

Sound and Color, LLC v. Samuel Smith et al, Docket No. 2:22-cv-01508 (C.D. Cal. Mar 04, 2022), Court Docket

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### **Multiple Documents**

Part	Description	
1	Main Document	
2	Civil Cover Sheet	
3	Report Regarding Filing an Action on a Copyright	
4	Notice of Interested Parties	
5	Notice of Lodging	



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### **PLAINTIFF'S COMPLAINT**

#### **Introduction**

This music copyright infringement suit arises from copying by
 defendants Sam Smith ("Smith") and Normani Kordei Hamilton ("Normani") of
 Plaintiff's 2015 song "Dancing With a Stranger" (the Plaintiffs' composition/song
 recording shall hereinafter be referred to as the "Song") to create their hit 2019 song
 "Dancing With a Stranger" (the Defendants' composition/sound recording shall
 hereinafter be referred to as the "Infringing Song") (collectively the "Songs").

9 2. The hook/chorus in both songs—the most significant part and artistic
10 aspect of these works—contains the lyrics "dancing with a stranger" being sung over
11 a nearly identical melody and musical composition. In both songs, the title, hook,
12 chorus, lyrics, and musical composition are all the same—and are repeated throughout
13 the song giving both songs their identities.

A quick listen to the comparison at the following link, and consideration
of the extraordinary similarities in the music videos, will quickly dispel any doubt that
Plaintiff's song was copied: <u>https://youtu.be/Ibh1yPSCIw8</u>.

4. The Infringing Song is certified Platinum in over ten countries and was
the most-played radio track of 2019 according to several sources. It has been streamed
over 3 billion times as of March 2021 and received well over 3.1 billion audience
impressions from radio airplay just in 2019.

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#### **Background**

5. In February/March 2015, singer and songwriter Jordan Vincent wrote
"Dancing with a Stranger" (also known as "Dancing With Strangers"), along with
Christopher Miranda of the production duo known as SKX.

25 6. SKX is comprised of Christopher Miranda and Rosco Banlaoi, who split
26 ownership for all SKX songs.

27 7. The sound recording and composition therein for Plaintiff's song is
28 registered at no. SR0000847699 with the copyright office, attached as Exhibit 1.

8. In April 2015, Vincent, Miranda, and Banlaoi shot a music video for the
 Song, which primarily consisted of a young woman interpretive dancing alone in a
 minimalistic room/studio (the "Video").

9. After extensively shopping the Song and Video around the industry in
2015 and receiving interest (discussed more below), Vincent posted the Song on
SoundCloud in January 2016. It garnered over 500,000 listens by mid-2018.

7 10. It was then released on Vincent's YouTube channel, Spotify, and other
8 streaming services on August 30, 2017, where it garnered tens of thousands more
9 views/listens by mid-2018.

10 11. Following this release, Vincent also hired Rayne Music who promoted11 the Song and Video to industry contacts in early 2018.

12 12. There was interest and Rayne Music had sit down meetings with several13 interested parties.

14 13. On January 11, 2019, Vincent was alerted by a friend that superstar Sam
15 Smith and Normani (formerly of the girl group Fifth Harmony) had released a song
16 entitled "Dancing with A Stranger" earlier that day. The Infringing Song went on to
17 become a massive hit, which to date has been streamed billions of times and has
18 billions of additional radio impressions.

19 14. It was immediately obvious from the title, lyrics, melody, and overall
20 production that appears in both songs, especially the hooks, that Defendants had taken
21 Plaintiff's work.<sup>1</sup>

15. It is beyond any real doubt that Smith, Normani, and the other defendants
copied Plaintiff's work. The protected expression in both the Infringing Song and
Plaintiff's preexisting work is nearly identical and is strikingly similar.

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 $28 \begin{bmatrix} 1 & \text{When a song or work is referred to the reference includes both the composition} \\ \text{and sound recording unless otherwise specified.} \end{bmatrix}$ 

#### PLAINTIFF'S COMPLAINT

It is a common practice in music production to take a reference track and

speed it up or slow it down; this results in a natural pitch shift which places it in a 1 different key more suited to a particular singer. Tellingly, when Plaintiff's song is 2 3 slowed down from 122 bpm to the 103 bpm used by the Infringing Song, the key of the two songs match. This is a further indication that Plaintiff's song was copied by 4 5 Defendants and that they are substantially similar.

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17. When the songs are compared, it is apparent that the underlying composition is nearly identical and was copied, as was the sound recording: 7 https://youtu.be/Ibh1yPSCIw8. A copy of the side-by-side comparison video of the 8 sound recordings shall be lodged with the court as Exhibit 4. 9

In addition to the "hook" of the songs being the same musical phrase, 10 18. 11 arranged with the same title and lyrics, Smith and Normani put out a music video for the song which is very similar to Plaintiff's music video. Compare Plaintiff's Video 12 13 https://www.youtube.com/watch?v=JGYBUkvT3cU with Defendants' Video. https://www.youtube.com/watch?v=av5JD1dfj c. A true and correct copy of the 14 Plaintiff's music video shall be lodged with the court as Exhibit 5. A true and correct 15 16 copy of the Defendants' music video shall also be lodged with the court as Exhibit 6. 17 A true and correct copy of Plaintiff's Registered Deposit Copy Sound 19. 18 Recording shall be lodged with the court as **Exhibit 7**.

19 20. Both videos consist of a girl performing interpretive dance *alone* in a minimalist studio, interspersed with shots of the male vocalist: 20

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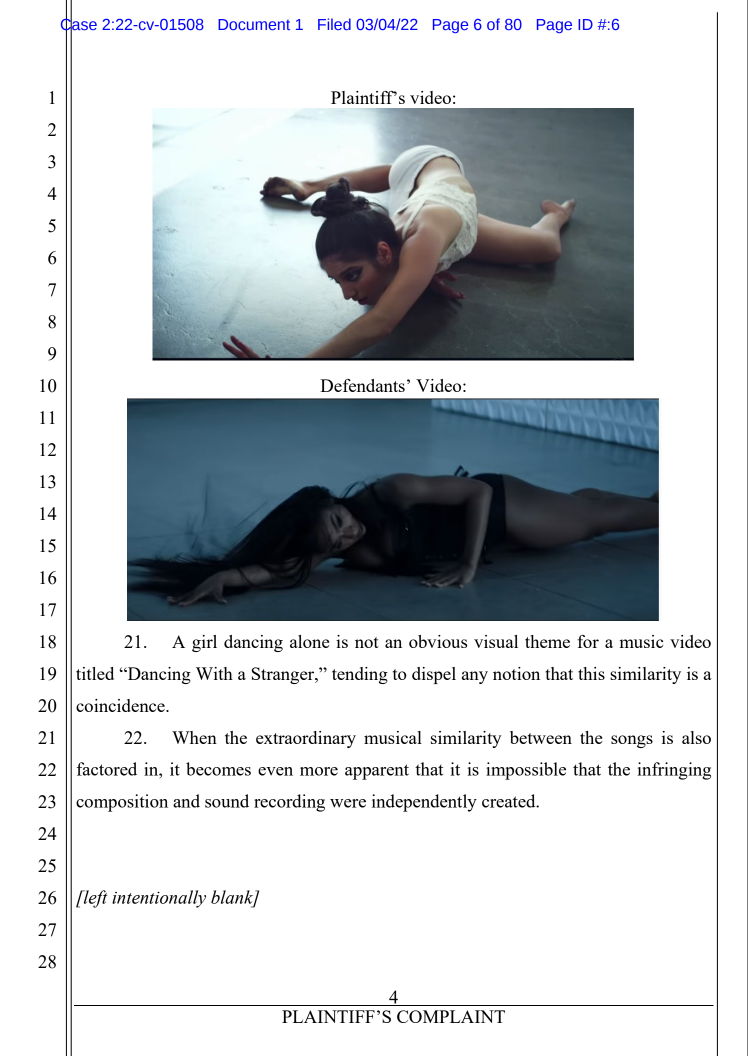
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Bizarrely, the graphic logo for Defendants' video is practically identical
 in design to the logo on Vincent's business card:



16 24. Another suspicious coincidence is that the call sheet for Plaintiff's music 17 video specifically mentioned using the visual concept of mannequins coming to life. 18 25. Although this concept was not ultimately utilized in Plaintiff's music video, Normani and the director of Defendants' music video gave an interview in 2019 19 20 discussing how Defendants wanted to use porcelain statues coming to life for their 21 music video. The odds that such a unique but highly similar idea would have come 22 independently to Defendants are astronomical, especially considering the other shared 23 similarities.

24 26. Plaintiff is not claiming copyright infringement of the visual content of
25 Plaintiff's video (or infringement of Vincent's logo) but it is evidence to dispel the
26 possibility of independent creation.

**PLAINTIFF** 

'S COMPLAINT

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#### **Alleged Creation of Defendants' Song**

2 27. In late January 2019, after the Infringing Song was released to the 3 public on January 11, 2019, defendant Smith stated in an interview with Beats Radio that he wrote the Infringing Song in one day with Stargate at The Stellar House 4 5 studio during a break from his 2018 tour: "And she [Normani] was coming in that day to have a meeting with Tim [Blacksmith]. I played her the song. She just jumped 6 7 on it there and then, and it was perfect." https://www.youtube.com/watch?v=nRREIIYUv1k&feature=youtu.be&t=138, at 8 minute 2:18. 9 10 28. Smith claims that Normani and Smith were introduced that day and that 11 Normani then spontaneously contributed to existing music Smith was working on. 12 The day is believed to be on or around August 7, 2018.

13 29. Upon information and belief, Normani's presence at the studio and work with Sam Smith were not spontaneous nor coincidental. 14

15 In May 2020, Normani referenced upcoming collaborations in an 30. 16 interview. https://www.dailymotion.com/video/x6jydyz. Further bolstering this 17 conclusion is the fact that planned social media and press exposure took place in the 18 form of social media postings by Normani's manager on or around August 8, 2018, 19 when the Infringing Song was allegedly written, promoting Smith and Normani 20 working together, and music industry news outlets also reported on a Smith-Normani collaboration in late-summer, early fall 2018. 21

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#### **Defendants' Had Access to Plaintiff's Song**

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31. "Access" can and will be proven in several different ways:

24 First, the songs are musically strikingly similar, i.e. independent creation 32. 25 is extremely unlikely, especially when factoring in the selection and arrangement of the lyrics, melody, and hook. 26

27 33. Attached as **Exhibit 2** is the Report of Dr. Alexander Stewart, opining 28 that the similarities in the music and the selection and arrangement of the music,

production, lyrics, and other elements of the works make independent creation
 extremely unlikely.

3 34. Furthermore, it is impossible that the combined similarities between the
songs outside of the musical elements—same title, same video, same logo, proposed
use of mannequins—all occurred coincidentally. These similarities further preclude
independent creation.

Second, Defendants had access to Plaintiff's Song because it was widely 35. 7 distributed. Not only was Plaintiff's Song widely "shopped" around the music 8 industry from 2015 to 2018, but Jordan Vincent released the song publicly on 9 10 SoundCloud in January 2016 and posted the Song and Video on his YouTube channel 11 and also on Spotify, Apple Music, Tidal, Deezer, and other platforms on or around August 30, 2017. The SoundCloud posting alone accrued over 500,000 listens by mid-12 13 2018, and tens of thousands of additional views/listens on YouTube and other platforms. The fact that Plaintiff's song received over half a million views/listens 14 before the Infringing Song was allegedly composed in August 2018 establishes access 15 by Defendants to Plaintiff's work due to its sufficiently widespread distribution. 16

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# <u>Defendants' Had Access to Plaintiff's Song through Thrive Records; Thrive</u> was Given Plaintiff's Song in 2015 and then, After Defendants' Infringing Song was Released, Tried to Buy Plaintiff's Song in 2020

36. Third, in the alternative, Plaintiff alleges that the Song was given to
Defendants by and through Thrive Records. In 2015, Thrive Records was extremely
interested in using Plaintiff's Song for another artist, but the deal never went through.
Thrive is owned by Ricardo Vinas, and the contacts were facilitated by Peter Torres,
who was either employed by Thrive at that time or helping Vinas acquire the Song.
Thrive was also shown the Video and also given the call sheet for the Video.

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37. Thrive showed no further interest in the song in 2015.

38. Then, in May/June 2020, Peter Torres reached out to the trio out of the
blue on behalf of Ricardo Vinas, Thrive's owner. Torres was acting as an agent of

Ricardo and Thrive. Thrive stated that it wanted to buy Plaintiff's Song—now five
 years after Thrive was first interested. Thrive had shown no interest during that
 intervening time period. This timing is highly unusual.

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39. Thrive now wanted to give Vincent, Miranda, and Banlaoi around \$3,000 as an advance and some publishing rights. There, however, was a curious caveat: Thrive and Ricardo wanted all traces of Plaintiff's Song and Video removed from all platforms before the deal was consummated.

8 40. All of this was bizarre as Thrive had passed on the Song in 2015, and had
9 now contacted Vincent, Miranda, and Banlaoi out of the blue in May/June 2020 as if
10 with an agenda or goal in mind.

11 41. Vincent asked Torres why Thrive was interested given that it was five12 years later; Torres said only that Ricardo had been listening to old songs.

42. This is not credible, because half a decade in music industry terms is a
huge amount of time, when multitudes of new songs are being pushed by thousands
of writers and artists every day to labels. Moreover, not only had Thrive passed on
Plaintiff's Song, but it was now stale and had already been released for four years.

43. Vincent asked Torres if Ricardo was aware of the Infringing Song and
the similarities, and Torres admitted that Ricardo was aware of the similar titles, but
that he was unaware of whether Ricardo knew about the melodic similarities.

44. This story does not make sense. Ricardo clearly knew the melodies and
lyrics are the same because the Infringing Song was a huge hit with which Ricardo
must have been familiar, and by Torres's own admission Ricardo had recently listened
to Plaintiff's Song and wanted to buy the rights. Ricardo knew about the pronounced
similarities.

45. If Ricardo and Torres had spoken about the similar titles of the two songs
called Dancing With a Stranger, as Torres admits they did, then it is perfectly obvious
that Thrive was aware of the other similarities.

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46. That Thrive misled Vincent, Miranda, and Banlaoi about whether Thrive
 knew about the similarities between the two songs indicates a hidden agenda behind
 the sudden and otherwise inexplicable decision to buy Plaintiff's Song 5 years later.

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47. Torres also probed whether Vincent, Miranda, and Banlaoi had taken legal action; when they said no, Torres insisted that they should just let Thrive and Ricardo put some money in their pockets and that suing was expensive. This, too, was very suspicious.

8 48. Vincent asked for a proposed contract as a demonstration of good faith.
9 Thrive and Ricardo never sent the contract and Plaintiff's Song was never taken down;
10 they heard nothing further from Thrive despite multiple attempts to follow up in June
11 and early July 2020.

12 49. As described below, Ricardo /Torres and Normani's team know each other, and the fact that Ricardo attempted to buy Plaintiff's Song after the fact 13 knowing full well about its similarities to a major hit by Normani and Sam Smith, 14 indicate that Defendants were well aware of Plaintiff's Song, and had access to same. 15 Plaintiff alleges that Thrive and/or its agents gave their Song to 16 50. Defendants and/or told them where it could be found prior to the Infringing Song's 17 18 creation, and that Defendants had access in this way.

19 51. Following this bizarre exchange and Thrive's subsequent nonresponses,
20 Miranda and Banlaoi were at a party at Avex House studio on July 24, 2020, and
21 randomly saw Peter Torres. Torres was at that point employed by Avex House as head
22 of A&R. Ricardo Vinas also was present and reacted awkwardly when he saw that
23 Miranda and Banlaoi were there. At one point during the party, Torres pointed out to
24 the duo that Normani's manager Brandon Silverstein and his partner Josh Hallbauer
25 were present; Torres was obviously acquainted with Silverstein.

26 52. Upon information and belief, Thrive and Ricardo are also acquainted
27 with Silverstein, as well as Tim Blacksmith (Normani's mentor, owner of Stellar)

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House Studio, and principal member of defendant Tim & Danny) and defendants 1 2 Eriksen, Hermansen, Napier and Smith.

3 The foregoing individuals (i.e., Silverstein, Blacksmith, Eriksen, 53. Hermansen, Napier, and Smith) were all intimately involved in the alleged creation of 4 5 Infringing Song and are alleged to have had access to Plaintiff's Song through Thrive.

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Fifth, in the alternative, defendant Normani was given the Song by Jared 54. Cotter. Normani used to be in the girl band Fifth Harmony. When the Plaintiff's 7 assignors were shopping the Song in September 2015 to Thrive Records, Jared Cotter 8 was managing the prospective deal for the Plaintiff's assignors and received the Song 9 and Video as part of facilitating the deal (which eventually fell through). 10

11 55. Just two weeks later Cotter posted on social media that he was working with Normani and Fifth Harmony in the studio. 12

Cotter is reasonably believed to have given Normani the Song during that 13 56. time. 14

Cotter, it should be noted, co-manages the artist, Bazzi, along with 57. 15 Normani's manager, Brandon Silverstein. 16

17 58. Sixth, in the alternative, access to Plaintiff's Song is demonstrated by Defendants' use and mention of the ideas used and considered in the creation of 18 Plaintiff's music video. Vincent, Miranda, and Banlaoi created the concept of a 19 woman interpretive dancing alone, which was counterintuitive and unique given the 20 title of the music video "Dancing With a Stranger". Nothing about this theme or motif 21 is suggested by the title or lyrics of Plaintiff or Defendants' songs. 22

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Furthermore, during the creative process the Plaintiff's assignors created 59. call sheets which discussed using the idea of portraying lifeless mannequins coming 24 to life. This idea, too, is unique and not suggested by the title or lyrics of the song. In 25 fact, it is a creative and bizarre concept. Moreover, it was not used in the video. Only 26 a limited number of people had access to the call sheet. 27

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1 60. The Video released by Defendants for their Infringing Song is
 2 thematically and visually similar to Plaintiff's video. It, too, features a lone woman
 3 performing interpretative dance, interspersed with shots of a male vocalist. When
 4 viewed along with the musical, lyrical, and title similarities, the possibility of
 5 independent creation is extremely unlikely.

6 61. Further proof of access comes from an interview comment by Normani
7 and the director of Defendants' music video, Vaughan Arnell, that Defendants had
8 considered using porcelain statues coming to life in the music video—just as the trio
9 had wanted to do with mannequins. Plaintiff alleges that it is not possible that these
10 commonalities, especially in combination, are the product of coincidence.

62. As a result of Defendants' exploitation of Plaintiff's song without
permission, they obtained a massive international hit single which generated
significant revenue and profits.

14 63. Defendants' representatives were contacted in November 2020 about the
15 similarities. Defendants were given every chance to come up with an innocent
16 explanation, but, despite assurances that a response was coming including a
17 musicological analysis and report, the Defendants never issued a response. This suit
18 is being filed as a last resort.

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1		THE PARTIES			
2	I. <u>Pl</u>	laintiff			
3	A	. Sound and Color, LLC ("Sound and Color" or "Plaintiff")			
4	64	4. Plaintiff Sound and Color, LLC is a Pennsylvania limited liability			
5	company	y, which owns all rights and interests in Plaintiff's Song, including the music			
6	composi	tion copyright and sound recording copyright.			
7	65	5. In February/March 2015, singer and songwriter Jordan Vincent wrote			
8	"Dancin	g with a Stranger" (also known as "Dancing With Strangers"), along with co-			
9	authors Christopher Miranda and Rosco Banlaoi of the production duo known as				
10	SKX.				
11	66	6. In February/March 2015, singer and songwriter Jordan Vincent wrote			
12	"Dancin	g with a Stranger" (also known as "Dancing With Strangers"), along with			
13	Christopher Miranda of the production duo known as SKX.				
14	67	7. Vincent, Miranda, and Banlaoi have transferred all of their ownership			
15	and copyright interest in the music composition and sound recording to plaintiff entity				
16	Sound and Color, LLC, which is the owner of the song. The assignment is in the				
17	process of being recorded with the Copyright Office.				
18	68	8. Vincent, Miranda, and Banlaoi have transferred all of their ownership			
19	and copyright interest in the music composition and sound recording to plaintiff entity				
20	Sound a	nd Color, LLC, which is the owner of the song. The assignment is in the			
21	process of	of being recorded with the Copyright Office to update its current ownership.			
22	II. <u>Defendants</u>				
23	A	. Samuel Smith ("Smith")			
24	69	9. Sam Smith is a recording artist who resides in Los Angeles, CA and			
25	London, UK.				
26	70	Defendant Smith co-authored and owns the infringing song "Dancing			
27	With a Stranger."				
28					
		PLAINTIFF'S COMPLAINT			

71. Defendant Smith directly infringed Plaintiff's Song by duplicating it,
 copying it, creating derivative works, publicly performing it, and otherwise
 reproducing and exploiting it without authorization.

4 72. At all points Defendant Smith had the right and ability to control or stop
5 the infringing conduct but failed to do so.

6 73. At all points as a co-author and co-owner of the Infringing Song
7 Defendant Smith knew of the infringement and also materially contributed and caused
8 the infringement by, including but not limited to, promoting, distributing, and selling
9 the infringing song "Dancing With a Stranger" and/or permitting its use. This includes
10 by licensing the song's use, or allowing the same, on streaming and digital download
11 services such as Spotify, YouTube, Pandora, Amazon, iTunes, and others.

12 74. Defendant has received significant financial benefits as a result of the13 infringement.

- 14 75. Although Smith has publicly claimed that he wrote the Infringing Song
  15 in a day in August 2018, giving the impression he wrote the song from his own
  16 creativity, this is not consistent with how he and his team typically create music.
- 17 76. In reality most of the songs he "writes" are collaborative efforts, as
  18 indicated by the five credited authors on "Dancing With a Stranger," including
  19 defendants Eriksen, Hermansen, and Napier. These collaborative writing efforts
  20 typically include using preexisting pieces of music to create songs.
- 21 77. The songwriting process used by Smith and his team is relevant to how
  22 the Infringing Song was allegedly created, especially where existing music is typically
  23 used by Smith and his co-authors to create new songs.

78. For instance, Smith and Napier wrote a song in or around 2014 called
"Stay With Me." The melody was highly similar to Tom Petty's famous "I Won't
Back Down," leading to infringement allegations by Petty against Smith.

13 PLAINTIFF'S COMPLAINT

27 28 79. Although Smith (dubiously) denied ever hearing the famous song before
 writing "Stay With Me," there is little doubt that his co-authors and team had heard it
 and that it influenced the writing of Smith's song.

80. Restated, Smith does not typically create songs on his own and by
himself as he often states and implies, but instead the original musical ideas typically
come from other sources.

81. The significance is that Defendants' songwriting process discredits
8 Smith's public statements implying he wrote "Dancing With a Stranger" in a day, and
9 also indicates that preexisting music (i.e. Plaintiff's Song) was used to create it.

10

#### B. Normani Kordei Hamilton ("Normani")

11 82. Normani Kordei Hamilton is a singer songwriter who upon information
12 and belief resides in Los Angeles, CA and Texas.

13 83. Defendant Normani co-authored and co-owns the infringing song
14 "Dancing With a Stranger."

15 84. Defendant Normani directly infringed Plaintiff's Song by duplicating it,
16 copying it, creating derivative works, publicly performing it, and otherwise
17 reproducing and exploiting it without authorization.

18 85. At all points Defendant Normani had the right and ability to control or19 stop the infringing conduct but failed to do so.

86. At all points as a co-author and co-owner of the Infringing Song
Defendant Normani knew of the infringement and also materially contributed and
caused the infringement by, including but not limited to, promoting, distributing, and
selling the infringing song "Dancing With a Stranger" and/or permitting its use. This
includes by licensing the song's use, or allowing the same, on streaming and digital
download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and others.

26 87. Defendant Normani has received significant financial benefits as a result
27 of the infringement.

28

C. Stargate ("Stargate")

2 88. Stargate is a production duo composed of Mikkel Eriksen and Tor
3 Hermansen.

4

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89. Upon information and belief it is an entity of unknown form.

5 90. Defendant Stargate co-authored and co-owns the Infringing Song
6 "Dancing With a Stranger."

7 91. Defendant Stargate, by and through Eriksen and Hermansen, directly
8 infringed Plaintiff's Song by duplicating it, copying it, creating derivative works,
9 publicly performing it, and otherwise reproducing and exploiting it without
10 authorization.

11 92. At all points Defendant Stargate had the right and ability to control or12 stop the infringing conduct but failed to do so.

13 93. At all points as a co-author and co-owner of the Infringing Song
14 Defendant Stargate knew of the infringement and also materially contributed and
15 caused the infringement by, including but not limited to, promoting, distributing, and
16 selling the infringing song "Dancing With a Stranger" and/or permitting its use. This
17 includes by licensing the song's use, or allowing the same, on streaming and digital
18 download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and others.

19 94. Defendant Stargate has received significant financial benefits as a result20 of the infringement.

21

#### D. Mikkel Storleer Eriksen ("Eriksen")

22 95. Mikkel Storleer Eriksen is a songwriter residing, upon information and
23 belief, in Norway and Los Angeles, CA.

24 96. Defendant Eriksen co-authored and co-owns the Infringing Song25 "Dancing With a Stranger."

97. Defendant Eriksen directly infringed Plaintiff's Song by duplicating it,
copying it, creating derivative works, publicly performing it, and otherwise
reproducing and exploiting it without authorization.

98. At all points Defendant Eriksen had the right and ability to control or
 stop the infringing conduct but failed to do so.

3 99. At all points as a co-author and co-owner of the infringing song Defendant Eriksen knew of the infringement and also materially contributed and 4 5 caused the infringement by, including but not limited to, promoting, distributing, and selling the infringing song "Dancing With a Stranger" and/or permitting its use. This 6 includes by licensing the song's use, or allowing the same, on streaming and digital 7 download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and others. 8 100. Defendant Eriksen has received significant financial benefits as a result 9 of the infringement. 10

11

#### E. Tor Erik Hermansen ("Hermansen")

12 101. Tor Erik Hermansen is a songwriter residing, upon information and13 belief, in Norway and Los Angeles, CA.

14 102. Defendant Hermansen co-authored and co-owns the Infringing Song15 "Dancing With a Stranger."

16 103. Defendant Hermansen directly infringed Plaintiff's Song by duplicating
17 it, copying it, creating derivative works, publicly performing it, and otherwise
18 reproducing and exploiting it without authorization.

19 104. At all points Defendant Hermansen had the right and ability to control or20 stop the infringing conduct but failed to do so.

105. At all points as a co-author and co-owner of the infringing song 21 Defendant Hermansen knew of the infringement and also materially contributed and 22 23 caused the infringement by, including but not limited to, promoting, distributing, and selling the infringing song "Dancing With a Stranger" and/or permitting its use. This 24 includes by licensing the song's use, or allowing the same, on streaming and digital 25 download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and others. 26 27 106. As an owner of the infringing copyright Defendant has received 28 significant financial benefits as a result of the infringement.

F. James John Napier aka Jimmy Napes ("Napier") 1 James John Napier is a British songwriter residing upon information and 2 107. 3 belief in the United Kingdom and Los Angeles, CA. 108. Defendant Napier co-authored and co-owns the Infringing Song 4 5 "Dancing With a Stranger." 109. Defendant Napier directly infringed Plaintiff's Song by duplicating it, 6 copying it, creating derivative works, publicly performing it, and otherwise 7 reproducing and exploiting it without authorization. 8 110. At all points Defendant Napier had the right and ability to control or stop 9 the infringing conduct but failed to do so. 10 111. At all points as a co-author and co-owner of the infringing song 11 Defendant Napier knew of the infringement and also materially contributed and 12 13 caused the infringement by, including but not limited to, promoting, distributing, and selling the infringing song "Dancing With a Stranger" and/or permitting its use. This 14 includes by licensing the song's use, or allowing the same, on streaming and digital 15 download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and others. 16 17 112. As an owner of the infringing copyright Defendant has received 18 significant financial benefits as a result of the infringement. G. EMI Music Publishing LTD ("EMI Music Publishing") 19 113. EMI Music Publishing is owned by Sony/ATV which is doing business 20 as Sony Music Publishing. It is unclear if it is extant entity. 21 114. Defendant co-owns and/or publishes and/or administers the Infringing 22 Song "Dancing With a Stranger," at least in part. 23 Defendant EMI Music Publishing directly infringed Plaintiff's Song by 24 115. duplicating it, copying it, creating derivative works, publicly performing it, and 25 otherwise reproducing and exploiting it without authorization. 26 27 116. At all points Defendant EMI Music Publishing had the right and ability 28 to control or stop the infringing conduct but failed to do so. PLAINTIFF'S COMPLAINT

1 117. At all points as a co-owner and co-administrator of the infringing song
 2 Defendant EMI Music Publishing knew of the infringement and also materially
 3 contributed and caused the infringement by, including but not limited to, promoting,
 4 distributing, and selling the infringing song "Dancing With a Stranger" and/or
 5 permitting its use. This includes by licensing the song's use, or allowing the same, on
 6 streaming and digital download services such as Spotify, YouTube, Pandora, Amazon,
 7 iTunes, and others.

8

118. As an owner of the infringing copyright Defendant has received significant financial benefits as a result of the infringement

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#### H. EMI April Music Inc. ("April Music")

11 119. Defendant owns and/or publishes and/or administers the infringing song
12 "Dancing With a Stranger," at least in part.

13 120. Defendant April Music directly infringed Plaintiff's Song by
14 duplicating it, copying it, creating derivative works, publicly performing it, and
15 otherwise reproducing and exploiting it without authorization.

16 121. At all points Defendant April Music had the right and ability to control
17 or stop the infringing conduct but failed to do so.

18 122. At all points as a co-owner and co-administrator of the Infringing Song
19 Defendant April Music knew of the infringement and also materially contributed and
20 caused the infringement by, including but not limited to, promoting, distributing, and
21 selling the infringing song "Dancing With a Stranger" and/or permitting its use. This
22 includes by licensing the song's use, or allowing the same, on streaming and digital
23 download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and others.

24 123. Defendant has received significant financial benefits as a result of the
25 infringement

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#### I. EMI Blackwood Music Inc. ("EMI Blackwood")

27 124. Defendant owns and/or publishes and/or administers the infringing song
28 "Dancing With a Stranger," at least in part.

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PLAINTIFF'S COMPLAIN	Г

Defendant EMI Blackwood directly infringed Plaintiff's Song by 125. 1 duplicating it, copying it, creating derivative works, publicly performing it, and 2 3 otherwise reproducing and exploiting it without authorization.

- 126. At all points Defendant EMI Blackwood had the right and ability to 4 5 control or stop the infringing conduct but failed to do so.
- 6

127. At all points as a co-owner and co-administrator of the Infringing Song Defendant EMI Blackwood knew of the infringement and also materially contributed 7 and caused the infringement by, including but not limited to, promoting, distributing, 8 and selling the infringing song "Dancing With a Stranger" and/or permitting its use. 9 This includes by licensing the song's use, or allowing the same, on streaming and 10 11 digital download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and 12 others.

- 128. Defendant has received significant financial benefits as a result of the 13 infringement 14
- 15

#### Salli Isaak Songs LTD ("Salli") J.

16

This is a publishing entity owned by defendant Napier. 129.

130. Defendant Salli owns and/or publishes and/or administers the infringing 17 song "Dancing With a Stranger," at least in part. 18

Defendant Salli directly infringed Plaintiff's Song by duplicating it, 19 131. copying it, creating derivative works, publicly performing it, and otherwise 20 reproducing and exploiting it without authorization. 21

132. At all points Defendant Salli had the right and ability to control or stop 22 the infringing conduct but failed to do so. 23

133. At all points as a co-owner and co-administrator of the Infringing Song 24 Defendant Salli knew of the infringement and also materially contributed and caused 25 26 the infringement by, including but not limited to, promoting, distributing, and selling the infringing song "Dancing With a Stranger" and/or permitting its use. This includes 27 28 by licensing the song's use, or allowing the same, on streaming and digital download

1 services such as Spotify, YouTube, Pandora, Amazon, iTunes, and others.

2 134. Defendant has received significant financial benefits as a result of the
3 infringement.

4

#### K. Downtown Music Publishing LLC ("Downtown")

5 135. Defendant owns and/or publishes and/or administers the infringing song
6 "Dancing With a Stranger," at least in part.

7 136. Defendant Downtown directly infringed Plaintiff's Song by duplicating
8 it, copying it, creating derivative works, publicly performing it, and otherwise
9 reproducing and exploiting it without authorization.

10 137. At all points Defendant Downtown had the right and ability to control or
11 stop the infringing conduct but failed to do so.

12 138. At all points as a co-owner and co-administrator of the Infringing Song 13 Defendant Downtown knew of the infringement and also materially contributed and 14 caused the infringement by, including but not limited to, promoting, distributing, and 15 selling the infringing song "Dancing With a Stranger" and/or permitting its use. This 16 includes by licensing the song's use, or allowing the same, on streaming and digital 17 download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and others.

18 139. Defendant has received significant financial benefits as a result of the19 infringement.

#### 20 21

# L. Universal Music Operations Limited ("Universal Music Operations")

140. This is the official name of Universal Music UK, which owns thephonographic copy of the infringing song "Dancing With a Stranger."

24 141. Defendant Universal Music Operations owns and/or publishes and/or
25 administers the infringing song "Dancing With a Stranger," at least in part.

26 142. Defendant Universal Music Operations directly infringed Plaintiff's
27 Song by duplicating it, copying it, creating derivative works, publicly performing it,
28 and otherwise reproducing and exploiting it without authorization.

#### 20

1 143. At all points Defendant Universal Music Operations had the right and
 2 ability to control or stop the infringing conduct but failed to do so.

144. At all points as a co-owner and co-administrator of the Infringing Song
Defendant Universal Music Operations knew of the infringement and also materially
contributed and caused the infringement by, including but not limited to, promoting,
distributing, and selling the infringing song "Dancing With a Stranger" and/or
permitting its use. This includes by licensing the song's use, or allowing the same, on
streaming and digital download services such as Spotify, YouTube, Pandora, Amazon,
iTunes, and others.

10 145. As an owner of the infringing copyright Defendant has received
11 significant financial benefits as a result of the infringement.

12

#### M. Universal Music Group ("Universal Music")

13 146. Defendant Universal Music owns and/or publishes and/or administers the
14 infringing song "Dancing With a Stranger," at least in part.

15 147. Defendant Universal Music directly infringed Plaintiff's Song by
16 duplicating it, copying it, creating derivative works, publicly performing it, and
17 otherwise reproducing and exploiting it without authorization.

18 148. At all points Defendant Universal Music had the right and ability to19 control or stop the infringing conduct but failed to do so.

149. At all points as a co-owner and co-administrator of the Infringing Song
Defendant Universal Music knew of the infringement and also materially contributed
and caused the infringement by, including but not limited to, promoting, distributing,
and selling the infringing song "Dancing With a Stranger" and/or permitting its use.
This includes by licensing the song's use, or allowing the same, on streaming and
digital download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and
others.

27 150. Defendant has received significant financial benefits as a result of the28 infringement

1 2

#### N. Naughty Words Limited ("Naughty Words")

151. This is Sam Smith's publishing entity.

3 152. Defendant Naughty Words owns and/or publishes and/or administers the infringing song "Dancing With a Stranger," at least in part. 4

Defendant Naughty Words directly infringed Plaintiff's Song by 5 153. duplicating it, copying it, creating derivative works, publicly performing it, and 6 otherwise reproducing and exploiting it without authorization. 7

154. At all points Defendant Naughty Words had the right and ability to 8 control or stop the infringing conduct but failed to do so. 9

155. At all points as a co-owner and co-administrator of the Infringing Song 10 11 Defendant Naughty Words knew of the infringement and also materially contributed and caused the infringement by, including but not limited to, promoting, distributing, 12 13 and selling the infringing song "Dancing With a Stranger" and/or permitting its use. This includes by licensing the song's use, or allowing the same, on streaming and 14 digital download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and 15 16 others..

156. Defendant has received significant financial benefits as a result of the 17 18 infringement

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#### Songs of NKH ("NKH") 0.

This is a publishing entity owned by defendant Normani. 157.

158. Defendant owns and/or publishes and/or administers the infringing song 21 "Dancing With a Stranger," at least in part. 22

23

159. Defendant NKH directly infringed Plaintiff's Song by duplicating it, copying it, creating derivative works, publicly performing it, and otherwise 24 reproducing and exploiting it without authorization. 25

26 160. At all points Defendant NKH had the right and ability to control or stop the infringing conduct but failed to do so. 27

28

1 161. At all points as a co-owner and co-administrator of the Infringing Song
 2 Defendant NKH knew of the infringement and also materially contributed and caused
 3 the infringement by, including but not limited to, promoting, distributing, and selling
 4 the infringing song "Dancing With a Stranger" and/or permitting its use. This includes
 5 by licensing the song's use, or allowing the same, on streaming and digital download
 6 services such as Spotify, YouTube, Pandora, Amazon, iTunes, and others.

7 162. Defendant has received significant financial benefits as a result of the
8 infringement.

9

#### P. Stellar Songs Limited ("Stellar Limited")

10 163. Upon information and belief this is a publishing entity for Stargate,
11 Eriken, and Hermansen

12 164. Defendant Stellar Limited owns and/or publishes and/or administers the
13 infringing song "Dancing With a Stranger," at least in part.

14 165. Defendant Stellar Limited directly infringed Plaintiff's Song by
15 duplicating it, copying it, creating derivative works, publicly performing it, and
16 otherwise reproducing and exploiting it without authorization.

17 166. At all points Defendant Stellar Limited had the right and ability to control
18 or stop the infringing conduct but failed to do so.

19 167. At all points as a co-owner and co-administrator of the Infringing Song
20 Defendant Stellar Limited knew of the infringement and also materially contributed
21 and caused the infringement by, including but not limited to, promoting, distributing,
22 and selling the infringing song "Dancing With a Stranger" and/or permitting its use.
23 This includes by licensing the song's use, or allowing the same, on streaming and
24 digital download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and
25 others.

26 168. Defendant has received significant financial benefits as a result of the
27 infringement.

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1 2 **O**.

#### Stellar Songs ("Stellar")

2 169. Upon information and belief this is a publishing entity for Stargate,
3 Eriken, and Hermansen

- 4 170. Defendant Stellar owns and/or publishes and/or administers "Dancing
  5 With a Stranger," at least in part.
- 6 171. Defendant Stellar directly infringed Plaintiff's Song by duplicating it,
  7 copying it, creating derivative works, publicly performing it, and otherwise
  8 reproducing and exploiting it without authorization.
- 9 172. At all points Defendant Stellar had the right and ability to control or stop
  10 the infringing conduct but failed to do so.
- 11 173. At all points as a co-owner and co-administrator of the Infringing Song
  12 Defendant Stellar knew of the infringement and also materially contributed and
  13 caused the infringement by, including but not limited to, promoting, distributing, and
  14 selling the infringing song "Dancing With a Stranger" and/or permitting its use. This
  15 includes by licensing the song's use, or allowing the same, on streaming and digital
  16 download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and others.
- 17 174. Defendant has received significant financial benefits as a result of the18 infringement.
- 19

#### R. Sony/ATV Music Publishing LLC ("Sony/ATV Music Publishing")

20 175. Defendant owns and/or publishes and/or administers the Infringing
21 Song "Dancing With a Stranger," at least in part.

- 176. Defendant Sony/ATV Music Publishing directly infringed Plaintiff's
  Song by duplicating it, copying it, creating derivative works, publicly performing it,
  and otherwise reproducing and exploiting it without authorization.
- 25 177. At all points Defendant Sony/ATV Music Publishing had the right and
  26 ability to control or stop the infringing conduct but failed to do so.
- 27 178. At all points as a co-owner and co-administrator of the Infringing Song
  28 Defendant Sony/ATV Music Publishing knew of the infringement and also materially

contributed and caused the infringement by, including but not limited to, promoting,
 distributing, and selling the infringing song "Dancing With a Stranger" and/or
 permitting its use. This includes by licensing the song's use, or allowing the same, on
 streaming and digital download services such as Spotify, YouTube, Pandora, Amazon,
 iTunes, and others.

6 179. Defendant has received significant financial benefits as a result of the
7 infringement

8

#### S. Sony/ATV Music Publishing Ltd. ("Sony/ATV Music Ltd.")

9 180. Defendant owns and/or publishes and/or administers the infringing song
10 "Dancing With a Stranger," at least in part.

11 181. Defendant Sony/ATV Music Ltd. directly infringed Plaintiff's Song by
12 duplicating it, copying it, creating derivative works, publicly performing it, and
13 otherwise reproducing and exploiting it without authorization.

14 182. At all points Defendant Sony/ATV Music Ltd. had the right and ability15 to control or stop the infringing conduct but failed to do so.

16 183. At all points as a co-owner and co-administrator of the Infringing Song
17 Defendant Sony/ATV Music Ltd. knew of the infringement and also materially
18 contributed and caused the infringement by, including but not limited to, promoting,
19 distributing, and selling the infringing song "Dancing With a Stranger" and/or
20 permitting its use. This includes by licensing the song's use, or allowing the same, on
21 streaming and digital download services such as Spotify, YouTube, Pandora, Amazon,
22 iTunes, and others.

- 23 184. Defendant has received significant financial benefits as a result of the
  24 infringement.
- 25

#### T. Sony/ATV Songs LLC ("Sony/ATV Songs")

26 185. Defendant owns and/or publishes and/or administers the Infringing Song
27 "Dancing With a Stranger," at least in part.

25 PLAINTIFF'S COMPLAINT

Defendant Sony/ATV Songs directly infringed Plaintiff's Song by

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duplicating it, copying it, creating derivative works, publicly performing it, and
 otherwise reproducing and exploiting it without authorization.

3 187. At all points Defendant Sony/ATV Songs had the right and ability to
4 control or stop the infringing conduct but failed to do so.

5 188. At all points as a co-owner and co-administrator of the Infringing Song
6 Defendant Sony/ATV Songs knew of the infringement and also materially contributed
7 and caused the infringement by, including but not limited to, promoting, distributing,
8 and selling the infringing song "Dancing With a Stranger" and/or permitting its use.
9 This includes by licensing the song's use, or allowing the same, on streaming and
10 digital download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and
11 others.

12 189. Defendant has received significant financial benefits as a result of the13 infringement.

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## U. Sony Music Group; Sony Corporation of America (the "Sony Defendants")

16 190. The Sony Defendants own and/or publish and/or administer the
17 Infringing Song "Dancing With a Stranger," at least in part.

18 191. The Sony Defendants directly infringed Plaintiff's Song by duplicating
19 it, copying it, creating derivative works, publicly performing it, and otherwise
20 reproducing and exploiting it without authorization.

21 192. At all points the Sony Defendants had the right and ability to control or
22 stop the infringing conduct but failed to do so.

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193. At all points as a co-owner and co-administrator of the Infringing Song The Sony Defendants knew of the infringement and also materially contributed and caused the infringement by, including but not limited to, promoting, distributing, and selling the infringing song "Dancing With a Stranger" and/or permitting its use. This includes by licensing the song's use, or allowing the same, on streaming and digital download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and others.

1 194. Defendants have received significant financial benefits as a result of the
 2 infringement.

3

#### V. UMG Recordings, Inc. ("UMG Recordings")

4 195. Defendant owns and/or publishes and/or administers the Infringing Song
5 "Dancing With a Stranger," at least in part.

6

7

8

196. Defendant UMG Recordings directly infringed Plaintiff's Song by duplicating it, copying it, creating derivative works, publicly performing it, and otherwise reproducing and exploiting it without authorization.

9 197. At all points Defendant UMG Recordings had the right and ability to
10 control or stop the infringing conduct but failed to do so.

11 198. At all points as a co-owner and co-administrator of the infringing song
12 Defendant UMG Recordings knew of the infringement and also materially contributed
13 and caused the infringement by, including but not limited to, promoting, distributing,
14 and selling the infringing song "Dancing With a Stranger" and/or permitting its use.
15 This includes by licensing the song's use, or allowing the same, on streaming and
16 digital download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and
17 others.

18 199. Defendant has received significant financial benefits as a result of the19 infringement

20

#### W. Tim & Danny Music LLC ("Tim & Danny")

21 200. Defendant Tim and Danny executive produced and is alleged to own
22 and/or publish and/or administer the infringing song "Dancing With a Stranger," at
23 least in part.

24 201. Defendant Tim & Danny directly infringed Plaintiff's Song by
25 duplicating it, copying it, creating derivative works, publicly performing it, and
26 otherwise reproducing and exploiting it without authorization.

27 202. At all points Defendant Tim & Danny had the right and ability to control
28 or stop the infringing conduct but failed to do so.

203. At all points as a co-owner and co-administrator of the Infringing Song
 Defendant Tim & Danny knew of the infringement and also materially contributed
 and caused the infringement by, including but not limited to, promoting, distributing,
 and selling the infringing song "Dancing With a Stranger" and/or permitting its use.
 This includes by licensing the song's use, or allowing the same, on streaming and
 digital download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and
 others.

- 8 204. Defendant has received significant financial benefits as a result of the
  9 infringement.
- 10

#### X. 45th & 3rd Music LLC ("45<sup>th</sup> & 3<sup>rd</sup>")

11 205. Defendant 45th & 3rd produced the infringing song "Dancing With a
12 Stranger."

13 206. Defendant 45th & 3rd owns and/or publishes and/or administers the
14 infringing song "Dancing With a Stranger," at least in part.

15 207. Defendant 45th & 3rd directly infringed Plaintiff's Song by duplicating
16 it, copying it, creating derivative works, publicly performing it, and otherwise
17 reproducing and exploiting it without authorization.

18 208. At all points Defendant 45th & 3rd had the right and ability to control or
19 stop the infringing conduct but failed to do so.

20 209. At all points as a co-owner and co-administrator of the Infringing Song
21 Defendant 45th & 3rd knew of the infringement and also materially contributed and
22 caused the infringement by, including but not limited to, promoting, distributing, and
23 selling the infringing song "Dancing With a Stranger" and/or permitting its use. This
24 includes by licensing the song's use, or allowing the same, on streaming and digital
25 download services such as Spotify, YouTube, Pandora, Amazon, iTunes, and others.

26 210. Defendant has received significant financial benefits as a result of the
27 infringement.

28

211. On information and belief, each and every Defendant was an agent, 1 2 partner, representative, affiliate, employee, alter ego, or co-conspirator of each and 3 every other Defendant, and in doing the things alleged herein, each and every Defendant was acting pursuant to such conspiracy and/or within the course and scope 4 5 of such agency, representation, affiliation, control or employment and was acting with the consent, permission and authorization of the other Defendants. Moreover, on 6 information and belief, each Defendant who joined the conspiracy after its formation 7 8 ratified, adopted and is liable for all acts committed in furtherance of the conspiracy including those committed before such Defendant joined the conspiracy. 9

10 212. Whenever the Complaint refers to any act or acts of a Defendant, the 11 reference shall also be deemed to mean that the directors, officers, employees, affiliates, controlling companies or agents of the responsible Defendants authorized 12 13 such act while actively engaged in the management, direction or control of the affairs of Defendant, and each of them, and/or by persons who are the alter ego of 14 Defendants, or while acting within the scope of their agency, affiliation, control, or 15 employment. Whenever the Complaint refers to any act of Defendants, the references 16 shall be deemed to be the act of each Defendant, jointly and severally. 17

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#### JURISDICTION AND VENUE

213. Plaintiff hereby incorporates by reference the preceding paragraphs and repeats and realleges each of the allegations as if fully set forth here.

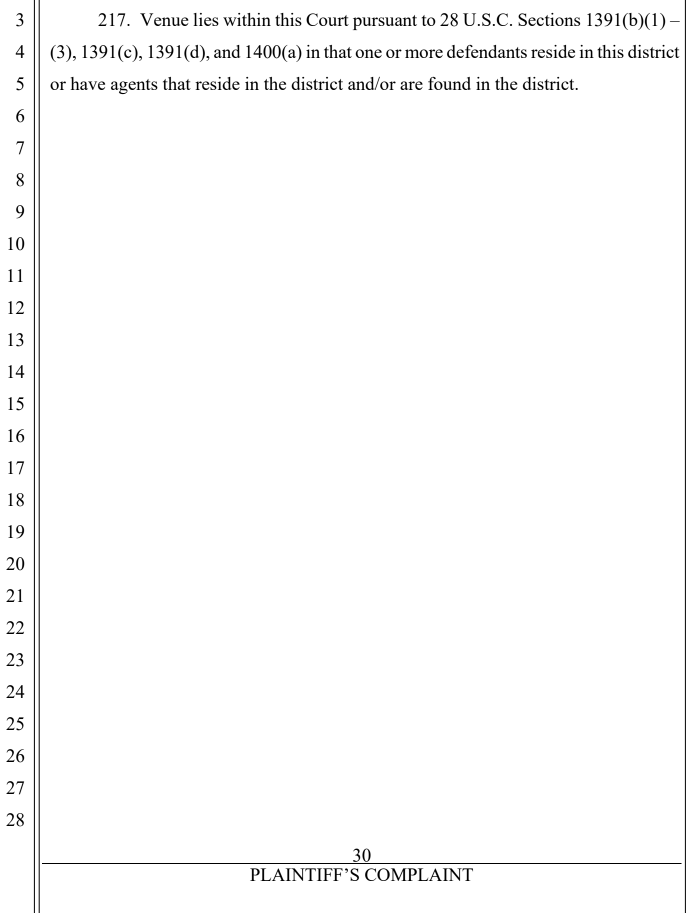
21 214. This action is brought as a copyright infringement case and related
22 claims; and therefore, subject matter jurisdiction lies within this Court, pursuant to
23 28 U.S.C. §§ 1331 and 1338.

24 215. The Central District of California has personal jurisdiction over each and
25 every Defendant by virtue of (1) their specific contacts with this district, and (2) their
26 general, systematic, and continuous business and music contacts with this district.

27 216. Furthermore, the defendants, as elaborated in the above section and
28 incorporated here by reference, reside in the Central District of California, and/or do

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substantial business with those businesses which reside in this district related to the
 allegations in this complaint.



Ca	se 2:22-cv-01508 Document 1 Filed 03/04/22 Page 33 of 80 Page ID #:33		
1	CAUSES OF ACTION		
2	FIRST CAUSE OF ACTION		
3	Direct Copyright Infringement		
4	(Against All Defendants)		
5	218. Plaintiff hereby incorporates by reference the preceding paragraphs and		
6	repeats and realleges each of the allegations as if fully set forth here.		
7	219. Plaintiff own all rights in the musical composition and sound recording		
8	"Dancing with a Stranger" also known as "Dancing with Strangers" which is an		
9	original and novel copyrightable composition and sound recording.		
10	220. To be liable for direct copyright infringement a defendant must have had		
11	access to the work allegedly copied, and there must be substantial similarity between		
12	the infringing work and the infringed work.		
13	221. Access can be established by showing with direct or circumstantial		
14	evidence that the work in question was actually copied. Access can also be established		
15	by demonstrating that the two works are strikingly similar.		
16	222. Here, access is proven as alleged above.		
17	223. As noted above, the compositions and sound recordings of the songs are		
18	substantially similar both in the lyrics and musical notes, especially in the hook of the		
19	song. See Attached Report of Dr. Alexander Stewart.		
20	224. The songs' similarity is especially apparent in the selection and		
21	arrangement of the musical composition and sound recording elements, particularly		
22	the identical lyrics "Dancing With a Stranger" overlaying the nearly identical		
23	melodies, in both songs' hooks. This selection and arrangement of the musical		
24	elements in Plaintiff's song was copied in Defendants' song.		
25	225. Without authorization or permission, Defendants have exploited		
26	Plaintiff's composition and sound recording, reaping tremendous financial rewards		
27	and other pecuniary benefits to the detriment of Plaintiff's.		
28			
	<u>31</u> DLAINTHEE'S COMPLAINT		
	PLAINTIFF'S COMPLAINT		

1	226.	Defendants violated Plaintiff's exclusive rights by, including but not	
2	limited to, doing the following:		
3	a.	copying and reproducing Plaintiff's music composition and sound	
4		recording copyrights without permission,	
5	b.	preparing derivative works based upon Plaintiff's music composition and	
6		sound recording copyrights which are substantially similar to Plaintiff's	
7		works,	
8	с.	distributing copies of the copyrighted works to the public,	
9	d.	performing the works publicly.	
10	227.	Defendants have also encouraged and otherwise induced third parties to	
11	infringe on Plaintiff's composition and sound recording copyrights on a widespread		
12	basis.		
13	228.	The initial and predicate acts of copying of "Dancing With a Stranger"	
14	occurred in the United States in Los Angeles, CA at The Stellar House studio on or		
15	around August 7, 2018.		
16	229.	As a result of Defendants' conduct, acts, and/or omissions Plaintiff is	
17	entitled to relief, including but not limited to actual damages, direct profits, and		
18	indirect profits. This includes but is not limited to licensing fees, mechanical royalties,		
19	advertising revenue, streaming revenue, and concert revenue—and any other revenue		
20	derived from the exploitation of the infringing son "Dancing With a Stranger."		
21		SECOND CAUSE OF ACTION	
22		Contributory Copyright Infringement	
23		(Against All Defendants)	
24	230.	Plaintiff hereby incorporates by reference the preceding paragraphs and	
25	repeats and	realleges each of the allegations as if fully set forth here.	
26	231.	To state a claim for contributory copyright infringement a plaintiff must	
27		ne defendants induced, caused, materially contributed to, and participated	
28	in the infrin	gement of Plaintiff's copyrighted song, "Dancing With a Stranger."	
		32 PLAINTIFF'S COMPLAINT	
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	1		

232. Defendants had and have knowledge of the ongoing infringing activity
 that is the subject of this lawsuit—the use of "Dancing With A Stranger" in "Dancing
 With A Stranger"—and have induced and materially contributed to the infringing
 conduct of the direct infringers of Plaintiff's copyrighted song.

5 233. Without authorization or permission, Defendants continue to exploit
6 Plaintiff's Song reaping tremendous financial rewards and other pecuniary benefits,
7 to the detriment of Plaintiff.

8 234. As a result of Defendants' conduct, acts, and/or omissions Plaintiff is 9 entitled to relief, including but not limited to actual damages, direct profits, and 10 indirect profits. This includes but is not limited to licensing fees, mechanical royalties, 11 advertising revenue, streaming revenue, and concert revenue—and any other revenue 12 derived from the exploitation of the infringing son "Dancing With A Stranger."

#### 13 **THIRD CAUSE OF ACTION Vicarious Copyright Infringement** 14 (Against All Defendants) 15 16 235. Plaintiff hereby incorporates by reference the preceding paragraphs and 17 repeats and realleges each of the allegations as if fully set forth here. 18 236. To state a claim for vicarious copyright infringement the defendants must vicariously profit from the direct infringement while declining to exercise a right to 19 stop or limit the direct infringement. 20 237. Here, all Defendants profit from the dissemination, sale, distribution, and 21 22 licensing of the infringing song "Dancing With A Stranger." 23 238. Furthermore, Defendants, as producers, publishers, songwriters, and 24 copyright holders, all have control over the dissemination, sale, distribution, and 25 licensing of the infringing song "Dancing With A Stranger." 26 239. Without authorization or permission, Defendants continue to exploit Plaintiff's song "Dancing With A Stranger" as "Dancing With A Stranger," reaping 27

28

# PLAINTIFF'S COMPLAINT

tremendous financial rewards and other pecuniary benefits, to the detriment of
 Plaintiff.

240. As a result of Defendants' conduct, acts, and/or omissions Plaintiff is
entitled to relief, including but not limited to actual damages, direct profits, and
indirect profits. This includes but is not limited to licensing fees, mechanical
royalties, advertising revenue, streaming revenue, and concert revenue—and any
other revenue derived from the exploitation of the infringing song "Dancing With A
Stranger."

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## **CLAIMS FOR RELIEF**

Wherefore, Plaintiff demands judgment in their favor on all Counts and against
all Defendants for an amount well in excess of the jurisdictional amount required to
guarantee a jury trial. Plaintiff requests that this Court determine and declare that
Plaintiff is additionally awarded and afforded on all Counts from Defendants, jointly
and severally:

- 15 (a) Compensatory damages, together with interest, costs, and delay damages;
  - (b) Actual damages, direct profits, and/or indirect profits
- a. Including but not limited to licensing fees, mechanical
  royalties, advertising revenue, streaming revenue, concert
  revenue.
- 21 (c) Statutory damages of \$150,000 per infringement pursuant to 17 U.S.
  22 Code § 504 given the willfulness of Defendants' conduct;
  - (d) Declarations of authorship and ownership;
  - (e) Accounting and constructive trust;
- 25 (f) Equitable relief pursuant to 17 U.S. Code § 502 and § 503;
  - (g) Punitive and exemplary damages;
- (h) Injunctive and other equitable relief inclusive of but not limited to
  impoundment, destruction, and halting of sales of the infringing material.

# PLAINTIFF'S COMPLAINT

1	(i)	Costs and attorney's fees; and
2	(j)	Such other and further relief as the Court deems just, necessary, and
3		appropriate under the circumstances or allowed by statute.
4		
5		Respectfully submitted,
6		Lowe & Associates
7		
8		1020
9		Steven T. Lowe, Esq.
10		8383 Wilshire Boulevard, Suite 1038 Beverly Hills, CA 90211
11		E: <u>steven@lowelaw.com</u>
12		Francis Alexander, LLC
13		Alfred J. Fluehr, Esquire
14		Attorney ID No.: 316503 280 N. Providence Road   Suite 1
15		Media, PA 19063
16		T: (215) 341-1063 T: (215) 500-1000
17		E: $\underline{aj@francisalexander.com}$
18		Law Firm / Lawyer for Plaintiff
19		Moving for Admission Pro Hac Vice
20		<u>/d/ March 4, 2022</u>
21		
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		PLAINTIFF'S COMPLAINT

Ca	se 2:22-cv-01508 Document 1 Filed 03/04/22 Page 38 of 80 Page ID #:38
1	DEMAND FOR JURY TRIAL
2	Plaintiff hereby demands a trial by jury on all claims and issues so triable.
3	
4	Respectfully submitted,
5	Lowe & Associates
6	
7	(0250)
8	Steven T. Lowe, Esq.
9	8383 Wilshire Boulevard, Suite 1038 Beverly Hills, CA 90211
10	E: <u>steven@lowelaw.com</u>
11	Francis Alexander, LLC
12	Alfred J. Fluehr, Esquire
13	Attorney ID No.: 316503
14	280 N. Providence Road   Suite 1 Media, PA 19063
15	T: (215) 341-1063
16	T: (215) 500-1000 E: <u>aj@francisalexander.com</u>
17	Law Firm / Lawyer for Plaintiff
18	Moving for Admission Pro Hac Vice
19	<u>/d/ March 4, 2022</u>
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	PLAINTIFF'S COMPLAINT

# **SPOLIATION CLAUSE**

Plaintiff demands that Defendants take necessary actions to ensure the preservation of all documents and things related to the case-in any formathardcopy, electronic, audio, and visual, inclusive of but not limited to: the Master recording of the allegedly infringing song "Dancing with a Stranger", prior recordings of "Dancing with a Stranger," the individual audio tracks (both from prior recordings and initial/early takes), and any and all session audio, tracks, and takes (whether or not used in the final Master). Defendants should also preserve all ProTools files related to "Dancing with a Stranger." All material Defendants have related to Plaintiff's song "Dancing with a Stranger" should also be preserved. Defendants should also preserve any and all video, takes, scripting, notes, cards, or anything else relating to the "Dancing with a Stranger" music video. Defendants should also preserve anything related to Plaintiff's "Dancing with a Stranger" music video. Defendants are also put on notice to preserve all things including but not limited to information, materials, communications, or other content/data related to the averments in this case. \*\*\*\* 

PLAINTIFF'S COMPLAINT

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# EXHIBIT 1



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# EXHIBIT 2

Alexander Stewart, Ph.D. LLC Preliminary Musicology Report January 3, 2022

## Re: "Dancing with a Stranger" and "Dancing with Strangers"

### 1. Background

I am Professor of Music, the founder and coordinator of the Jazz Studies Program, and former Director of Latin American and Caribbean Studies at the University of Vermont. I collaborated in the design and implementation of our successful Music Technology and Business Program. I have contributed to numerous peer-reviewed journals and other publications, and I am author of a book, Making the Scene: Contemporary New York City Big Band Jazz, published by University of California Press (2007). My article on drumming and rhythms, "Funky Drummer," first published in the British journal *Popular Music* in 2000, has been reprinted in several anthologies and has been widely cited. My scholarly work encompasses extensive music transcriptions, musicological analysis, historical research, and other activities, particularly in popular music. I earned a Ph.D. in Music (Ethnomusicology Concentration) from the Graduate Center of the City University of New York (CUNY) and a Master of Music in Jazz and Commercial Music from Manhattan School of Music. During 2006-7 I was a Fulbright scholar researching traditional and popular music in Mexico. As an active professional musician for more than forty years I have performed and recorded with leading musicians in jazz and popular music such as Lionel Hampton, Wynton Marsalis, and Ray Charles. I have provided expert opinions and analysis and lectured widely on music copyright matters for nearly twenty years. A C.V. attached to this report lists my professional activities in more detail.

## 2. Assignment

I have been asked to examine, compare and research two songs: "Dancing with a Stranger" by Sam Smith ((henceforth "SS") and "Dancing with a Stranger" (aka "Dancing with Strangers") by Jordan Vincent (henceforth "JV").<sup>1</sup> I was provided media and links to the recordings by Francis

<sup>&</sup>lt;sup>1</sup> My understanding is that Jordan Vincent's original title was "Dancing with a Stranger" and that, after the release of the Smith song, he altered the title in order to distinguish his work from the later song.

Malofiy, Esq. The media included two versions of JV (the deposit copy audio and a YouTube video – henceforth "JVvid"). These two versions are the same composition – they differ only in certain structural elements discussed below. While this report provides analysis of both versions, its primary focus is the deposit copy version and, unless otherwise noted, all references are to this version. Additionally, I downloaded the sheet music to SS from Musicnotes.com. I was also asked to perform a preliminary search for other songs containing similar expression ("prior art"). Finally, I was charged with providing a preliminary assessment of the importance of any similar expression to each composition.

## 3. Methodology

I begin with close listening to each song in its entirety. I take note of the general characteristics of each composition. I then transcribe (put into music notation) similar passages and compare this expression. While primary emphasis is on melodic content, other expression and details (lyrics, underlying harmony, accompaniment patterns, etc.) are also taken into consideration. If important similarities are found, I then conduct a prior art search to look for any other songs containing similar expression. I then assess the quantitative importance as well as the qualitative significance of this expression to each song.

## 4. Summary of Findings

My investigation and analysis have found that the compositions SS and JV are substantially similar in the lyrics, melodic content (including rhythmic and metric placement), and structural setting and supportive harmonies of their main themes and choruses. The creative selection and arrangement of the melody, lyrics and other elements in JV as discussed below are distinctive and original and this expression forms the musical core of SS. A prior art search turned up no compositions with anywhere near the degree of similarity as contained in these songs.

## 5. Analysis

#### a) General

Although SS is slightly slower than JV, both songs are very similar in style and production. Other than the acoustic piano sound during the intro and percussion interlude of of JVvid, both works rely heavily on synthesized instrumental sounds common in contemporary popular dance music. Harmonically, SS and JV are built on four-chord cycles of major and minor chords resulting in some ambiguity<sup>2</sup> as to key center (particularly in SS). As discussed further below,

<sup>&</sup>lt;sup>2</sup> Tonal ambiguity has become fairly common in contemporary popular music, especially in songs based on repeating four-chord cycles such as heard in these songs. Current scholarship in music theory has taken note of this trend as evidenced in articles and books by Christopher Doll (2017 *Hearing Harmony: Toward a Tonal Theory for the Rock Era*. University of Michigan Press); Asaf Peres, (2016 "(Dys)Functional Harmony: How Sound Production in Twenty-First-Century Pop Music Liberates Harmony from Its Functional Role," paper presented at the annual

these four-chord cycles repeat throughout much of each song. Overall, I hear the third minor chord as the "tonic" or key center in SS. My reasons are provided below in the discussion of the chord progressions.

	Key	Tempo
SS	F minor (Aeolian)	109 bpm
JV	G minor (Aeolian)	120 bpm

The Aeolian mode or natural minor is a minor scale with a flattened sixth. On the piano keyboard an example would be the seven white keys beginning with A.

b) Harmony <sup>3</sup>				
Basic chord sequen	ces			
SS (transposed)	Eb	F	G-	Bb
JV	G-	D-	Eb	F
SS	Eb	D-	G-	Bb
JV	G-	D-	Eb	F

As will be seen in example 2 below, a simple rotation of the chords yields an almost identical cycle over eight bars.

SS (transposed)	Eb	F	G-	Bb	Eb	D-	G-	Bb
JV	Eb	F	G-	D-	Eb	F	G-	D-

It should be noted that the only different chords here are closely related: D- and F and D- and Bb share two of the three pitches that make up their triads. The progression D- to G- (v-i) in SS reinforces the sense of a G minor tonality. Moreover, the bVI-bVII-i (Eb F G-) with the borrowed IV V chords from the relative major (Bb) is a common cadence in rock and popular music. Finally, the melodic movement to the pitch G, especially in the opening phrases establishes a strong sense of G minor at the beginning of the song.

c) Basic Structure and occurrences of choruses

The basic structure of each song is similar. Each begins with several iterations of the chord cycle before the drums and rhythm section kicks in. Each contains three choruses although in the video the second and third choruses of JV are separated by a brief percussion interlude.

meeting of the Society for Music Theory, Vancouver, BC); Mark Spicer (2017 "Fragile, Emergent, and Absent Tonics in Pop and Rock Songs." *Music Theory Online* [*MTO*] 23 (2)); and Mark Richards (2017 "Tonal Ambiguity in Popular Music's Axis Progressions" [*MTO*] 23 (3)). *Music Theory Online* is described as "one of the flagship journals of the Society for Music Theory. It is a peer-reviewed open-access electronic journal of research and scholarship in music theory, music analysis, and related disciplines." https://www.mtosmt.org/index.php <sup>3</sup> In this and all subsequent analysis, examples have been transposed to the same key signature as explained in 5d.

C	C
S	0

- 0:00 intro (out of time)
- 0:23 intro (time and vocalizations)
- 0:30 verse
- 1:09 chorus
- 1:35 verse
- 1:55 chorus
- 2:32 chorus (variation)

JV

- 0:00 intro (vocalizations)
- 0:30 verse
- 1:03 chorus
- 1:34 verse
- 2:05 chorus
- 2:39 intro/interlude
- 3:56 chorus

## JVvid

0:00 intro (piano, out of time)
0:21 intro (time and vocalizations)
0:51 verse
1:23 chorus
1:56 verse
2:26 chorus
[3:00 interlude – video only]
3:40 chorus

## d) Melodies, signature themes, and structure

Following standard musicological procedure when comparing two or more works, I have transcribed or put into music notation the relevant passages. In order to facilitate this comparison I have transposed JV up a whole step in order to place each song in the same key signature. Interestingly, this same alteration occurs when JV is slowed to the same tempo as SS (without using software to maintain a constant pitch level) – the melodic and harmonic content converge as in my transcriptions below. In the melodies at issue in this case, the lyrics reference the titles of the songs and they can be considered the title or signature themes in each song. They clearly form the "hooks"<sup>4</sup> in the choruses of each composition. As can be seen below, these phrases appear thirteen times in SS and twelve times in JV.

Occurrences of signature phrase:

<sup>&</sup>lt;sup>4</sup> In popular music, a "hook" is the most catchy and memorable part of a song. In the music industry, it is widely believed that, in order to be successful, a song must have at least one "hook."

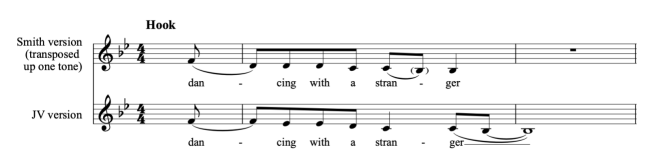
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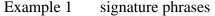
SS	JV	JVvid
1:15	1:04	1:26
1:25	1:12	1:34
1:30	1:20	1:41
2:02	1:28	1:49
2:12	2:07	2:29
2:16	2:15	2:37
2:21	2:23	2:44
2:26 (partial)	2:30	2:52
2:39	3:27	3:43
2:49	3:35	3:51
2:59	3:43	3:59
3:04	3:51	4:07
3:09	3:59	
	4:07	
	4:15	
	4:23	

As discussed in greater detail below, the phrase "dancing with a stranger" is heard four times in each chorus except for the first chorus of SS (where it is heard 3 times) and in the second (where there is a partial fifth iteration) and third chorus of SS and the last chorus, where the signature phrase is repeated to end the song. The phrase is heard four times during the interlude of JV (but not during the JVvid percussion interlude).

#### e) Melodic analysis

As can be seen in Example 1, these passages are nearly identical in melodic contour, rhythm, and metric placement and the pitch sequences are very similar.<sup>5</sup>





<sup>&</sup>lt;sup>5</sup> The most authoritative reference work on music in the English language, the *New Grove*, defines melody as "pitched sounds in musical time" and the *Oxford Companion to Music* describes it as the "interaction of rhythm and pitch." The *Harvard* and *Oxford* dictionaries of music further explain that, along with pitch, duration (rhythm) is an essential element in the formation and recognition of melodies.

While the pitch sequences are not identical, the identity of these passages is also defined by their identical lyrics, rhythmic durations, metric placement and structural significance. Both phrases begin with an anticipation of beat one with the syllable "dan-" and descend by regular eighth notes to the syllable "stran-" which is held for a full beat before resolving on a chord tone on the final syllable ("-ger"). One slight difference is that this resolution occurs a half beat later in JV.

#### f) Structural importance in chorus

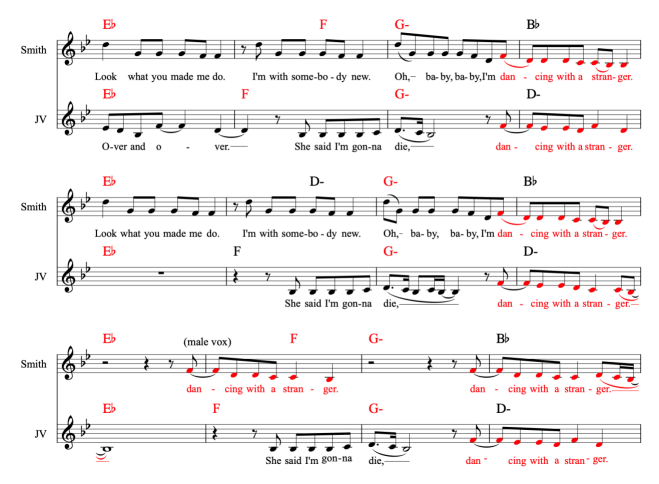
Example 2 provides transcriptions of the choruses of both songs. The signature phrases and common chord changes are depicted in red. As can be seen, both choruses are based on a four-chord cycle. In both choruses the signature phrase appears four times in each within each four bars chorus (except for the first chorus of SS where it appears three times).

Example 2. Signature phrases in the choruses

Smith 1:55

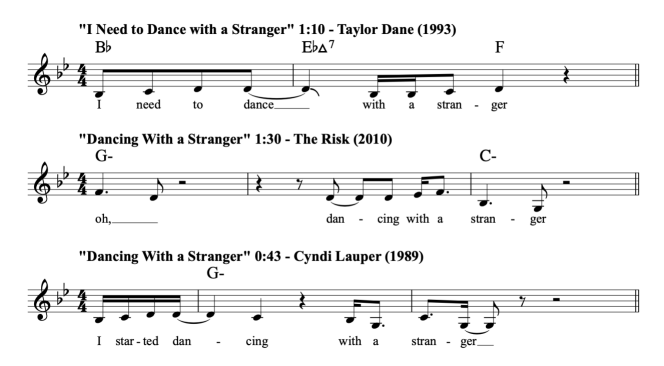
JV 0:58

JVvid 1:20



## 6. Prior Art

A search for other songs containing the words "dancing with a stranger" unearthed only a dozen songs that predate the songs at issue in this case. Most are obscure and written in entirely different styles and genres. In none of these songs is the phrase even remotely similar in melodic contour, pitch content and rhythm as these phrases in SS and JV are to each other. In many, the phrase occurs in isolation. The lyric figures importantly as a repeated structural motive (motif) in only three. As can be seen in example 3, in each of these three earlier songs the phrases are completely different from the phrases at issue in this case.



Example 3. Prior art

#### 7. Quantitative Analysis

The signature phrase of the choruses provides the main theme of the choruses and appears thirteen times in SS, sixteen times in JV and twelve times in JVvid. In SS the choruses comprise a total of 1:45 of the 3:15 song (105 of 195 seconds) or 54%. In JV the phrase at issue provides the main theme of the choruses which, along with the four iterations in the interlude, account for 2:15 or approximately 56% of the four-minute song. In the video version of JV the choruses comprise 1:43 or approximately 40% of the total length of the song (4:16). The proportion of the song in which the choruses and other iterations appear in the deposit copy of JV (without the 40 second percussion interlude) is nearly the same as in SS. While the choruses are constructed around the signature phrases, these phrases are not present throughout the entire choruses, so the quantitative percentages could arguably be somewhat lower. The words "dancing with a stranger" also comprise a significant proportion of the lyrics in both songs (see Attachment 1).

Since these lyrics occupy the same musical space as the melodic themes, the percentages of the lyrical similarities can be considered equal to those found in the melodic analysis.

## 8. Qualitative Analysis

Calculating the amount of time that musical expression is present in a composition is at best a crude measurement of the value of that expression to the overall song. Qualitative analysis measures the importance of this musical expression to the larger work. In forensic musicology the quantitative value is adjusted upward or downward according to its overall significance to the composition. Qualitatively, these themes are the most important expression in each composition. The lyrics reference the titles of both songs. In the popular music industry, it is an article of faith that, to become successful, a song must have at least one "hook" or memorable passage. As the title or signature phrases of each song, these distinctive phrases must be considered the "hooks" or most valuable parts of the song. In both songs the phrases are the last music the listener hears. In this case, because this expression is the most important in each song, the quantitative value must be adjusted upward significantly. In fact, it is difficult to imagine either song existing without these signature phrases.

## 9. Conclusions

The musical expression at issue in this case is substantially similar and is significant both quantitatively and qualitatively to each song. These signature phrases are distinctive and a prior art search has uncovered no other songs as similar to these songs as they are to each other. None of the earlier works exhibit the creative selection and arrangement of elements as originally heard in JV and later appearing in SS. Indeed, none of this prior art is even remotely similar to these two songs. As discussed above, the phrases occur repeatedly in both JV and SS in important places and contain the lyrics referencing the titles. Clearly, they form the most valuable expression in these compositions. Given the degree of similarity in these distinctive passages and other details, I consider it extremely unlikely that SS was created independently from JV.

As a preliminary inquiry, this report is not intended to be exhaustive, and I retain the right to amend or supplement it should further information become available.

Respectfully submitted,

Alexander Stewart, Ph.D. LLC

Attachments

- 1) Lyric comparison
- 2) Alexander Stewart, Ph.D. Curriculum Vitae

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## Attachment 1 Lyrics

Dancing with a Stranger Jordan Vincent

#### Verse I

That girl was on fire from the get go Never had to let go She said time passes so slow Everything in slow mo Over and over again Over and over Over and over Over and over

#### Chorus

She said I'm gonna die Dancing with a stranger She said I'm gonna die Dancing with a stranger She said I'm gonna die Dancing with a stranger She said I'm gonna die Dancing with a stranger

#### Verse II

Just one more time before I go home Baby move me go go It's a feeling that's how I know Someday I'm gonna fly baby, Ooh

Chorus She said I'm gonna die Dancing with a stranger She said I'm gonna die Dancing with a stranger She said I'm gonna die Dancing with a stranger She said I'm gonna die Dancing with a stranger

#### Interlude

Dancing with a stranger Sam Smith

#### Verse I

I don't want to be alone tonight It's pretty clear that I'm not over you I'm still thinking 'bout the things you do So I don't want to be alone tonight Can you light the fire I need somebody who can take control I know exactly what I need to do 'Cause I don't want to be alone tonight, alone tonight, alone tonight

#### Chorus

Look what you made me do I'm with somebody new Ooh, baby, baby I'm dancing with a stranger Look what you made me do I'm with somebody new Ooh, baby, baby I'm dancing with a stranger Dancing with a stranger

#### Verse II

I wasn't even going out tonight But boy I need to get you off my mind I know exactly what I have to do I don't want to be alone tonight, alone tonight, alone tonight

## Chorus Look what you made me do I'm with somebody new Ooh, baby, baby I'm

## Dancing with a stranger

Look what you made me do I'm with somebody new Ooh, baby, baby I'm Dancing with a stranger

Dancing with a stranger Dancing with a stranger Dancing, yeah, ooh Case 2:22-cv-01508 Document 1 Filed 03/04/22 Page 52 of 80 Page ID #:52

## **Attachment 1 Lyrics**

Chorus

She said I'm gonna die Dancing with a stranger She said I'm gonna die Dancing with a stranger She said I'm gonna die Dancing with a stranger She said I'm gonna die Dancing with a stranger Chorus Look what you made me do I'm with somebody new Ooh, baby, baby I'm Dancing with a stranger Look what you made me do I'm with somebody new Ooh, baby, baby I'm Dancing with a stranger Dancing with a stranger

# Alexander Stewart

Department of Music University of Vermont Burlington, VT 05405 E-mail: astewart@uvm.edu Office: (802) 656-7766 Mobile: (802) 310-2009

## **EDUCATION**

GRADUATE CENTER: THE CITY UNIVERSITY OF NEW YORK
Ph.D. in Music (Ethnomusicology Concentration), 2000
Dissertation: Composition and Performance in Contemporary New York City Big Bands (1989-1999) Advisor: Stephen Blum

MANHATTAN SCHOOL OF MUSIC Master of Music, Jazz and Commercial, 1991

LONG ISLAND UNIVERSITY, C.W. POST B.F.A., *summa cum laude*, in Music Education, 1988

## **TEACHING EXPERIENCE**

UNIVERSITY OF VERMONT Professor, 2012-present Associate Professor, 2005-2012 Assistant Professor, 1999-2005 Jazz Studies Coordinator, 2003-present Director, Integrated Fine Arts Program, 2008-2012 Director, Latin American Studies Program, Spring 2006; 2011-16

LONG ISLAND UNIVERSITY, C.W. POST Instructor in Music, 1988-1999 Director of Jazz Studies

Additional courses at: The New School (Jazz and American Culture), 1995-1997 John Jay College of CUNY (History of Jazz and Rock), 1995

## **COURSES TAUGHT**

Jazz History Jazz Improvisation I & II World Music Cultures Seminar in Ethnomusicology

Music Business & Copyright Music Theory Musical Avant-Gardes Music of Cuba, Puerto Rico, and the Dominican Republic Duke Ellington Jazz Ensembles (Big Band and Combos) Seminar in World Music (Honors College) Music of Latin America and the Caribbean Latin Jazz Summer Immersion Culture and Politics of Latin American Protest Music (team taught with professors from Political Science, Romance Languages, and Global Studies)

## **PUBLICATIONS**

## Books

*Making the Scene: Contemporary New York City Big Band Jazz*, Berkeley: University of California Press, 2007.

Spanish translation from the French and German: Hans Bodenmann, *El ABC de la Flauta Dulce*. Zurich: Anton Peterer Music & Books, 2003 (Recorder method book).

## Forthcoming

"Music, Media, and Anarchism in the 'Oaxaca Commune," In *Oxford Handbook of Protest Music*, edited by Noriko Manabe and Eric Drott, New York: Oxford University Press [2021].

#### Articles, Book Chapters, Reviews, Entries

"Been Caught Stealing": A Musicologist's Perspective on Unlicensed Sampling Disputes" *University of Missouri Kansas City Law Review* 83(2): 340-61 (Winter 2014).

"Make It Funky: Fela Kuti, James Brown and the Invention of Afrobeat." *American Studies* 52(4) (2013): 99-118.

*"La chilena mexicana es peruana*: Multiculturalism, Regionalism, and Transnational Musical Currents in the Hispanic Pacific." *Latin American Music Review/Revista de Música Latinoamericana* 34(1) (Spring 2013) Austin: University of Texas Press.

"'Funky Drummer': New Orleans, James Brown and the Rhythmic Transformation of American Popular Music." Reprinted in *Roots Music*, edited by Mark F. DeWitt. London: Ashgate, 2011 (originally published in *Popular Music* 19(3) October 2000 Cambridge University Press).

Review of Ben Ratliff, Coltrane: The Story of a Sound. Jazz Perspectives 2(1):103-109 (2008).

"Contemporary New York City Big Bands: Composition, Arranging, and Individuality in Orchestral Jazz," *Ethnomusicology* 48(2) (Spring/Summer 2004): 169-202.

Review of The New Grove Dictionary of Jazz in Ethnomusicology 47(3) (Fall 2003):376-80.

"Second Line," Encyclopedia of Popular Music of the World. London: Cassell 2003.

Essay review of Lewis Porter, John Coltrane: His Life and Music. Annual Review of Jazz Studies 11, 2000-1 [2002]: 237-52.

"Funky Drummer': New Orleans, James Brown and the Rhythmic Transformation of American Popular Music," *Popular Music* 19(3) (Winter 2000): 293-318.

Review of Scott DeVeaux, The Birth of Bebop. Yearbook of Traditional Music 30 (1998): 135-7.

## LECTURES, COLLOQUIA, CONFERENCE PAPERS

"Blurred Lines IV: Legal Considerations When Writing." Canadian Film Centre Slaight Music Residency Panel Talk. Toronto, Canada. May 27, 2021

"Melody, 'Beats,' and Minimalism: Copyright in Contemporary Popular Music." *Substantial Similarity and the Role of Forensic Musicology in Music Copyright Litigation*. American Musicological Society/Society for Music Theory Annual Meeting, Virtual Conference, Minneapolis, MN. November 15, 2020.

Silicon Flatirons Conference: *The Future of Copyright Infringement Analysis in Music*. Invited panelist and Speaker. March 5, 2020, Colorado Law, University of Colorado, Boulder, CO.

Composition, Jazz Improvisation, and Copyright," Jazz Educators Network (JEN) annual conference, New Orleans, January 8, 2020

"Blurred Lines III: Legal Considerations When Writing." Canadian Film Centre Slaight Music Residency Panel Talk. Toronto, Canada. August 7, 2019

"Blurred Lines II: Legal Considerations When Writing." Canadian Film Centre Slaight Music Residency Panel Talk. Toronto, Canada. August 13, 2018

"The Future of Sampling: Transformative Art or Copyright Infringement?" Alexander von Humboldt Institute for Internet and Society, Berlin, Germany. February 28, 2018.

"Blurred Lines: Legal Considerations When Writing." Canadian Film Centre Slaight Music Residency Panel Talk. Toronto, Canada. August 2, 2017

"Creativity and Copyright," Champlain College, November 11, 2015

Invited Keynote Speaker: Symposium on Hip Hop, Technology, and Copyright. Utah State University. (March 28, 2015).

"Make It Funky: Fela Kuti, James Brown and the Invention of Afrobeat." Annual Conference of the American Studies Association. Washington DC, November 23, 2013.

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"Creativity and Copyright," Champlain College, October 25, 2013

"Lila Downs: Music, Culture, and Politics in Oaxaca, Mexico." Pre-Concert Lecture. Flynn Center for the Performing Arts. Burlington, VT. April 26, 2013.

"Music, Media, and Anarchism in the Oaxaca Commune" Paper presented at Music and War Panel. AMS/SEM/SMT Annual Conference. New Orleans. Nov. 2, 2012.

*"Pasos cromáticos en la improvisación del jazz* (Chromatic Passing Tones in Jazz Improvisation)." Lecture/workshop (in Spanish) at Instituto Projazz, Santiago, Chile. May 31, 2012.

"Musicology CSI: Sampling, Interpolation, and Copyright." Thursdays at One Performance/Lecture Series, UVM Music Department.

"Music, Media, and Anarchism in the 'Oaxaca Commune," Presentation to University of Vermont Global Village, 15 February 2011.

"Son de las barricadas: Protest song and revolution on Oaxaca's Radio APPO." Paper read at the annual conference of Society for Ethnomusicology (SEM) in Los Angeles, CA, Nov. 2010.

*"Son mexicano"* OLLI (Osher Life Long Learning Institute). Pre-Concert Lecture Sones de México, Lane Series 8 October 2010.

"Música popular and the Ideology of mestizaje in Postrevolutionary Mexico." 1 October 2010, UVM Hispanic Forum.

Musicology CSI: Sampling, Interpolation, and Copyright." Invited lecture, State University of New York (SUNY) Albany, 28 April 2010.

"La Chilena Mexicana: Transnational Musical Currents in the Hispanic Pacific" Global and Regional Studies Lecture, 17 March 2010 Billings Marsh Lounge.

"Copyrights and Copywrongs: Introduction to Forensic Musicology" Invited lecture, State University of New York (SUNY) Plattsburgh, 11 March 2010.

FLYNNsights: Lecture on Charles Mingus opening the residency of the Mingus Repertory Ensembles (Mingus Dynasty, Mingus Orchestra, and Mingus Big Band along with dance troupe choreographed by Danny Buraczeski at the Flynn Center for the Performing Arts. 17 October 2010.

"Supergenre, genre, subgenre: Mexican *son* and the *chilena* complex." Paper presented at the annual conference of the Society for Ethnomusicology (SEM) in Mexico City, November 2009.

"Socialismo con pachanga: Music in Revolutionary Cuba." Hispanic Forum, University of Vermont, 22 October 2009.

"Performing Race: Afro-Mexicans and Multiculturalism in Oaxaca's Guelaguetza." Paper presented at the Latin American Studies Association (LASA) XXVIII International Congress, "Rethinking Inequalities" Rio de Janeiro, Brazil, 12 June 2009.

*La chilena oaxaqueña: "El gusto de mi region.*" Paper presented at the annual conference of the Sonneck Society for American Music (SAM), Denver, CO, 19-22 March 2009.

Insights FlynnArts. Pre-concert lecture on Maria Schneider and her Orchestra. 22 January 2009. Amy E. Tarrant Gallery at the Flynn Center for the Performing Arts.

"Performing Race: Afro-Mexicans and Multiculturalism in Oaxaca's Guelaguetza Festival." Paper presented at the annual meeting of the Society for Ethnomusicology (SEM), Wesleyan University, Middletown, CT, 28 October 2008.

"*La Danza de las Diablas*"? Race, Gender, and Local Identity in Afro-mestizo communities of Mexico's Costa Chica. Paper presented at the annual meeting of the Society for Ethnomusicology (SEM), Columbus, OH, 28 October 2007.

"*Son de las Barricadas*": Songs of Protest from the Spanish Civil War to the Present on Oaxaca's Radio APPO." Hispanic Forum, University of Vermont, 10 October 2007.

"Cross-Cultural Learning through Music and Dance: A UVM Class in Guantánamo, Cuba." Presentation to the UVM College of Arts and Sciences Advisory Board, April 2004.

"Beauty and the Beast: Maria Schneider's *Wyrgly*." Paper presented at special session of the joint meetings of Society for Music Theory (SMT) and the American Musicological Society (AMS), "Women in Jazz: Voices and Roles," Columbus, OH, 1 November 2002.

"On the Edge: Sue Mingus and the Mingus Big Band." Colloquium at the University of Illinois (Urbana and Champaign), 6 March 2002.

"*Blood on the Fields:* Wynton Marsalis and the Transformation of the Lincoln Center Jazz Orchestra." Paper read at the 2001 annual meeting of the Society for Ethnomusicology (SEM), Detroit, October 2001.

"The Jazz Concerto as Collaborative Work: Jim McNeely's 'Sticks." Paper read at the joint meeting of the Society for Music Theory (SMT) and other major music societies in Toronto, 4 November 2000.

"New York City Big Bands and the Professional Jazz Musician." Paper read at the annual meeting of the Society for Ethnomusicology (SEM) in Bloomington, IN, 24 October 1998.

"From Mardi Gras to Funk: Professor Longhair, James Brown and the Transformation of Rhythm and Blues." Paper read at joint meeting of the Society for Ethnomusicology (SEM) and the International Association for the Study of Popular Music (IASPM) in Pittsburgh, PA, October 1997.

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## **GRANTS AND AWARDS**

Coor Collaborative Fellowship, Rethinking African Art. 2020-2021.

UVM Humanities Center Public Humanities Fellowship for sabbatical travel to Uganda. 2019.

International Travel Funds Award. College of Arts and Sciences. Travel to and residency in Uganda. Jazz Performance and Workshops; Research in Traditional Music. October and November 2019.

Interdisciplinary Experiential Engagement Award for course proposal, *Culture and Politics of Latin American Protest Music*, to be taught in collaboration with Political Science, Romance Languages, Global Studies, and Music Departments. January 2013.

Lattie F. Coor Award for International Travel to present paper and chair panel at the Society for Ethnomusicology conference (SEM) Mexico City. November 2009.

Joan Smith Faculty Research Support Award Performing Race: Afro-Mexicans, Multiculturalism, and the "Black Pacific."

Lattie F. Coor Award for International Travel to present paper at the Latin American Studies Association (LASA) Congress in Rio de Janeiro, Brazil. June 2009.

Fulbright Research Fellowship to Mexico, Afro-Mexican music, 2006-7.

Award for Contribution to Vermont Jazz Education, presented by Wynton Marsalis and the Flynn Center for the Performing Arts, October 2005.

UVM Arts and Sciences Dean's Fund for Faculty Development (to initiate fieldwork in the Costa Chica of Mexico), Fall 2005.

UVM Humanities Center Research Grant, Spring 2004.

UVM Global Outreach Committee Grant, March 2003.

UVM Arts and Sciences Faculty Development Grant for study in Cuba, May 2002.

2001 Barry S. Brook Award for best dissertation in music CUNY.

CUNY Dissertation Year Fellowship 1998-1999.

## **MUSIC COPYRIGHT & RELATED**

Expert Report in Bridgeport Music, Inc. v. Dimension Films, 410 F.3d 792 (6th Cir. 2005). Case recognized as setting new "bright line" standard for use of samples of copyrighted recordings.

Testimony in trial in Federal District Court, Nashville TN, Case No. 3:01-780, Bridgeport Music v. Universal Music. February 2007. "Atomic Dog" and "D.O.G. in Me." Affirmed by US Sixth Circuit Court of Appeals, No. 07-5596, November 4 2009. Case examined issues concerning fragmented literal similarity, originality, and fair use.

Testimony in Federal District Court, Nashville, TN Case No. 3:01-0155 involving rap artist, the Notorious B.I.G and the Ohio Players. (March 2006). Affirmed by US Sixth Circuit Court of Appeals, No. 06-6294, October 17 2007.

Testimony by Deposition (for the Plaintiff), Case No. 1:09-cv-21597-DLG (Florida Southern District Court) Kernel Records Oy v. Timothy Z. Mosley p/k/a Timbaland, UMG Recordings, Inc, et al. New York City, May 27, 2010.

Testimony by Deposition (for the Defense), Case No. 37-2008-00098508-CU-BT CTL (California Southern District Court) Sixuvus v. Victor Willis, New York City, July 7, 2010.

Testimony by Deposition (Los Angeles, September 2011). Case No. 10-CV-08123 Phoenix Phenom v. William Adams, Jr. Stacy Ferguson, et. al.

Testimony by Deposition (New York City, January 2012). Case No. SACV10-1656JST(RZx) Pringle v. William Adams, Jr. Stacy Ferguson, et. al.

Testimony by Deposition (New York City, June 3, 21, 2013). Case No. CV12-5967 VMG Salsoul, LLC v. Madonna Ciccone, Shep Pettibone, et al.

Testimony by Deposition (New York City, September 11, 2013). 11-cv-6811. Marino v. Usher.

Testimony by Deposition (Burlington, VT, May 20, 2015). RALEIGH, NC #301280 Absent Element v. Daughtry.

Testimony by Deposition (Burlington, VT, May 17, 2016) and in Trial (June 17, 2016) Federal District Court, Los Angeles Case No. 15-cv-03462 RGK (AGRx). Skidmore v. Led Zeppelin, et al.

Testimony by Deposition (New York, NY, November 3, 2017) Supreme Court of the State of New York, Index No. 650427/2016. Pai v Blue Man Group Publishing, LLC, et al.

Testimony by Deposition (New York, NY, May 30, 2018) Griffin v. Sheeran. 1:17-cv-05221 New York Southern District Court

Testimony by Deposition (Burlington, VT, January 2, 2020). Beatbox Music Pty, Ltd. v. Labrador Entertainment, et al. Case No. 2:17-cv-6108. Central District of California.

Testimony by Deposition (Burlington, VT, May 27, 2020). Smith v. Tesfaye. Case No. 2:19-cv-02507-PA-MRWx Central District of California.

Los Angeles: Warner Bros. Entertainment Inc.; Hiscox Insurance Co.; Clair G. Burrill P.C.; Sheppard Mullin Richter & Hampton LLP; Doniger Burroughs, APC; Pen Music Group; Microhits; Robert S. Besser Law Offices; etc.

**New York**: BMG Group; Schwartz Ponterio & Levenson, PLLC; Grubman Shire & Meiselas, P.C.; Eisenberg Tanchum & Levy; Sample Clearance Limited; Lastrada Entertainment Company; etc.

**Nashville**: King and Ballow; Riser House Entertainment, LLC; DeSalvo Law Firm, PLLC; Beckett Law Office; etc.

**Elsewhere**: K & L Gates (London); Schwartz Cooper (Chicago); Brooks Pierce (Raleigh NC); Frank & Rice (Florida); Francis Alexander, LLC (Philadelphia); Rawson Merrigan & Litner (Boston); Koepple Traylor (New Orleans); JPMC (Burlington VT); Kile Goekjian McManus (Washington DC); Arent Fox LLP (Washington DC) Gould Law Group (Chicago); Richardson Patrick Westbrook & Brickman, LLC (Mt. Pleasant SC); Hall Booth Smith & Slover (Atlanta); Miller Canfield Paddock & Stone (Detroit); King Mesdag Music Publishing Limited (United Kingdom); as well as clients in Canada, Australia, Indonesia, Hong Kong, India, United Arab Emirates, Latin America and Europe.

Classes and seminars in Music Business and Copyright (see above for details)

Symposium on Music Copyright. University of Vermont, January 2003.

## **SELECTED RECORDINGS**

*Early Heroes, Dan Silverman.* Section playing and solo on Chares Mingus' *The Shoes of the Fisherman's Wife.*. Around the Slide Recordings 02 (2018).

Rick Davies *Thugtet* – Tenor saxophone Emlyn Music EM 1003 (2017)

Rick Davies and Jazzismo, *Salsa Norteña*, - Tenor saxophone (Recorded in Montreal 2011 (2012).

New York Jazz Repertory Orchestra, *Le Jazz Hot*, featuring Dave Liebman and Vic Juris. Planet Arts 310976 - Baritone saxophone, bass clarinet (2009).

Rick Davies and Jazzismo, *Siempre Salsa*, featuring Wayne Gorbea. Emlyn Music EM1001 - Tenor saxophone (2006).

Anne Hampton Callaway, *To Ella with Love*, featuring Wynton Marsalis, Christian McBride, Lewis Nash, Cyrus Chestnut. Touchwood Records TWCD 2006 - Tenor saxophone and clarinet (1998).

Peter Herborn, *Large*, featuring Gene Jackson, Greg Osby, Robin Eubanks, and others. Jazzline JL1154-2 – Baritone saxophone and bass clarinet (1998).

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Alex Stewart

Billy Stritch, *Waters of March: The Brazilian Album*. Sin Drome SD8950 - Tenor saxophone and flute (1998).

Dave Stryker, *Nomad*, featuring Randy Brecker and Steve Slagle. Steeplechase Records SCCD31371 - Baritone saxophone and bass clarinet (1997).

Frankie Lane: *Wheels of a Dream*. Touchwood Records TWCD 2020 - Tenor saxophone, flute, and alto flute (1997).

The Bill Warfield Band, *The City Never Sleeps*. Seabreeze Records CDSB 2048 - Baritone saxophone and bass clarinet (1996).

## SELECTED PERFORMANCES: JAZZ AND LATIN

Burlington Discover Jazz Festival Big Band (Music Director, Contractor, Performer)

*Birth of the Cool: Music by the Miles Davis Nonet*. Featuring Ray Vega, trumpet. Performances in June 2012 (BDJF), and in September 2012 (UVM), and May 2013 (SUNY Plattsburgh).

*Textures: Jim Hall with Brass featuring the Jim Hall Trio (Jim* Hall, guitar, Scott Colley, bass and Joey Baron, drums) with brass ensemble, Alex Stewart, conductor. Flynn MainStage, 2010 Burlington Discover Jazz Festival.

*Paquito D'Rivera Funk Tango*. Produced, co-directed, and played saxophone in concert on Flynn MainStage with 17-piece orchestra with guests: Paquito D'Rivera, alto saxophone; Diego Urcola, trumpet; Alex Brown, piano; Massimo Biocalti, bass; Mark Walker, drums; and special guest Ray Vega, trumpet. Burlington Discover Jazz Festival (1 June 2008). Reviews in *Free Press*, AllAboutJazz, and other media.

*Mary Lou Williams Resurgence* with Cecilia Smith, vibraphone and Amina Claudine, piano, 2007 Burlington Discover Jazz Festival, Flynn Center.

*Music of Jim McNeely* with special guest Jim McNeely, piano 2006 Burlington Discover Jazz Festival, Flynn Center.

*Sketches of Spain: Celebrating the Miles Davis/Gil Evans Collaboration* with trumpeter Randy Brecker and guest conductor, Joe Muccioli 2005 Burlington Discover Jazz Festival, Flynn Center.

*The Grand Wazoo: Music of Frank Zappa*, with Ernie Watts, Napoleon Murphy Brock, Ike Willis, and Ed Palermo 2004 Burlington Discover Jazz Festival, Flynn Center.

*Duke Ellington Sacred Concert*, with David Berger, Priscilla Baskerville, Paul Broadnax, and 100-voice Choir, 2003 Burlington Discover Jazz Festival, Flynn Center

## Jazz and Latin

Solo Recital: Chasin' the 'Trane: Music of John Coltrane. UVM Southwick Recital Hall, Septenber 27, 2018.

Concert: Ray Vega & the Burlington Latin Jazz Orchestra, FlynnSpace, August 9, 2018.

Recital: Ray Vega & the Burlington Latin Jazz Orchestra, UVM Southwick Recital Hall, October 21, 2018.

Chasin' the Trane: Homage to John Coltrane, with Ray Vega, trumpet. Juniper, Hotel Vermont, 2018 Burlington Discover Jazz Festival June 7 and July 18, 2018.

Chasin' the Trane: Homage to John Coltrane, with Ray Vega, trumpet. Light Club Lamp Shop, Burlington VT, July 26, 2018

Performances of Alex Stewart Quartet on Jazz Wednesdays at Juniper (Hotel Vermont), Lamp Shop Light Club (some performances featured special guest Ray Vega, trumpet), 2018.

Featured soloist - SUNY Plattsburgh Jazz Festival December 2013.

James Harvey and Garuda – opening act for Randy Weston in Discover Jazz Festival (2004); numerous other performances around region.

Beboparaka (featuring poetry of Amiri Baraka) andJazzLit.com – jazz and poetry collaborations with UVM professors Major Jackson, Tina Escaja, John Gennari and UVM students. Performances at the Discover Jazz Festival and local venues. Coverage in the *Burlington Free Press* and *Vermont Quarterly* (2005, 2006).

Grupo Sabor (Salsa and Merengue) – Performances in UVM's Grand Maple Ballroom and Brennan's Pub for Alianza Latina (2010), Higher Ground, Burlington; Red Square; Eclipse Theater, Waitsfield; Onteora Club, New York; Burlington Latino Festival (2001-present).

Performances with UVM jazz faculty (Jeff Salisbury, Joe Capps, Paul Asbell, Patricia Julien, Ray Vega, John Rivers, Tom Cleary, Rick Davies, Steve Ferraris) at recitals, concerts, and other events (1999-present).

The Lionel Hampton Orchestra; featured artists: Dizzy Gillespie, Dee Dee Bridgewater, and others. Extensive tours of Europe and North America and appearances at major jazz festivals including: North Sea, Nice, Montreal, Newport (NY and Saratoga), Biarritz (1989-1991). The Bill Warfield Band, The Dorsey Brothers Orchestra, David Berger, Paquito D'Rivera, Clem DeRosa, Bobby Shew, David Liebman, Andy Farber, Stan Rubin, Lew Anderson, Billy Mitchell, Roland Hanna, Lew Soloff, Randy Brecker and many more (1985-1999).

The Lehigh Valley Repertory Jazz Orchestra: *Sketches of Spain* featuring Randy Brecker, *An Evening with David Liebman*, *A Tribute to Benny Goodman* featuring Buddy DeFranco, and *Celebrating Louis Armstrong* featuring Jon Faddis (1997-2000).

## Rick Davies & Jazzismo

Burlington Latin Jazz Orchestra, directed by Ray Vega, FlynnSpace, August 9, 2018

Featured Performer: Jazz Education Network Conference, San Diego, CA January 2015.

Workshops and concerts, Colectivo Central, Oaxaca, Mexico. June, July 2011.

With guest pianist/composer Arturo O'Farrill (and sons, Zachary, percussion and Adam, trumpet), FlynnSpace. 2010, 2011, 2012, 2013, 2014, 2015, 2017, 2017. With Jonathan Maldonado, drums, and Papo Ross, vocals and alto saxophone, 2009.

With guest artist Ray Vega, FlynnSpace (July 2003, 2004, 2005, 2006, 2007, 2008).

Appearances at SUNY Plattsburgh Jazz Festival (with Harvie S., 2002; with Chocolate Armenteros 2003; with Ray Vega 2008, 2011; with Curtis Fowlkes 2010); Red Square and other venues.

Oaxaca, Mexico: Colegio Teizcali, Colectivo Central, Spring 2007.

## **SELECTED PERFORMANCES: POPULAR AND BLUES**

Frankie Valli, Ray Charles (Sweden 1999), Mary Wells, Frankie Avalon (Atlantic City), The Drifters, Funk Filharmonik, The Funk Collection, Nick Apollo Forte, Little Wilson, Sandra Wright Band, Jimmy Branca and the Red Hot Instant Combo, Dave Grippo Funk Band, and others (1985-present).

Contractor, musical director. Joan Rivers. Flynn Center for the Performing Arts. April 26, 2012.

Orchestra contractor with Bernadette Peters at the Flynn Center of the Arts October 2011.

## **CLINICS AND GUEST CONDUCTING**

Guest Conductor, Connecticut Valley District Jazz Festival, January 30-31, 2015.

Guest Conductor, Winooski Valley Jazz Festival, February 4-5, 2010.

Adjudicator/Clinician, Vermont All-State Festival, International Association of Jazz Educators (IAJE): 2000-2003.

Guest Conductor, Nassau County (Long Island) All-County Jazz Festival, 1997.

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Alex Stewart

## **MEMBERSHIPS**

American Musicological Society (AMS)

Society for Ethnomusicology (SEM)

Society for American Music (Sonneck)

Latin American Studies Association (LASA)

Friends of Indian Music and Dance (FIMD), Burlington VT

Burlington Discover Jazz Festival Advisory Board

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# EXHIBIT 3

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## DANCING WITH A STRANGER

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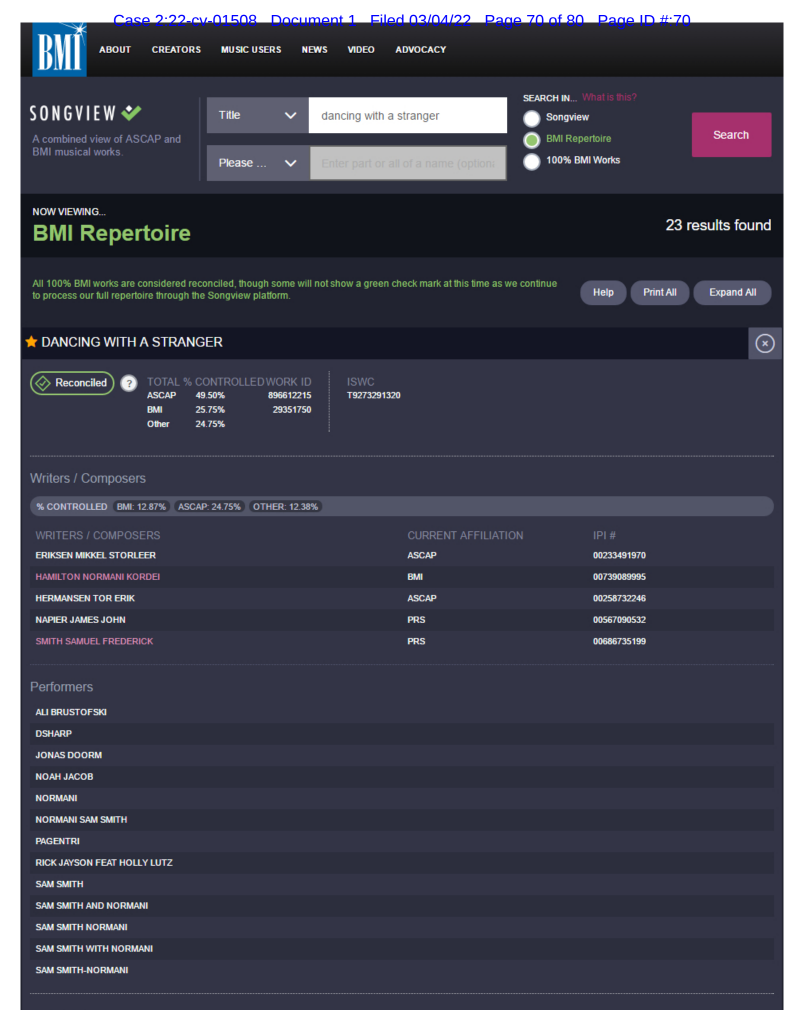
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#### Performers

JONAS DOORM	NORMANI SAM SMITH
RICK JAYSON FEAT. HOLLY LUTZ	SAM SMITH
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DANCING WITH A STRANGER (WITH	DANCING WITH A STRANGER -
NORMANI) - CHEA	DANCE REMIX



Publishers

Case 2:22-cv-01508	Document 1	Filed 03/04/22	Page 71 of 80	Page ID #:71	-
% CONTROLLED BMI: 12.88% ASCAP: 24.75% OT	HER: 12.37%				
PUBLISHERS		CURRENT AF	FILIATION	IPI #	
EMI BLACKWOOD MUSIC INC		BMI		00223437493	
EMI MUSIC PUBLISHING LTD		PRS		00087019563	
EMI APRIL MUSIC INC		ASCAP		00128633767	
▶ NAUGHTY WORDS LIMITED		NS		00636398806	
- SONY ATV SONGS LLC		BMI		00187095633	
SONY/ATV SONGS LLC 8 MUSIC SQUARE W NASHVILLE, TN 37203-3204 (615) 726-8300 INFO@SONYATV.COM HTTP://WWW.SONYATV.COM					
→ SONGS OF NKH		BMI		00863691500	
C/O EMI BLACKWOOD MUSIC INC 8 MUSIC SQ W NASHVILLE, TN 37203-3204 INFO@SONYATV.COM HTTP://WWW.EMIMUSICPUB.COM					
→ STELLAR SONGS LIMITED		BMI		00633304676	
C/O EMI BLACKWOOD MUSIC INC 8 MUSIC SQ W NASHVILLE, TN 37203-3204 INFO@SONYATV.COM HTTP://WWW.EMIMUSICPUB.COM					
Other Non-ASCAP and Non-BMI Publishers					
Alternate Titles					
No Data Available					
🜟 BMI Award Winning Song					Print
DANCING WITH A STRANGER					$( \cdot )$
WRITER / COMPOSER FULKERSON RONDEL GREGG					
DANCING WITH A STRANGER					(+)
WRITER / COMPOSER					
KOSLOFF IRA					
MYSELS GEORGE					
DANCING WITH A STRANGER					$( \mathbf{f} )$
WRITER / COMPOSER WALKER CINDY					
DANCING WITH A STRANGER					(  )
WRITER / COMPOSER					
HILAL GEORGE ANTOINE					
DANCING WITH A STRANGER					$( \mathbf{+} )$
WRITER / COMPOSER					
DE LUCA THOMAS GENNARO NILE WILLIE					

Display Credits at Dottom

	ase 2.22-68-01300	Document 1 Filed 03/04/22	Page 72	0180 Pa	ge iD #.i	2
t Title	e			Artist	Rating	Length
1 Dan	icing With a Stranger recording engineer: & Mil programming: & Mikkel S executive producer: & Tir D (of Tim & Danny Music) producer: & Jimmy Nape production/songwriting du mixer: & Kevin "KD" Davis guitar [guitar overdubbing instruments: & Mikkel S. vocals: & Normani Hamili and & Sam Smith (English phonographic copyright b release label use! UK&IE s UK) (in 2019) executive produced for: produced for: The Stellar mixed at: Pacifique Stu California, Pacifique Stu California, Mediabase CHE Billboard Year-End Hot recording of: Dancing ' writer: & James Napio (Normani Kordei Hami singer and songwriter)	s and A Stargate (Norwegian uo) s (US producer/engineer "KD" Davis) i]: A Ben Jones (UK session multi-inst Eriksen and A Tor Hermansen ton (Normani Kordei Hamilton, of Fifth h singer and songwriter) y: Universal Music Operations Limite ubsidiary of UMG, legal name of Univer Tim & Danny Music LLC ard Music LLC r House in Y Venice, Los Angeles, Calif dios in North Hollywood, Los Angeles (Top 40 Year-End 2019 (number: 5) a 100 singles of 2019 (number: 14)	rumentalist) Harmony) ed (not for sal Music fornia, es, nd milton (English	Sam Smith & Normani	****	

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# <u>Comparison Video</u> <u>Between Plaintiff and</u> <u>Defendants' Music</u> <u>Videos</u>

# <u>Music Video for</u> <u>Plaintiff's Song</u>

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# <u>Music Video for</u> Defendants' Song

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# <u>Plaintiff's Registered</u> <u>Deposit Copy Sound</u> <u>Recording</u>

### Case 2:22-CVNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA age ID #:81 CIVIL COVER SHEET

I. (a) PLAINTIFFS (Check box if you are representing yourself 🗌 )	<b>DEFENDANTS</b> (Check box if you are representing yourself )			
Sound and Color, LLC	Samuel Smith, et al.			
(b) County of Residence of First Listed Plaintiff	County of Residence of First Listed Defendant			
(EXCEPT IN U.S. PLAINTIFF CASES)	(IN U.S. PLAINTIFF CASES ONLY)			
(c) Attorneys (Firm Name, Address and Telephone Number) If you are representing yourself, provide the same information.Steven T. Lowe (SBN 122208)Alfred (AJ) Flueher (SBN 316503)Lowe & Associates, P.C.Francis Alexander, LLC8383 Wilshire Blvd., STE 1038280 Providence Road, STE 1Beverly Hills, CA 90211, (310) 477-5811Media, PA 19603 (215) 500-1000	Attorneys (Firm Name, Address and Telephone Number) If you are representing yourself, provide the same information.			
	(Place an X in one box for plaintiff and one for defendant) <b>PTF DEF</b> Incorporated or Principal Place <b>PTF DEF</b>			
Plaintiff Government Not a Party)	en of This State 1 1 1 nicorporated of Finicipal Place 4 4 4 en of Another State 2 2 Incorporated and Principal Place 5 5 5 of Business in Another State			
	en or Subject of a a 3 a Foreign Nation 6 a 6 a 6 a 6			
IV. ORIGIN (Place an X in one box only.) 1. Original Proceeding 2. Removed from State Court 3. Remanded from Appellate Court 4. Reinstated or Reopened 5. Transferred from Another District (Specify) 6. Multidistrict Litigation - Transfer 8. Multidistrict Litigation - Direct File				
V. REQUESTED IN COMPLAINT: JURY DEMAND: 🔀 Yes 🗌 No (Check "Yes" only if demanded in complaint.)				
CLASS ACTION under F.R.Cv.P. 23: Yes X No X MONEY DEMANDED IN COMPLAINT: \$ To be determined				

VI. CAUSE OF ACTION (Cite the U.S. Civil Statute under which you are filing and write a brief statement of cause. Do not cite jurisdictional statutes unless diversity.)

Copyright Act of 1976 - Direct and Secondary Copyright Infringement for copying a song without permission.

VII. NATURE OF SUIT (Place an X in one box only).					
OTHER STATUTES	CONTRACT	REAL PROPERTY CONT.	IMMIGRATION	PRISONER PETITIONS	PROPERTY RIGHTS
375 False Claims Act	110 Insurance	240 Torts to Land	462 Naturalization	Habeas Corpus:	🔀 820 Copyrights
376 Qui Tam (31 USC 3729(a))	🔲 120 Marine	245 Tort Product Liability	465 Other	463 Alien Detainee 510 Motions to Vacate	830 Patent
400 State Reapportionment	130 Miller Act	290 All Other Real Property	Immigration Actions	Sentence 530 General	835 Patent - Abbreviated New Drug Application
410 Antitrust	□ 140 Negotiable Instrument	TORTS	PERSONAL PROPERTY	535 Death Penalty	840 Trademark
430 Banks and Banking	150 Recovery of Overpayment &	PERSONAL INJURY 310 Airplane	370 Other Fraud	<b>Other:</b> 540 Mandamus/Other	880 Defend Trade Secrets Act of 2016 (DTSA)
450 Commerce/ICC Rates/Etc.	Enforcement of Judgment	315 Airplane Product Liability	371 Truth in Lending	550 Civil Rights	SOCIAL SECURITY
460 Deportation 470 Racketeer Influ-	151 Medicare Act	320 Assault, Libel & Slander	380 Other Personal Property Damage	555 Prison Condition	861 HIA (1395ff)
enced & Corrupt Org.	152 Recovery of Defaulted Student	330 Fed. Employers'	385 Property Damage Product Liability	560 Civil Detainee	862 Black Lung (923)
480 Consumer Credit 485 Telephone	Loan (Excl. Vet.)	Liability	BANKRUPTCY	Confinement	863 DIWC/DIWW (405 (g)) 864 SSID Title XVI
Consumer Protection Act	153 Recovery of Overpayment of	345 Marine Product	422 Appeal 28 USC 158	<b>FORFEITURE/PENALTY</b> 625 Drug Related	865 RSI (405 (g))
B50 Securities/Com-	Vet. Benefits	350 Motor Vehicle	423 Withdrawal 28 USC 157	USC 881	FEDERAL TAX SUITS
☐ modities/Exchange ☐ 890 Other Statutory	160 Stockholders' Suits	355 Motor Vehicle Product Liability	CIVIL RIGHTS	690 Other	870 Taxes (U.S. Plaintiff or Defendant)
Actions	190 Other	360 Other Personal	440 Other Civil Rights	LABOR 710 Fair Labor Standards	871 IRS-Third Party 26 USC
891 Agricultural Acts 893 Environmental	195 Contract	☐ Injury 362 Personal Injury-	441 Voting 442 Employment	Act	L 7609
Matters 895 Freedom of Info.	└── Product Liability │── 196 Franchise	Med Malpratice	443 Housing/	☐ 720 Labor/Mgmt. Relations	
Act	REAL PROPERTY	Product Liability	Accommodations 445 American with	🔲 740 Railway Labor Act	
896 Arbitration 899 Admin. Procedures	210 Land	367 Health Care/ Pharmaceutical	Disabilities- Employment	751 Family and Medical Leave Act	
Act/Review of Appeal of Agency Decision	Condemnation 220 Foreclosure	Personal Injury Product Liability	446 American with Disabilities-Other	790 Other Labor Litigation	
950 Constitutionality of State Statutes	230 Rent Lease & Ejectment	368 Asbestos Personal Injury Product Liability	448 Education	791 Employee Ret. Inc. Security Act	

#### FOR OFFICE USE ONLY:

Case Number:

### Case 2:22-CVNHED STATES DISTRICT COURF, CENTRAL DISTRICT OF CALIFORNIA age ID #:82 CIVIL COVER SHEET

VIII. VENUE: Your answers to the questions below will determine the division of the Court to which this case will be initially assigned. This initial assignment is subject to change, in accordance with the Court's General Orders, upon review by the Court of your Complaint or Notice of Removal.

QUESTION A: Was this case removed from state court?	STATE CASE WAS PENDING I	N THE COUN	ITY OF:	INITIAL DIV	ISION IN CACD IS:	
Yes X No	Los Angeles, Ventura, Santa Barbara, or San Luis Obispo				Vestern	
If "no, " skip to Question B. If "yes," check the box to the right that applies, enter the	Orange	S	Southern			
corresponding division in response to Question E, below, and continue from there.	Riverside or San Bernardino			I	Eastern	
	I					
QUESTION B: Is the United States, or one of its agencies or employees, a PLAINTIFF in this action?	<b>B.1.</b> Do 50% or more of the defendants who the district reside in Orange Co.? <i>check one of the boxes to the right</i>	o reside in	YES. Your case will initially be assigned to the Southern Division. Enter "Southern" in response to Question E, below, and continue from there.			
🗌 Yes 🔀 No			🔲 NO. Contir	nue to Question B.2.		
If "no, " skip to Question C. If "yes," answer Question B.1, at right.	<b>B.2.</b> Do 50% or more of the defendants who the district reside in Riverside and/or San Be Counties? (Consider the two counties toget	rnardino		case will initially be assigne ern" in response to Questio		
	check one of the boxes to the right $\longrightarrow$			ase will initially be assigned tern" in response to Questi		
QUESTION C: Is the United States, or one of its agencies or employees, a DEFENDANT in this action?	<b>C.1.</b> Do 50% or more of the plaintiffs who re district reside in Orange Co.? <i>check one of the boxes to the right</i>	side in the	Enter "Sout	YES. Your case will initially be assigned to the Southern Division. Enter "Southern" in response to Question E, below, and continue from there.		
🗌 Yes 🗙 No			🔲 NO. Contir	D. Continue to Question C.2.		
If "no, " skip to Question D. If "yes," answer Question C.1, at right.				ern" in response to Questio	l initially be assigned to the Eastern Division. response to Question E, below, and continue	
	check one of the boxes to the right 🛛 🗭			se will initially be assigned to the Western Division. ern" in response to Question E, below, and continue		
QUESTION D: Location of plaintiff	s and defendants?	Oran	<b>A.</b> ge County	<b>B.</b> Riverside or San Bernardino County	<b>C.</b> Los Angeles, Ventura, Santa Barbara, or San Luis Obispo County	
Indicate the location(s) in which 50% or reside. (Check up to two boxes, or leave	more of <i>plaintiffs who reside in this distric</i> blank if none of these choices apply.)	t				
Indicate the location(s) in which 50% or <i>district</i> reside. (Check up to two boxes, c apply.)	more of <i>defendants who reside in this</i> r leave blank if none of these choices				X	
D.1. Is there at least one	answer in Column A?		D.2. Is there a	it least one answer in C	Column B?	
Yes	× No	🗌 Yes 🛛 🔀 No				
If "yes," your case will initially be assigned to the			If "yes," your case will initially be assigned to the			
SOUTHERN DIVISION. Enter "Southern" in response to Question E, below, and continue from there.						
If "no," go to question D2 to the right.			Enter "Eastern" in response to Question E, below. If "no," your case will be assigned to the WESTERN DIVISION.			
Enter "Western" in response to Question E, below.						
QUESTION E: Initial Division?			INI	TIAL DIVISION IN CACD		
Enter the initial division determined by C	Question A, B, C, or D above:			WESTERN		
QUESTION F: Northern Counties?						
Do 50% or more of plaintiffs or defendants in this district reside in Ventura, Santa Barbara, or San Luis Obispo counties? 🛛 Yes 🛛 🗙 No						

### Case 2:22-CVNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA age ID #:83 CIVIL COVER SHEET

IX(a). IDENTICAL CASES: Has this action been previously filed in this court?	X NO	🗌 YES
If yes, list case number(s):		
IX(b). RELATED CASES: Is this case related (as defined below) to any civil or criminal case(s) previously file	d <b>in this court</b> ?	
	× NO	YES
If yes, list case number(s):		
Civil cases are related when they (check all that apply):		
A. Arise from the same or a closely related transaction, happening, or event;		
B. Call for determination of the same or substantially related or similar questions of law and	fact; or	
C. For other reasons would entail substantial duplication of labor if heard by different judge	s.	
Note: That cases may involve the same patent, trademark, or copyright is not, in itself, sufficient to dee	em cases related.	
A civil forfeiture case and a criminal case are related when they (check all that apply):		
A. Arise from the same or a closely related transaction, happening, or event;		
B. Call for determination of the same or substantially related or similar questions of law and	fact; or	
C. Involve one or more defendants from the criminal case in common and would entail substantiation if heard by different judges.	stantial duplication of	
X. SIGNATURE OF ATTORNEY (OR SELF-REPRESENTED LITIGANT):	DATE: 3/4/2022	

**Notice to Counsel/Parties:** The submission of this Civil Cover Sheet is required by Local Rule 3-1. This Form CV-71 and the information contained herein neither replaces nor supplements the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. For more detailed instructions, see separate instruction sheet (CV-071A).

#### Key to Statistical codes relating to Social Security Cases:

Nature of Suit Code 861	<b>Abbreviation</b> HIA	Substantive Statement of Cause of Action All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended. Also, include claims by hospitals, skilled nursing facilities, etc., for certification as providers of services under the program. (42 U.S.C. 1935FF(b))
862	BL	All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969. (30 U.S.C. 923)
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405 (g))
863	DIWW	All claims filed for widows or widowers insurance benefits based on disability under Title 2 of the Social Security Act, as amended. (42 U.S.C. 405 (g))
864	SSID	All claims for supplemental security income payments based upon disability filed under Title 16 of the Social Security Act, as amended.
865	RSI	All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended. (42 U.S.C. 405 (g))

AO 121 (Rev. 06/16)

TO:

Register of Copyrights U.S. Copyright Office 101 Independence Ave. S.E. Washington, D.C. 20559-6000

#### REPORT ON THE FILING OR DETERMINATION OF AN ACTION OR APPEAL REGARDING A COPYRIGHT

In compliance with the provisions of 17 U.S.C. 508, you are hereby advised that a court action or appeal has been filed on the following copyright(s):

		COURT	NAME AND LOCATION	
ACTION	APPEAL	Centr	al District of California,	Los Angeles
DOCKET NO.	DATE FILED			
PLAINTIFF			DEFENDANT	
Sound and Color, LLC			Samuel Smith et al	
COPYRIGHT REGISTRATION NO.	TITLE OF WORK		AUTHOR OR WORK	
1 SR0000847699	Dancing With Strangers aka Dancing With a Stranger		Jordan Vincent	
2 PA0002260139	Dancing With A Stranger			Samuel Smith
3 PA0002185007	Dancing With A Stranger			Samuel Smith
4 PA0002182851	Dancing With A Stranger			Universal Music Operations LTD
5				

In the above-entitled case, the following copyright(s) have been included:

DATE INCLUDED	INCLUDED BY			
	Amendment	Answer	Cross Bill	Other Pleading
COPYRIGHT REGISTRATION NO.	TIT	LE OF WORK		AUTHOR OF WORK
1				
2				
3				

In the above-entitled case, a final decision was rendered on the date entered below. A copy of the order or judgment together with the written opinion, if any, of the court is attached.

COPY ATTACHED		WRITTEN OPINION ATTACHED	DATE RENDERED
Oi Oi	rder 🗌 Judgment	🗌 Yes 🗌 No	
CLERK		(BY) DEPUTY CLERK	DATE
	<ol> <li>Upon initiation of action, mail copy to Register of Copyrights</li> </ol>	2) Upon filing of document adding copyright(s), mail copy to Register of Copyrights	<ol> <li>Upon termination of action, mail copy to Register of Copyrights</li> </ol>
DISTRIBUTION:			

4) In the event of an appeal, forward copy to Appellate Court

NAME, ADDRESS, AND TELEPHONE NUMBER OF ATTORNEY(S) OR OF PARTY APPEARING IN PRO PER Steven T. Lowe, Esquire Lowe & Associates 8383 Wilshire Blvd, Suite 1038 Beverly Hills, CA 90211

#### ATTORNEY(S) FOR: Sound and Color, LLC

### UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

Sound and Color, LLC			CASE NUMBER:
	v.	Plaintiff(s),	
Samuel Smith et al		Defendant(s)	CERTIFICATION AND NOTICE OF INTERESTED PARTIES (Local Rule 7.1-1)

### TO: THE COURT AND ALL PARTIES OF RECORD:

The undersigned, counsel of record for Sound and Color, LLC or party appearing in pro per, certifies that the following listed party (or parties) may have a pecuniary interest in the outcome of this case. These representations are made to enable the Court to evaluate possible disqualification or recusal.

(List the names of all such parties and identify their connection and interest. Use additional sheet if necessary.)

PARTY

Jordan Vincent Christopher Miranda Rosco Banlaoi Samuel Smith Normani Kordei Hamilton Stargate Mikkel Storleer Eriksen Tor Erik Hermansen James John Napier Universal Music Group Universal Music Operations Limited UMG Recordings Inc. (See attached for additional names)

#### **CONNECTION / INTEREST**

Co-owner of Plaintiff company (50%) Co-owner of Plaintiff company (25%) Co-owner of Plaintiff company (25%) Co-authored and co-owns Infringing Work Co-authored and co-owns Infringing Work Production Company owned by Erikson and Hermasen Co-authored and co-owns Infringing Work Owns, publishes, and/or administers the Infringing Work Owns, publishes, and/or administers the Infringing Work Owns, publishes, and/or administers the Infringing Work (See attached)

3/4/2022

Date

1020

Signature

Attorney of record for (or name of party appearing in pro per):

Steven T. Lowe

PARTY	CONNECTION / INTEREST		
Sony Music Group	Owns, publishes, and/or administers the Infringing Work		
Sony Corporation of America	Owns, publishes, and/or administers the Infringing Work		
Sony/ATV Music Publishing LLC	Owns, publishes, and/or administers the Infringing Work		
Sony/ATV Music Publishing Ltd.	Owns, publishes, and/or administers the Infringing Work		
Sony/ATV Songs LLC	Owns, publishes, and/or administers the Infringing Work		
EMI Music Publishing LTD	Owns, publishes, and/or administers the Infringing Work		
EMI April Music Inc.	Owns, publishes, and/or administers the Infringing Work		
EMI Blackwood Music Inc.	Owns, publishes, and/or administers the Infringing Work		
Downtown Music Publishing LLC	Owns, publishes, and/or administers the Infringing Work		
Salli Isaak Songs LTD	Publishing entity owned by Napier; Owns, publishes, and/or administers the Infringing Work		
Naughty Words Limited	Publishing entity owned by Smith; Owns, publishes, and/or administers the Infringing Work		
Songs of NKH	Publishing entity owned by Normani; Owns, publishes, and/or administers the Infringing Work		
Stellar Songs Limited	Publishing entity owned by Stargate; Owns, publishes, and/or administers the Infringing Work		
Stellar Songs	Publishing entity owned by Stargate; Owns, publishes, and/or administers the Infringing Work		
Tim & Danny Music LLC	Executive Produced Infringing Work; Owns, publishes, and/or administers the Infringing Work		
45th & 3rd Music LLC	Produced Infringing Work; Owns, publishes, and/or administers the Infringing Work		

Document 1-4	-iled 03/04/22	Page 1 of 1 Page ID #:87
CENTRAL DISTR	ICT OF CALIFO	DRNIA
	CASE NUMBER	:
PLAINTIFF(S)	)	
	NC	TICE OF MANUAL FILING OR LODGING
DEFENDANT(S)		
2, the following doc	cument(s) or iten	n(s) are exempt from electronic filing,
Filed 🖌 Lodged	d: (List Docume	ents)
iff's Song dants' Song		ic Videos
	UNITED STATES CENTRAL DISTRE PLAINTIFF(S) DEFENDANT(S) 2, the following doc Filed [] Lodged ween Plaintiff and I iff's Song dants' Song	DEFENDANT(S). 2, the following document(s) or iten Filed  I Lodged: (List Docume ween Plaintiff and Defendants' Musi iff's Song

### Reason:

Under Seal
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In Camera

Items not conducive to e-filing (i.e., videotapes, CDROM, large graphic charts)

Per Court order dated:

Other:

3/4/2022

Date

CC

Attorney Name Sound and Color, LLC Party Represented

Note: File one Notice of Manual Filing or Lodging in each case, each time you manually submit a document(s).