Intellectual Property Rights/Plagiarism

The ScentStories disc instructions I sell are my property that I invested a lot of my time to carefully compose, photograph each step of, and to list. My intellectual property rights to their digital content were established (and are documented) when I sold the first set on 08/26/05.

As stated below, copyright exists from the moment that a work is fixed in a tangible medium of expression. A work is considered fixed when it is stored on a medium, such as in an email, from which it can be perceived, reproduced, or otherwise communicated.

None of the content of the ScentStories instructions that are purchased may in whole or in part, be copied, duplicated, reproduced, or transmitted for commercial purposes. To do so is an infringement of IP rights. (Printing out the instructions for future reference is, of course, acceptable and encouraged.)

I have had to file infringement claims against one person to several websites, and those listings have been removed, along with other appropriate actions taken. Reputable websites do not tolerate such infringement.

From the US Copyright Office:

Copyright protection subsists from the time the work is created in fixed form. The copyright in the work of authorship immediately becomes the property of the author who created the work. Only the author or those deriving their rights through the author can rightfully claim copyright.

"Intellectual Property" - from Legal-Term.com:

Intellectual property is a property right recognized by the law in the products of human creativity. Intellectual property can consist of a book, a poem, a song, or any other kind of valuable idea, design, etc., such that the intellectual property can be protected by the law.