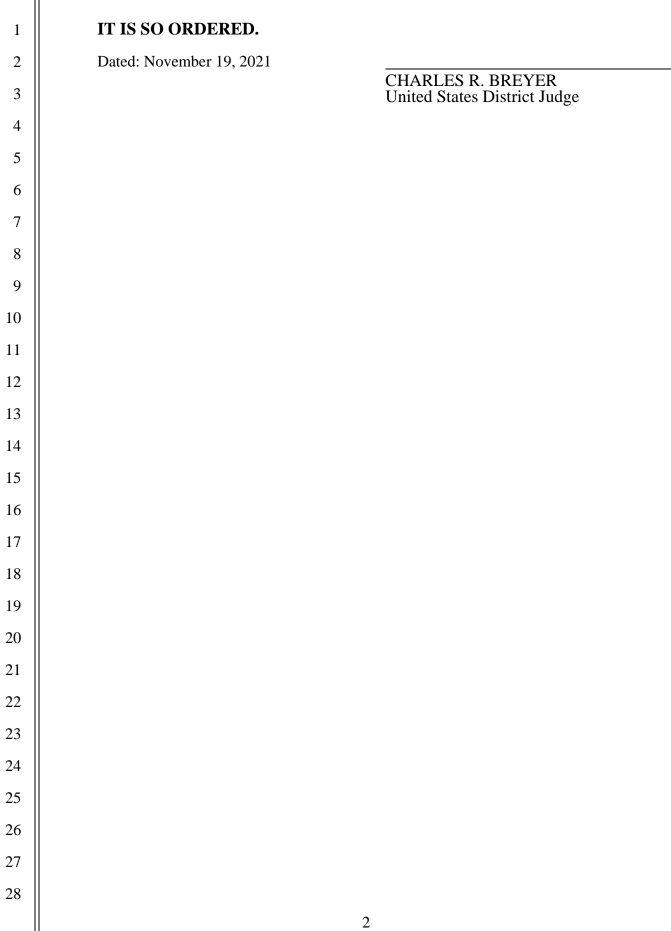
1		
2		
3		
4		
5	IN THE UNITED STATES DISTRICT COURT	
6	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
7		
8	G & G CLOSED CIRCUIT EVENTS, LLC,	Case No. <u>20-cv-07684-CRB</u>
9	Plaintiff,	
10	v.	ORDER ADOPTING REPORT AND RECOMMENDATION
11	ISMAEL M. MIRANDA, et al.,	
12	Defendants.	
13	The Court has reviewed the Report and Recommendation by United States Magistrate	
14	Judge Susan van Keulen (dkt. 29) concerning Plaintiff G & G Closed Circuit Events, LLC's	
15	motion for default judgment (dkt. 22) against Defendants Ismael M. Miranda and El Agave	
16	Restaurant, Inc. Magistrate Judge van Keulen recommended granting default judgment to	
17	Plaintiff. See R&R at 3-4. Magistrate Judge van Keulen recommended an award of \$2,800 in	
18	damages jointly and severally against Defendants: \$1,400 in statutory damages under 47 U.S.C	
19	§ 553 and \$1,400 for conversion. Id. at 5-7. Plaintiff objected, only arguing that this award, while	
20	well within the court's discretion, was insufficient for deterrence. See Objections (dkt. 32).	
21	On de novo review, the Court concludes that Magistrate Judge van Keulen's Report and	
22	Recommendation is correct, thorough, and well-reasoned. See Fed. R. Civ. P. 72(b); Civ. L.R.	
23	72-3. The Court therefore overrules Plaintiff's objections, ADOPTS the Report and	
24	Recommendation in full, and GRANTS Plaintiff's motion for default judgment as to its § 553 and	
25	conversion claims in the above-stated amounts. Because reasonable attorneys' fees and costs may	
26	be awarded pursuant to 47 U.S.C § 553(c)(2), counsel is ordered to file a properly supported	
27	request for attorneys' fees and costs within 14 days of this order.	
28		



Northern District of California United States District Court