

- Case No. 2:08-cv-02226 GHK (VBKx)

25

26

IT IS FURTHER ORDERED AND ADJUDGED that Defendant's infringement and counterfeiting of Chanel's trademarks was malicious and willful.

IT IS ORDERED AND ADJUDGED that Defendant KIMBERLI HUNTER a/k/a Kim Forks a/k/a Kim Eastland d/b/a GQ Bags d/b/a GQBags.com d/b/a Ultimate Handbags d/b/a UltimateHandbags.com and her respective officers, agents, servants, employees, attorneys, and all other persons in active concert or participation with any of the foregoing who receive actual notice of this injunction by personal service or otherwise are hereby restrained and enjoined from, intentionally and/or knowingly manufacturing or causing to be manufactured, importing, advertising, or promoting, distributing, selling, or offering to sell counterfeit and infringing goods using the Chanel Marks (as listed in the attachment herewith); using the Chanel Marks in connection with the sale of any unauthorized goods; using any logo, and/or layout which may be calculated to falsely advertise the services or products of Kimberli Hunter d/b/a GQ Bags d/b/a GQBags.com d/b/a Ultimate Handbags d/b/a UltimateHandbags.com, and/or any other business or website, as being sponsored by, authorized by, endorsed by, or in any way associated with Chanel; falsely representing itself as being connected with Chanel, through sponsorship or association; engaging in any act which is likely to falsely cause members of the trade and/or of the purchasing public to believe any goods or services of Kimberli Hunter d/b/a GQ Bags d/b/a GQBags.com d/b/a Ultimate Handbags d/b/a UltimateHandbags.com and/or any other business or website, are in any way endorsed by, approved by, and/or associated with Chanel; using any reproduction, counterfeit, copy, or colorable imitation of the Chanel Marks in connection with the publicity, promotion, sale, or advertising of any goods sold by Kimberli Hunter d/b/a GQ Bags d/b/a GQBags.com d/b/a Ultimate Handbags d/b/a UltimateHandbags.com and/or any other business or website, including, without limitation, handbags and wallets; affixing, applying, annexing or using in

connection with the sale of any goods, a false description or representation, including words or other symbols tending to falsely describe or represent Kimberli Hunter d/b/a GQ Bags d/b/a GQBags.com d/b/a Ultimate Handbags d/b/a UltimateHandbags.com and/or any other business or website, as being those of Chanel or in any way endorsed by Chanel; offering such goods in commerce; and from otherwise unfairly competing with Chanel; secreting, destroying, altering, removing, or otherwise dealing with the unauthorized products or any books or records which contain any information relating to the importing, manufacturing, producing, distributing, circulating, selling, marketing, offering for sale, advertising, promoting, renting or displaying of all unauthorized products which infringe the Chanel Marks; and effecting assignments or transfers, forming new entities or associations or utilizing any other device for the purpose of circumventing or otherwise avoiding the prohibitions set forth above.

IT IS FURTHER ORDERED AND ADJUDGED:

Pursuant to 15 U.S.C. § 1117(c) statutory damages are awarded against Defendant and in favor of Chanel in the amount of \$210,000.00. Chanel is awarded court costs in the amount of \$425.00.

This Judgment shall accrue interest at the rate prescribed by 28 U.S.C. § 1961.

IT IS SO ORDERED

23

24

25

26

22

Dated: 9/23/08

. GEORGE H. KING

UNITED STATES DISTRICT JUDGE

1 2 3 4 5 6 7	Kevin R. Lussier (State Bar No. 14382 Esperanza V. Cervantes (State Bar No BERRY & PERKINS A Professional Corporation 2049 Century Park East, Suite 950 Los Angeles, California 90067-3134 Telephone: (310) 557-8989 Facsimile: (310) 788-0080 E-mail: klussier@berryperkins.com Attorneys for Plaintiff CHANEL, INC., a New York Corpora	. 197953)
8	, , ,	
9	THE UNITED STA	ATES DISTRICT COURT
10	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
11)
12	CHANEL, INC., a New York corporation) Case No. CV08-02226 GHK (VBKx)
13	Plaintiff,	PROOF OF SERVICE OF:
14151617	v. KIMBERLI HUNTER a/k/a KIM FORKS a/k/a KIM EASTLAND d/b/a GQ BAGS d/b/a GQBAGS.COM d/b/a	1) PLAINTIFF CHANEL, INC.'S NOTICE OF MOTION AND MOTION FOR ENTRY OF DEFAULT JUDGMENT AGAINST KIMBERLI HUNTER;
18	ULTIMATE HANDBAGS d/b/a ULTIMATEHANDBAGS.COM, and DOES 1-10,) 2) APPENDIX OF) EVIDENTIARY) MATERIALS IN SUPPORT
19 20	Defendant.) THEREOF;) 3) [PROPOSED] ORDER
21) GRANTING PLAINTIFF'S) MOTION FOR ENTRY OF) FINAL DEFAULT
22) JUDGMENT AGAINST KIMBERLI HUNTER
23		}
24		
25		
26		

1	PROOF OF SERVICE	
2	I am employed in the County of Los Angeles, State of California. I am over the age of eighteen and not a party to the within action, and my business address is Berry & Perkins (the "business"), 2049 Century Park East, Suite 950, Los Angeles, California 90067.	
3		
4	On September 9, 2008, I caused the following document to be served:	
5	[PROPOSED] FINAL JUDGMENT	
6	by placing a true and correct copy thereof enclosed in a sealed envelope addressed as follows:	
7	Kimberli Hunter aka Kim Forks aka Kim Eastland 2116 W. 107 th Street Kimberli Hunter Aka Kim Forks aka Kim Eastland Post Office Box 8066	
9	Los Angeles, CA 90047 Inglewood, CA 90308	
10	X BY REGULAR U.S. MAIL: I am readily familiar with the business' practice for collection and processing of correspondence for mailing with the United States Postal	
11	Service; such correspondence would be deposited with the United States Postal Service the same day of deposit in the ordinary course of business. I know that the envelope was	
sealed and, with postage thereon fully prepaid, placed for collection	sealed and, with postage thereon fully prepaid, placed for collection and mailing on this date, following ordinary business practices, in the United States mail at Los Angeles,	
13	California.	
14 15	BY FEDERAL EXPRESS OVERNIGHT DELIVERY OR OTHER EXPRESS OVERNIGHT SERVICE: I declare that the foregoing described document(s) was(were) deposited on the date indicated below in a box or other facility regularly maintained by the express service carrier, or delivered to an authorized courier or driver authorized by the express service carrier to receive documents, in an envelope or packag designated by the express service carrier with delivery fees paid or provided for, addressed to the person(s) on whom it is to be served, at the address as last given by that	
16 17		
18	person on any document filed in the cause and served on this office.	
19	BY PERSONAL SERVICE: I caused such envelope to be delivered by hand to the above address(es).	
20	(State) I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.	
21 22	X (Federal) I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.	
23	Executed on September 9, 2008, at Los Angeles, California.	
24	/SZ / TR1. TR - AD1	
25	/S/ Kate E. Oyler Kate E. Oyler	
26		