UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

JAMES HAYDEN,) CASE NO. 1:17CV2635
Plaintiff,) JUDGE CHRISTOPHER A. BOYKO
vs. 2K GAMES, INC. and TAKE-TWO INTERACTIVE SOFTWARE, INC., Defendants.) SPECIAL INTERROGATORIES) AND VERDICT FORMS))
YOUR ANSWERS MU	UST BE UNANIMOUS.
1. Do you find that Defendants have proved	d by a preponderance of the evidence their Implied
License defense? (Check one).	
Yes (for Defendants	s)
No (for Plaintiff)	
If you answered "Yes" to Question 1, skip th	he remaining questions and proceed to the Verdict
Form for Defendants.	
If you answered "No" to Question 1, proceed	d to Question 2.
2. Do you find that Defendants have proved	l by a preponderance of the evidence their Waiver
defense?	
Yes(for Defendan	ts)
No(for Plaintiff)	
If you answered "Yes" to Question 2, skip th	ne remaining questions and proceed to the Verdict
Form for Defendants.	

If you answered "No" to Question 2, proceed to Question 3.		
3. Do you find that Defendants have proved by a preponderance of the evidence their <i>De</i>		
Minimis Use defense?		
Yes (for Defendants)		
No (for Plaintiff)		
If you answered "Yes" to Question 3, skip the remaining questions and proceed to the Verdict		
Form for Defendants.		
If you answered "No" to Question 3, proceed to Question 4.		
4. Do you find that Defendants' copying of Plaintiff's Asserted Tattoos was fair use?		
Yes (for Defendants)		
No (for Plaintiff)		
If you answered "Yes" to Question 4, skip the remaining questions and proceed to the Verdict		
Form for Defendants.		
If you answered "No" to Question 4, proceed to Question 5.		
5. Do you find that Plaintiff proved by a preponderance of the evidence that Defendants		
infringed Plaintiff's Copyrights?		
Yes(for Plaintiff)		
No (for Defendants)		
If you answered "Yes" to Ouestion 5, proceed to the Verdict Form for Plaintiff.		

If you answered "No" to Question 5, proceed to the Verdict Form for Defendants.

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

JAMES HAYDEN,) CASE NO. 1:17CV2635
Plaintiff,	JUDGE CHRISTOPHER A. BOYKO
vs.) <u>VERDICT FOR DEFENDANTS</u>
2K GAMES, INC. and TAKE-TWO)
INTERACTIVE SOFTWARE, INC.,)
Defendants.)

On Plaintiff James Hayden's Claim for Copyright Infringement, we the jury duly empaneled and sworn, unanimously find in favor of Defendants, 2K Games, Inc. and Take-Two Interactive Software, Inc.

DATE: 4/19/2024

1. 7. 2. 8. 3. 9. 4. 10

5. 11

6. 12

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

JAMES HAYDEN,) CASE NO. 1:17CV2635
Plaintiff, vs.)) JUDGE CHRISTOPHER A. BOYKO)
) <u>VERDICT FOR PLAINTIFF</u>
2K GAMES, INC. and TAKE-TWO INTERACTIVE SOFTWARE, INC., Defendants.)))
	n for Copyright Infringement, we the jury duly
empaneled and sworn, unanimously find i	n favor of Plaintiff and against Defendants 2K
Games, Inc. and Take-Two Interactive Soci	ftware, Inc. in the amount of \$
	DATE:
1	7
2	8
3	9
4	10
5	11
5	12