused to register the allegedly infringed work.

The Copyright Claims Board (Board) can only hear a copyright infringement claim if the Copyright Office either issued a registration certificate for the allegedly infringed work, or has not refused the claimant's application to register the work. 17 U.S.C. § 1505(a)(2). The claimant filed this copyright infringement claim on November 15, 2023, citing the Service Request number of a pending Copyright Office application to register the work as part of a group of unpublished graphic or pictorial works. On November 21, 2023, pursuant to 37 C.F.R. § 221.1(b), the Board placed the claim in abeyance pending the outcome of the application. On March 6, 2024, a Copyright Office supervisory examiner issued a letter refusing registration for the work after determining "that this particular work will not support a claim to copyright."

The Board must dismiss the proceeding without prejudice when it learns that the application to register an allegedly infringed work has been refused. 17 U.S.C. § 1505(b)(3) & 37 C.F.R. § 221.1(b). Therefore, the Copyright Claims Board dismisses this proceeding without prejudice and closes this case. Dismissal without prejudice means that the claimant may raise the allegations again by filing a new claim supported by a new, pending application for registration or by a valid copyright registration.

Copyright Claims Board