IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

7-ELEVEN, INC.,	§	
Plaintiff,	§ §	
ŕ	§	CIVIL ACTION NO. 3:18-cv-2409
V.	§	
DEDDY FLLIC MENOWEAD LLC	§	
PERRY ELLIS MENSWEAR, LLC	8	JURY TRIAL DEMANDED
DBA ORIGINALPENGUIN.COM	§	
	§	
Defendant.	§	

PLAINTIFF'S ORIGINAL COMPLAINT

Plaintiff 7-Eleven, Inc. ("7-Eleven" or "Plaintiff") files this Original Complaint against Defendant Perry Ellis Menswear, LLC d/b/a OriginalPenguin.com ("Original Penguin" or "Defendant").

PARTIES

- Plaintiff is a Texas corporation having its principal place of business at 3200 Hackberry Road, Irving, Texas 75063.
- 2. Defendant Perry Ellis Menswear, LLC d/b/a OriginalPenguin.com is a Delaware corporation with a principal place of business at 3000 N.W. 107th Avenue Miami, Florida, 33172.

NATURE OF ACTION AND JURISDICTION

3. This is an action for trademark infringement, dilution, unfair competition, counterfeiting, and unjust enrichment under the Trademark Act of 1946, as amended, 15 U.S.C. § 1051 *et seq.* ("Lanham Act"), and for trademark infringement, unfair competition, dilution, and unjust enrichment under the laws of the State of Texas.

- 4. This Court has jurisdiction over this action under Section 39 of the Lanham Act, 15 U.S.C. § 1121, and Title 28 of the United States Code, §§ 1331 and 1338, and supplemental jurisdiction over 7-Eleven's claims under state law under 28 U.S.C. § 1367(a).
- 5. A substantial part of the events giving rise to the acts complained of herein occurred in this District. Therefore, venue is proper in this District pursuant to 28 U.S.C. § 1391(b).

FACTS

I. <u>7-Eleven's Trademarks</u>

- 6. Since long before the acts of Defendant complained of herein, 7-Eleven has been engaged in the business of, among other things, offering convenience store services and products, either directly or through its licensees (collectively, "7-Eleven"), to the general public at various locations throughout the United States.
- 7. Since at least as early as 1966, 7-Eleven has continuously used the trademark SLURPEE and various related marks incorporating the term SLURPEE in connection with a broad variety of goods and services, including semi-frozen soft drinks (also known as slushies) and clothing. 7-Eleven has also continuously used other well-known marks in connection with its SLURPEE offerings, including the mark BRAINFREEZE and a distinctive swirl design mark (as shown below):



- 8. The marks referred to in paragraph 7 are hereinafter referred to collectively as "the 7-ELEVEN Marks."
- 9. There are currently over 7,000 7-ELEVEN convenience stores throughout the United States, almost all of which offer products and services under the 7-ELEVEN Marks.
- 10. 7-Eleven has sold millions of dollars of products and services in the U.S. under its 7-ELEVEN Marks, and has spent millions of dollars advertising and promoting those products and services under the 7-ELEVEN Marks. As a result, 7-Eleven has developed goodwill, public recognition, and strong rights in its 7-ELEVEN Marks, which consumers have come to know and trust as symbols of quality and value.
- 11. The 7-ELEVEN Marks are inherently distinctive, serving to identify and indicate the source of 7-Eleven's products and services to the consuming public, and to distinguish 7-Eleven's products and services from those of others.
- 12. Additionally and alternatively, as a result of 7-Eleven's frequent and widespread use and promotion of the 7-ELEVEN Marks, the marks have become distinctive to designate 7-Eleven's goods and services, to distinguish 7-Eleven's goods and services from the goods and services of others, and to distinguish the source or origin of 7-Eleven's goods and services.
- 13. Additionally, the 7-ELEVEN Marks have become extremely well known and widely recognized by consumers in the State of Texas and throughout the United States to indicate the source of 7-Eleven's goods and services.
- 14. As a result of 7-Eleven's extensive and widespread use and promotion of the 7-ELEVEN Marks, 7-Eleven has developed valuable goodwill in the 7-ELEVEN Marks.
 - 15. The 7-ELEVEN Marks are famous.

16. 7-Eleven owns numerous federal trademark registrations for the 7-ELEVEN Marks, including but not limited to the following:

MARK	REG./APP. NO.	DATE	GOODS OR SERVICES
SLURPEE	2,240,848	4/20/1999	Clothing, namely T-shirts
SLURPEE	0,829,177	5/23/1967	Fruit flavored, semi-frozen soft drinks
SLURPEE NATION	4,388,366	8/20/2013	Customer loyalty and rewards programs
SLURPEE	3,151,476	10/3/2006	Confectionary products, namely candy
SLURPEE	3,596,696	3/24/2009	Beverage containers, namely, reusable plastic cups and mugs
SLURPEE	3,079,803	4/11/2006	Toy battery operated beverage maker
SLURPEE	3,494,101	8/26/2008	Drinking straws
SLURPEE LITE	4,243,637	11/13/2012	Semi-frozen soft drinks for consumption on or off the premises
	4,932,591	4/5/2016	Cups and mugs; drinking straws
	4,932,605	4/5/2016	Semi-frozen carbonated beverages
ER THE REPORT OF THE PARTY OF T	4,964,596	5/24/2016	Flip flops; Hats; T-shirts; Tank tops
Operation Chill®	5,114,049	1/3/2017	Charitable services, namely, conducting a community service program designed to enhance community relations among law enforcement officers and youth

MARK	REG./APP. NO.	DATE	GOODS OR SERVICES
Operation Chill	5,547,469	8/21/2018	Charitable services, namely, conducting a community service program designed to enhance community relations among law enforcement officers and youth
BRAINFREEZE	2,012,487	10/29/1996	Semi-frozen soft drinks
BRAINFREEZE	3,231,650	4/1/2007	Drinking straws
BRAINFREEZE	5,126,973	1/24/2017	Cups
BRAINFREEZE	88/048,293	7/23/2018	Clothing
	88/048,301	7/23/2018	Clothing
	88/000,797	6/14/2018	Semi-frozen carbonated beverages

These registrations are valid, subsisting, and owned by 7-Eleven, and registration numbers 0,829,177; 2,240,848; 3,151,476; 3,494,101; 3,596,696; 4,243,637; and 2,012,487 are now incontestable under 15 U.S.C. § 1065, and, therefore, are conclusive evidence of the validity of those registered marks and of their registration, of 7-Eleven's ownership of those marks, and of 7-Eleven's exclusive right to use those marks in commerce under 15 U.S.C. § 1115(b).

II. Defendant's Unlawful Activities

17. On information and belief, Defendant sells clothing, including shirts, shorts, shoes and accessories through its website located at OriginalPenguin.com and through third-party retailers, including Macy's, Nordstrom, Lord & Taylor, and others.

- 18. Defendant solicits and fulfills orders through its interactive website in interstate commerce, including to residents of Texas.
- 19. Defendant recently began offering clothing under its Original Penguin brand that uses the 7-ELEVEN Marks. In particular, Defendant uses the SLURPEE mark in connection with a poplin shirt that features images of spilled semi-frozen soft drinks in cups that bear a design confusingly similar to the swirl trade dress that 7-Eleven uses and has registered in connection with its products. Defendant also prominently displays the SLURPEE mark on the receipt for this shirt. Examples of these uses are attached as **Exhibit A**.
- 20. To solidify the association between this product and 7-Eleven in consumers' minds, Defendant promoted this shirt by using a photograph of a model wearing the shirt while unmistakably drinking a SLURPEE drink from 7-Eleven (as shown in **Exhibit B**).
- 21. Defendant also offers swim shorts and shirts that feature 7-Eleven's BRAINFREEZE mark and images of semi-frozen soft drinks in cups that bear a design confusingly similar to 7-Eleven's swirl trade dress. Examples of these uses are attached as **Exhibit C.**
- 22. Upon information and belief, the Original Penguin product bearing the 7-ELEVEN Marks (and described in paragraph 19) is still available for purchase in the United States through a variety of online retailers, including Akerenmo, Cooltwirly, and Meshoping. Attached as **Exhibit D** are screenshots of these product listings.
- 23. Defendant's unauthorized use of the 7-ELEVEN Marks began after the 7-ELEVEN Marks became famous in the state of Texas and in the United States.
- 24. Defendant is not affiliated with or licensed by 7-Eleven and has not been authorized by 7-Eleven to use the 7-ELEVEN Marks, or any confusingly similar marks.

III. Effect of Defendant's Activities on 7-Eleven and the Consuming Public

- 25. Defendant's unauthorized use of the 7-ELEVEN Marks is likely to cause confusion, to cause mistake, or to deceive customers and potential customers of the parties as to some affiliation, connection, or association of Defendant's products with 7-Eleven, or as to the origin, sponsorship, or approval of Defendant's goods.
- 26. Defendant's unauthorized use of the 7-ELEVEN Marks falsely indicates to the purchasing public that Defendant or its goods originate with 7-Eleven, or are affiliated, connected, or associated with 7-Eleven, or are sponsored, endorsed, or approved by 7-Eleven, or are in some manner related to 7-Eleven or its goods.
- 27. Defendant's unauthorized use of the 7-ELEVEN Marks falsely designates the origin of Defendant's goods, and falsely or misleadingly describes and represents facts with respect to Defendant and its goods.
- 28. Defendant's unauthorized use of the 7-ELEVEN Marks is likely to cause dilution of 7-Eleven's famous 7-ELEVEN Marks.
- 29. Defendant's unauthorized use of the 7-ELEVEN Marks enables Defendant to trade on and receive the benefit and goodwill built up at great labor and expense over many years by 7-Eleven, and to gain acceptance for Defendant's goods not solely on Defendant's own merits, but on the reputation and goodwill of 7-Eleven and its marks, trade dress, goods, and services.
- 30. Defendant's unauthorized use of the 7-ELEVEN Marks removes from 7-Eleven the ability to control the nature and quality of goods and services provided under its marks, and places the valuable reputation and goodwill of 7-Eleven in the hands of Defendant, over whom 7-Eleven has no control.

- 31. Unless these acts of unfair competition by Defendant are restrained by this Court, they will continue, and will continue to cause irreparable injury to 7-Eleven and to the public, for which there is no adequate remedy at law.
- 32. As a result of Defendant's unauthorized use of the 7-ELEVEN Marks, Defendant is being unjustly enriched at the expense of 7-Eleven and the public.

IV. Willful Nature of Defendant's Wrongful Acts

33. On information and belief, Defendant's acts of infringement, dilution, and unfair competition complained of herein have been willful, intentional, and in bad faith, with full knowledge and conscious disregard of 7-Eleven's rights. In view of the egregious nature of Defendant's actions, this is an exceptional case within the meaning of Section 35(a) of the Lanham Act, 15 U.S.C. § 1117(a).

COUNT I: FEDERAL TRADEMARK COUNTERFEITING

- 34. 7-Eleven repeats the above allegations as if fully set forth herein.
- 35. The acts of Defendant complained of herein constitute use of counterfeit marks in advertising and on or in connection with the sale, offering for sale, and distribution of products in commerce.
- 36. Defendant's use of counterfeit marks was and is willful. Defendant intentionally used and is using the 7-ELEVEN Marks knowing it was selling or offering to sell counterfeit products.
- 37. The acts of Defendant complained of herein constitute trademark counterfeiting in violation of 15 U.S.C. § 1114.
 - 38. 7-Eleven has been damaged by Defendant's acts of trademark counterfeiting.

COUNT II: INFRINGEMENT OF REGISTERED MARKS

- 39. The acts of Defendant complained of herein constitute infringement of 7-Eleven's federally registered trademarks in violation of Section 32 of the Lanham Act, 15 U.S.C. § 1114.
- 40. 7-Eleven has been damaged by Defendant's acts of federal trademark infringement.
- 41. Defendant's infringement has been willful and in bad faith, making this an exceptional case under 15 U.S.C. § 1117.

COUNT III: VIOLATION OF LANHAM ACT SECTION 43(a)

- 42. 7-Eleven repeats the above allegations as if fully set forth herein.
- 43. The acts of Defendant complained of herein constitute trademark infringement, false designation of origin, false or misleading descriptions or representations of fact, and unfair competition in violation of Section 43(a) of the Lanham Act, 15 U.S.C. § 1125(a).
- 44. 7-Eleven has been damaged by Defendant's acts of trademark infringement, false designation of origin, false or misleading descriptions or representations of fact, and unfair competition.
- 45. Defendant's acts of trademark infringement, false designation of origin, false or misleading descriptions or representations of fact, and unfair competition have been willful and in bad faith, making this an exceptional case under 15 U.S.C. § 1117.

COUNT IV: FEDERAL TRADEMARK DILUTION

- 46. 7-Eleven repeats the above allegations as if fully set forth herein.
- 47. The acts of Defendant complained of herein constitute dilution by blurring and/or tarnishment of 7-Eleven's famous 7-ELEVEN Marks in violation of Section 43(c) of the Lanham Act, 15 U.S.C. § 1125(c).

- 48. Defendant willfully intends to trade on the recognition of the famous 7-ELEVEN Marks, and to harm the reputation of the famous 7-ELEVEN Marks.
 - 49. 7-Eleven has been damaged by Defendant's acts of federal trademark dilution.

COUNT V: COMMON LAW TRADEMARK INFRINGEMENT

- 50. 7-Eleven repeats the above allegations as if fully set forth herein.
- 51. The acts of Defendant complained of herein constitute trademark infringement in violation of Texas common law.
 - 52. 7-Eleven has been damaged by Defendant's acts of trademark infringement.

COUNT VI: COMMON LAW UNFAIR COMPETITION

- 53. 7-Eleven repeats the above allegations as if fully set forth herein.
- 54. The acts of Defendant complained of herein constitute unfair competition in violation of Texas common law.
- 55. 7-Eleven has been damaged by Defendant's acts of common law unfair competition.

COUNT VII: TRADEMARK DILUTION UNDER STATE LAW

56. 7-Eleven repeats the above allegations as if fully set forth herein.

The acts of Defendant complained of herein constitute dilution by blurring and/or by tarnishment in violation of Texas Business and Commerce Code § 16.103.

57. 7-Eleven has been damaged by Defendant's acts of trademark dilution.

COUNT VIII: UNJUST ENRICHMENT

- 58. 7-Eleven repeats the above allegations as if fully set forth herein.
- 59. The acts of Defendant complained of herein constitute unjust enrichment of Defendant at 7-Eleven's expense.

60. 7-Eleven has been damaged by Defendant's acts of unjust enrichment.

PRAYER

WHEREFORE, 7-Eleven prays that:

- a) Defendant, Defendant's agents, servants, employees, attorneys, and all those persons in active concert or participation with them, be preliminarily and permanently enjoined from using the 7-ELEVEN Marks, any element thereof, and any other name, mark, or trade dress confusingly similar thereto;
- b) Defendant, Defendant's agents, servants, employees, attorneys, and all those persons in active concert or participation with them, be required to immediately and permanently destroy all materials bearing the 7-ELEVEN Marks;
- c) Defendant be ordered to file with this Court and to serve upon 7-Eleven, within 30 days after the entry and service on Defendant of an injunction, a report in writing and under oath setting forth in detail the manner and form in which Defendant has complied with the injunction;
- d) 7-Eleven recover all damages it has sustained as a result of Defendant's counterfeiting, infringement, dilution, and unfair competition, and that such damages be trebled;
- e) An accounting be directed to determine Defendant's profits resulting from Defendant' activities, and that such profits be paid over to 7-Eleven, increased as the Court finds to be just under the circumstances of this case;
- f) Alternatively, if greater, Plaintiff recover statutory damages under 15 U.S.C. § 1117 as a result of Defendant's counterfeiting;
- g) 7-Eleven recover its reasonable and necessary attorneys' fees;

- h) 7-Eleven recover its costs of this action and prejudgment and post-judgment interest; and
- i) 7-Eleven recover such other relief as the Court may find appropriate.

JURY DEMAND

Under Fed. R. Civ. P. 38(b), 7-Eleven demands a trial by jury on all issues triable of right by a jury.

Respectfully submitted,

Date: September 10, 2018 s/ Stephen P. Meleen

Stephen P. Meleen
Texas Bar No. 00795776
Alexandra H. Bistline
Texas Bar No. 24092137
PIRKEY BARBER PLLC
600 Congress Avenue, Suite 2120
Austin, TX 78701
Telephone: (512) 322-5200
Fax: (512) 322-5201
smeleen@pirkeybarber.com
abistline@pirkeybarber.com

Raymond E. Walker Texas Bar No. 24037663 FIGARI + DAVENPORT, LLP 901 Main Street, Suite 3400 Dallas, Texas 75202 (214) 939-2000 (214) 939-2090 (facsimile) Ray.walker@figdav.com

ATTORNEYS FOR 7-ELEVEN, INC.

EXHIBIT A

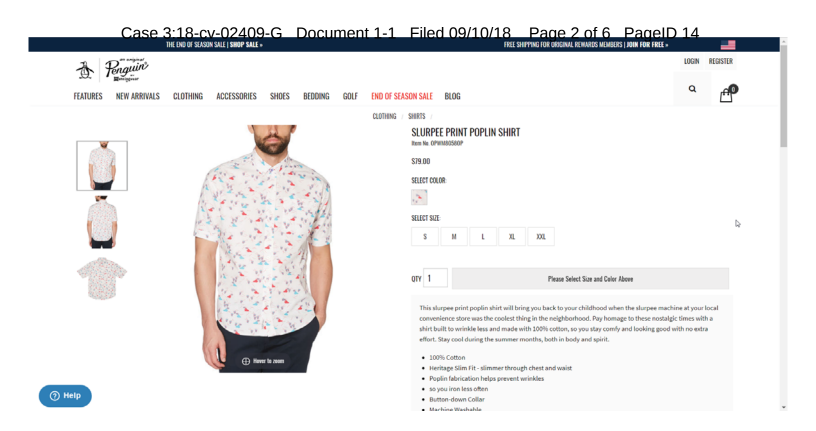
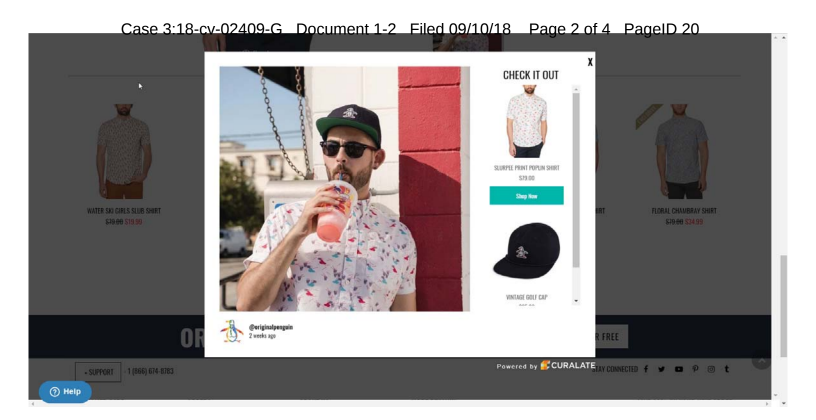




EXHIBIT B



Search

Log In

Sign Up





2,387 likes

JUNE 8

Log in to like or comment.



Log in to see photos and videos from friends and discover other accounts you'll love.

ABOUT US SUPPORT BLOG PRESS API JOBS

Continue as stespenshade

LANGUAGE
Sign Up

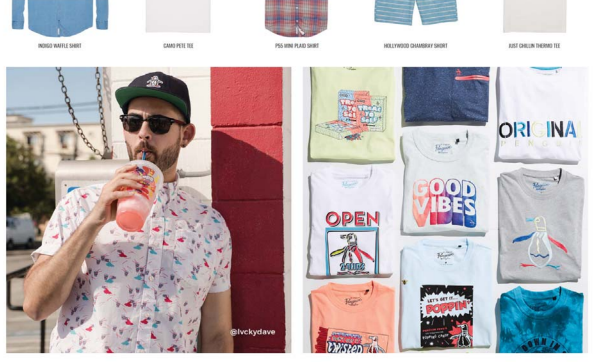


EXHIBIT C

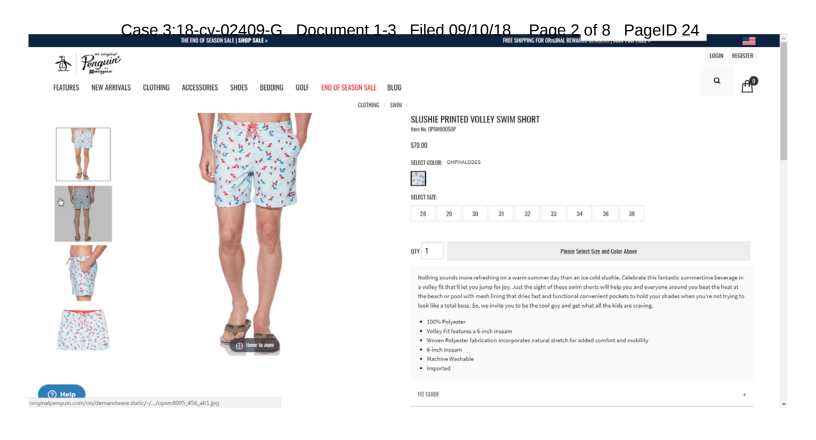
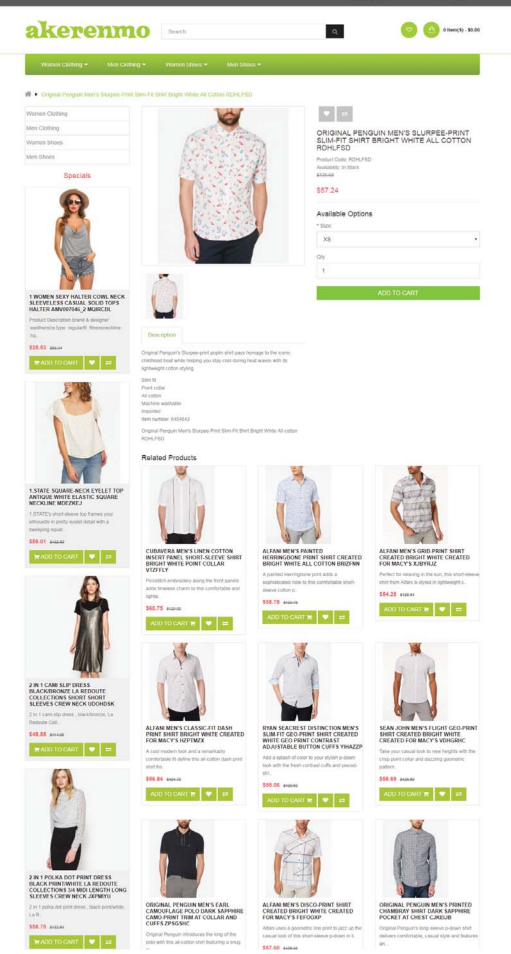
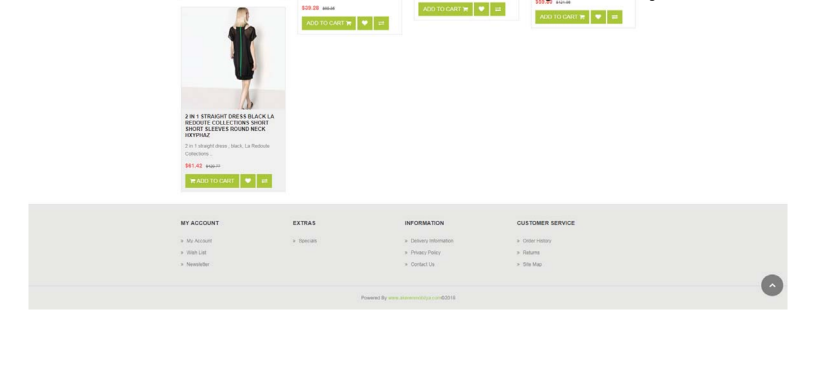




EXHIBIT D

RENCY





Page 3 of 27 PageID 33

Case 3:18-cv-02409-G Document 1-4 Filed 09/10/18

Ongman rengam men sompee i init omin i it omit bright white an cotton terribi ob i i age i of i i

MY ACCOUNT > \$ CURRENCY >

akerenmo

		Search	Q	
		0 Item(S) - \$0.00		\heartsuit
		0 item(3) - \$0.00		V
		V		
		Your shopping cart is empty!	!	
•	Women Clothing ▼	,		
Categories	Swimwear			
	Dresses			
	Cardigans			
	Blouses			
	T-Shirts			
	Tanks			
	Skirts			
	Pants			
	Sweatshirts			
See All Wom	nen Clothing			
Men Clothing	g ▼			
Jackets				
Shirts				
Jeans				
T-Shirts				
Polos				
Shorts				
Pants				

Oligina i oligani mono olarpoo i ilitolini i tooliitoliigitomino i moolon toolii toolii oboo ii 1450 2 oli ili

Jumpers

See All Men Clothing

Women Shoes ▼

Ankle Boots

Sandals

Trainers

See All Women Shoes

Men Shoes ▼

Trainers

Loafers

Oxfords

See All Men Shoes

Original Penguin Men's Slurpee-Print Slim-Fit Shirt Bright White All Cotton RDHLFSD

Women Clothing Men Clothing Women Shoes Men Shoes

Specials



1 WOMEN SEXY HALTER COWL NECK SLEEVELESS CASUAL SOLID TOPS HALTER AMV007046_2 MQIRCBL

Product Description brand & designer :easthersize type :regularfit :fitnessneckline :ha..

\$25.53 \$58.94





1.STATE SQUARE-NECK EYELET TOP ANTIQUE WHITE ELASTIC SQUARE NECKLINE MDEZKEJ

1.STATE's short-sleeve top frames your silhouette in pretty eyelet detail with a sweeping squar...

\$59.01 \$132.59

ADD TO CART



ightharpoons



2 IN 1 CAMI SLIP DRESS BLACK/BRONZE LA REDOUTE COLLECTIONS SHORT SHORT SLEEVES CREW NECK UDOHDSK

2 in 1 cami slip dress , black/bronze, La Redoute Coll..

\$48.55 \$114.98

Ougher rengam mens oferpee rim officers out a bill with bright with an equal restriction. Tage 7 of re-





2 IN 1 POLKA DOT PRINT DRESS BLACK PRINT/WHITE LA REDOUTE COLLECTIONS 3/4 MIDI LENGTH LONG SLEEVES CREW NECK JXPMIYU

2 in 1 polka dot print dress, black print/white, La R..

\$58.75 \$132.61

ADD TO CART





2 IN 1 STRAIGHT DRESS BLACK LA REDOUTE COLLECTIONS SHORT SHORT SLEEVES ROUND NECK HXYPHAZ

2 in 1 straight dress , black, La Redoute Collections ..

\$61.42 \$129.77

Onghian rongani mono oranpoo rinin omin rin omin dinghi mina min omon Notton od - rago o or ri

⊋ ADD TO CART ♥ ⇄





Description

Original Penguin's Slurpee-print poplin shirt pays homage to the iconic childhood treat while helping you stay cool during heat waves with its lightweight cotton styling.

Slim fit

Point collar

All cotton

Machine washable

Imported

Ougher rongem mone charpes runt chin rit chint engh mine runc runcom terrer ce i age o or ri

Item number: 6454643

Original Penguin Men's Slurpee-Print Slim-Fit Shirt Bright White All cotton RDHLFSD



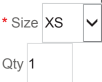


ORIGINAL PENGUIN MEN'S SLURPEE-PRINT SLIM-FIT SHIRT BRIGHT WHITE ALL COTTON RDHLFSD

Product Code: RDHLFSD Availability: In Stock

\$125.68 \$57.24

Available Options



ADD TO CART

Related Products



CUBAVERA MEN'S LINEN COTTON INSERT PANEL SHORT-SLEEVE SHIRT BRIGHT WHITE POINT COLLAR VTZFFLY

Pickstitch embroidery along the front panels adds timeless charm to this comfortable and lightw..

\$60.75 \$129.90

ADD TO CART



 \rightarrow

Case 3:18-cv-02409-G Document 1-4 Filed 09/10/18 Page 10 of 27 PageID 40



ALFANI MEN'S PAINTED HERRINGBONE PRINT SHIRT CREATED BRIGHT WHITE ALL COTTON BRIZFNN

A painted Herringbone print adds a sophisticated note to this comfortable short-sleeve cotton p...

\$58.78 \$129.78

ADD TO CART







ALFANI MEN'S GRID-PRINT SHIRT CREATED BRIGHT WHITE CREATED FOR MACY'S XJBYRJZ

Perfect for relaxing in the sun, this short-sleeve shirt from Alfani is styled in lightweight c..

\$54.25 \$120.31

ADD TO CART 📜



 \rightarrow



ALFANI MEN'S CLASSIC-FIT DASH PRINT SHIRT BRIGHT WHITE CREATED FOR MACY'S HZPTMZX

Case 3:18-cv-02409-G Document 1-4 Filed 09/10/18 Page 11 of 27 PageID 41

A cool modern look and a remarkably comfortable fit define this all-cotton dash print shirt fro..

\$56.84 \$121.70

ADD TO CART



 \Rightarrow



RYAN SEACREST DISTINCTION MEN'S SLIM-FIT GEO-PRINT SHIRT CREATED WHITE GEO PRINT CONTRAST ADJUSTABLE BUTTON CUFFS YIHAZZP

Add a splash of color to your stylish p-down look with the fresh contrast cuffs and pieced-stri...

\$55.06 \$120.52

ADD TO CART



 \rightarrow



SEAN JOHN MEN'S FLIGHT GEO-PRINT SHIRT CREATED BRIGHT WHITE CREATED FOR MACY'S VDHGRHC

Take your casual look to new heights with the crisp point collar and dazzling geometric pattern..

\$58.69 \$128.59

ADD TO CART



 \rightleftharpoons

Oliginal Foligani 14010 Olarpee Flint Olini Fit Olint Dilgit 17 into Ani editori (Dlilli OD - 1 age 7 Ol Fi

Case 3:18-cv-02409-G Document 1-4 Filed 09/10/18 Page 12 of 27 PageID 42



ORIGINAL PENGUIN MEN'S EARL CAMOUFLAGE POLO DARK SAPPHIRE CAMO-PRINT TRIM AT COLLAR AND CUFFS ZPSGSHC

Original Penguin introduces the king of the polo with this all-cotton shirt featuring a snug sl..

\$39.28 \$80.35

ADD TO CART







ALFANI MEN'S DISCO-PRINT SHIRT CREATED BRIGHT WHITE CREATED FOR MACY'S FEFOOXP

Alfani uses a geometric line print to jazz up the casual look of this short-sleeve p-down in li..

\$57.60 \$125.82

ADD TO CART



 \rightarrow



Ongman rengam men sompee i init omin i it omit bright white an cotton to init of i i age to of i i

ORIGINAL PENGUIN M	IEN'S PRINTED CHAMBRAY SHIRT DARK SAPPHIRE POCKET AT CHEST CJKEIJB	
Original Penguin's long-sle	eeve p-down shirt delivers comfortable, casual style and features an	
\$59.80 \$121.86		
ADD TO CART	♥ ≓	

MY ACCOUNT

- » My Account
- » Wish List
- » Newsletter

EXTRAS

» Specials

INFORMATION

- » Delivery Information
- » Privacy Policy
- » Contact Us

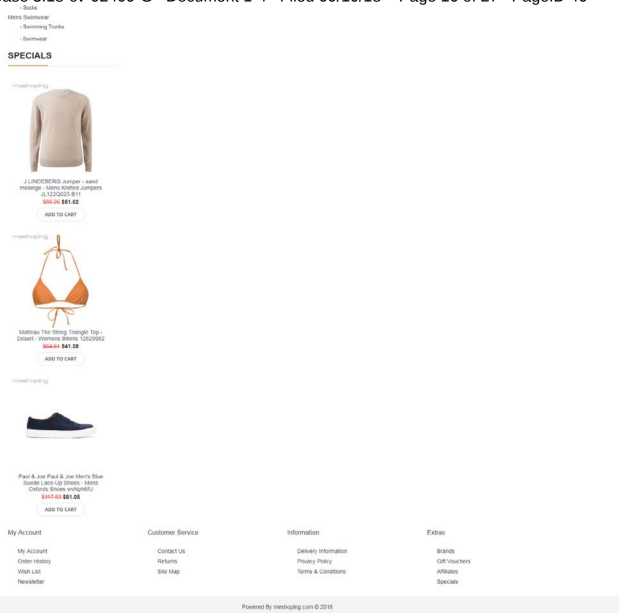
CUSTOMER SERVICE

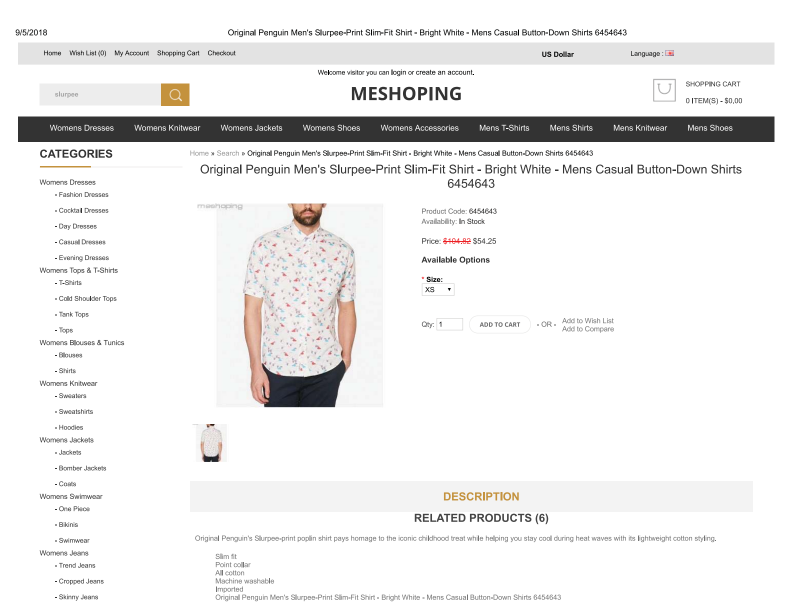
- » Order History
- » Returns
- » Site Map

Ongment engem mens orespectime omnitie omne biigne mine zar comon abiida ob i tege it or it

Powered By www.akerenmobilya.com@2018

Mens Jeans
Jeans
Mens Pants
Pants
Track Pants
Shoets
Mens Shoes
Boots
Oerbies Shoes
Trainers
Loafers
Oxfords Shoes
Mens Accessories
Sunglasses
Rucksacks
Gaps





Original Penguin Men's Slurpee-Print Slim-Fit Shirt - Bright White - Mens Casual Button-Down Shirts 6454643

Womens Pants - Pants - Shorts - Leggings

9/5/2018

- Jumpsuits & Rompers

Womens Skirts

- Fashion Skirts

- i asilion okiits

- A-Line Skirts

Womens Shoes

- Ballet Flats

- Loafers

- Pumps
- Ankle Boots

- Sandals

- Oxford Shoes

- Sneakers

Womens Accessories

- Sunglasses

- Handbags

- Earrings

Mens T-Shirts
- T-Shirts

- Polo Shirts

Mens Shirts

- Casual Shirts

- Casual Button-Down Shirts

Mens Knitwear

- Sweatshirts

- Hoodies

nitted Jumpers

Mens Jackets

- Blazers

- Jackets

Mens Jeans
- Jeans

Mens Pants

- Pants

- Track Pants

- Shorts

Mens Shoes

http://www.meshoping.com/original-penguin-men-s-slurpee-print-slim-fit-shirt-bright-white-mens-casual-button-down-shirts-6454643.html?search=slurpee

9/5/2018

Original Penguin Men's Slurpee-Print Slim-Fit Shirt - Bright White - Mens Casual Button-Down Shirts 6454643

- Derbies Shoes
- Trainers
- Loafers
- Oxfords Shoes

Mens Accessories

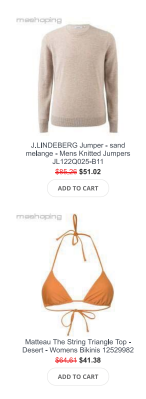
- Sunglasses
- Rucksacks
- Caps
- .

Mens Swimwear

- Swimming Trunks
- -----
- Swimwear

9/5/2018

Original Penguin Men's Slurpee-Print Slim-Fit Shirt - Bright White - Mens Casual Button-Down Shirts 6454643



9/5/2018 meshoping

Original Penguin Men's Slurpee-Print Slim-Fit Shirt - Bright White - Mens Casual Button-Down Shirts 6454643

Paul & Joe Paul & Joe Men's Blue Suede Lace-Up Shoes - Mens Oxfords Shoes wvNph6fU \$117.83 \$81.05

ADD TO CART

My Account Customer Service Information Extras

 My Account
 Contact Us
 Delivery Information
 Brands

 Order History
 Returns
 Privacy Policy
 Gift Vouchers

 Wish List
 Site Map
 Terms & Conditions
 Affiliates

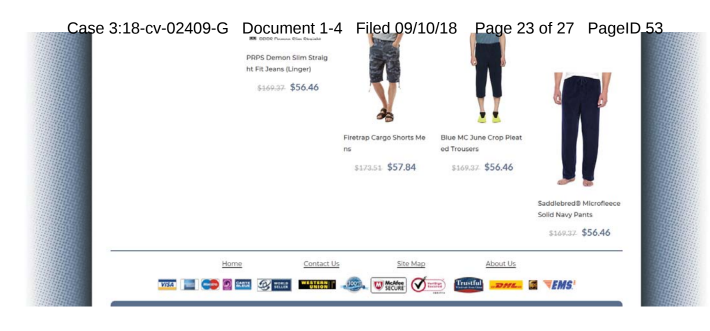
 Newsletter
 Specials

Powered By meshoping.com © 2018

Case 3:18-cv-02409-G Document 1-4 Filed 09/10/18 Page 22 of 27 PageID 52 @ 0 Item(s) - \$0.00 S cooltwirly Q Search entire store here... Home / T-shirt / Original Penguin Slurpee Print Button Down Shirt Whtm XL Model: SKU8668431 Availability: In Stock Original Penguin Slurpee Print Button Down Shirt Whtm XL Casual button down shirt clothing \$169.37 \$56.46 jeans Current Reviews: 0 Add Your Review Suit and sports jacket Qty: (1) 1 (-) ADD TO CART vuori Banks Shorts \$169.37 \$56.46 Sublime Woven Regular Fit Shirt \$17351 \$57.84 E. Tautz Terry shirt - Blue \$56.46

NEW ARRIVALS





1 SINITE. PILOTES, NOOGIOS, SINITES, SPOTESWORT, CIC. | COOKWINTY ON SINITE ENGLISH STRIPPECT II... 1 450 1 OF T

USD ▼







MENU

Home (http://www.cooltwirly.com/) / T-shirt (http://www.cooltwirly.com/tshirt-c-3.html) / Original Penguin Slurpee Print Button Down Shirt Whtm XL

Model: SKU8668431 Availability: In Stock

Original Penguin Slurpee Print Button Down Shirt Whtm XL

\$169.37 **\$56.46**

Current Reviews: 0 (http://www.cooltwirly.com/index.php? main_page=product_reviews&products_id=42006&number_of_uploads=0) Add Your Review (http://www.cooltwirly.com/index.php? main_page=product_reviews_write&products_id=42006&number_of_uploads=0) L Size Qty: **ADD TO CART** ○ (HTTP://WWW.COOLTWIRLY.COM/INDEX Description (javascrpt:void(0);)



1 SINIT . ITTON S, NOOMICS, SINITES, SPOTESWENT, CIC. | COOKWINTY ON SINITE ON SUNT STRIPES I II... 1 450 T OF T

Home (http://www.cooltwirly.com/)

Contact Us (http://www.cooltwirly.com/contact_us.html)

Site Map (index.php?main_page=site_map)

About Us (http://www.cooltwirly.com/index.php?main_page=about_us)

























