



# COPYRIGHT CLAIMS BOARD

Docket number: 24-CCB-0115  
June 3, 2024

Tawanda L Jones

CLAIMANT

v.

Ashley Amorginos, Jerrica Carr-Lee, Sean Amorginos,  
James Hunter, Love Logan Productions, and 1st Dibz  
Entertainment LLC

RESPONDENTS

## ORDER DISMISSING CLAIM

The Copyright Claims Board issued orders that notified the claimant on April 23, 2024 and May 13, 2024 that the claim and amended claim, respectively, did not comply with the applicable statutory and regulatory requirements for filings before the Board. On June 1, 2024, the claimant filed a second amended claim, which was the final opportunity to file a compliant claim. 17 U.S.C. § 1506(f)(1)(B); 37 C.F.R. § 224.1(d).

A Copyright Claims Attorney reviewed the second amended claim and determined that the infringement claim is still noncompliant because it does not provide a basis to find that the respondents had access to the claimant's work or that the allegedly infringing work is substantially similar to expressive, protectible elements of the claimant's work. The Copyright Claims Attorney referred the claim to a Copyright Claims Officer to confirm that it does not comply with the applicable requirements and that this proceeding should, therefore, be dismissed without prejudice. 17 U.S.C. § 1506(f)(1)(B). The Copyright Claims Officer reviewed the second amended claim and concurs with the finding of noncompliance. For the reasons set forth in the May 13, 2024 noncompliance order, the second amended claim does not present facts sufficient to find infringement.

Accordingly, the Board dismisses the claim without prejudice and closes this case. Dismissal without prejudice means that the allegations may be raised again by filing a new claim, if there is no agreement with the respondents to the contrary.

Copyright Claims Board