

Easoon (dba dasso) Scores Major Patent Litigation Victory Over MOSO

Easoon, under dasso, wins \$1.5M in a patent infringement case against MOSO for bamboo materials. Additional claims include trade secret misappropriation.



ATLANTA, GA, UNITED STATES, June 21, 2023

/EINPresswire.com/ -- Easoon USA, LLC, ("Easoon") d/b/a/ dasso, a leading supplier of outdoor bamboo materials

via its [dassoXTR](#) brand, announced that the United States District Court for the District of Delaware entered judgment in its favor in a long-running patent infringement dispute with direct competitors MOSO North America, Inc., and MOSO International, BV (collectively "MOSO").

Easoon d/b/a/ dasso is the exclusive license of United States Patent 8,709,578 ("the '578 patent") directed to a bamboo scrimber and a method of manufacturing the scrimber.



We are very pleased with this outcome"

Avery Chua

The '578 patent is owned by Dasso International, Inc.

A unanimous twelve-person jury found that MOSO's

Bamboo X-treme infringed United States Patent 8,709,578 ("the '578 patent"). The jury also found that the method of manufacturing Bamboo X-treme infringed the '578 patent.

Furthermore, the jury found that the '578 patent was valid, and that MOSO's infringement was willful.

In addition to being liable for patent infringement, MOSO was found to have: (1) violated the Delaware Deceptive Trade Practices Act; (2) tortiously interfered with Easoon's prospective economic advantage; and (3) aided and abetted a breach of fiduciary duty owed to Easoon by Mr. Kelly, former President of the dassoXTR brand and current CEO of MOSO North America. Mr. Kelly, Mr. Clifton and Mr. Osterman were found to have misappropriated Easoon's trade secrets. Mr. Kelly was also found to have breached his fiduciary duty to Easoon and to have committed fraud. Easoon d/b/a/ dasso was awarded a judgment for \$1.5MM against MOSO and Mr. Brett Kelly, Mr. Mark Clifton, and Mr. Steve Osterman.

These individuals previously worked for or on behalf of Easoon d/b/a dasso and subsequently became employees of MOSO.

"We are very pleased with this outcome," said Avery Chua, CEO of Easoon d/b/a dasso.

“We intend to pursue a permanent injunction against further importation and sale of Bamboo Xtreme. We will also seek a trebling of the damages award as well as an award of our attorney’s fees in this matter along with pre-and post-judgment interest.”

Easoon d/b/a/ dasso was represented at trial by Gerard M. O’Rourke and Sean T. O’Kelly.

Case Name:

Easoon USA, LLC v. Kelly et al

Case Number:

1:19-cv-00564-MFK

Filer:

Document Number:

48(No document attached)

Avery Chua

dassoXTR

[email us here](#)

Visit us on social media:

[Instagram](#)

[YouTube](#)

This press release can be viewed online at: <https://www.einpresswire.com/article/640534532>

EIN Presswire's priority is source transparency. We do not allow opaque clients, and our editors try to be careful about weeding out false and misleading content. As a user, if you see something we have missed, please do bring it to our attention. Your help is welcome. EIN Presswire, Everyone's Internet News Presswire™, tries to define some of the boundaries that are reasonable in today's world. Please see our Editorial Guidelines for more information.

© 1995-2023 Newsmatics Inc. All Right Reserved.