Doc. 28

No. CV9-501MJP

necessary. After considering the pleadings, the evidence presented, the Preliminary Injunction previously issued, and the Parties' agreement to the relief granted herein, the Court issues the following Agreed Permanent Injunction and Final Judgment:

IT IS THEREFORE ORDERED, ADJUDGED, DECREED AND DECLARED that Defendants, jointly and severally, their agents, servants, employees, attorneys, and all other persons who are in active concert or participation with them are permanently restrained and enjoined from, directly or indirectly:

- a. Using TONI&GUY®, TONI&GUY HAIRDRESSING®, TONI&GUY HAIRDRESSING ACADEMY® (the "Marks"), or any other name or marks confusingly similar to the Marks;
- b. Using the Marks in advertising, marketing, promoting, or sale of any goods or services at 203 W. Holly Street, Suite 206, Bellingham, Washington (the "Infringing Location"), at any other location, or otherwise;
- c. Using in any manner any service mark, trademark, trade name, trade dress, words, numbers, abbreviations, designs, colors, arrangements, or any combination thereof that would imitate, resemble, suggest, or be confusingly similar to the Marks at the Infringing Location or elsewhere; and
- d. Otherwise infringing the Marks.

IT IS FURTHER ORDERED that Defendants immediately deliver to TONI&GUY for destruction any and all labels, signs, prints, packages, wrappers, products, receptacles, advertisements and any other materials bearing the Marks.

IT IS FURTHER ORDERED that Defendants shall contact the State of Washington Secretary of State (Corporations Division), the Washington State Department of Revenue, the Washington State Department of Licensing Business Registration, the Washington State Department of Licensing Cosmetology Section, and the City of Bellingham (Business Licensing), and any and all other licensing or business registration bureaus to change the name of the corporation and licensing entity from Toni & Guy Hairdressing Academy, Inc. to Artistic Beauty AGREED PERMANENT INJUNCTION AND FINAL JUDGMENT

& Cosmetology Design, Inc., and shall provide proof of same to counsel for TONI&GUY by copying TONI&GUY's counsel on each name change application or correspondence;

IT IS FURTHER ORDERED that Defendants shall no longer use Toni & Guy Hairdressing Academy, Inc. or any other similar, or confusingly similar, name.

IT IS FURTHER ORDERED that Defendants must comply with the affirmative requirements of this Order within ten (10) business days from the date of this Order.

IT IS FURTHER ORDERED that each party shall bear its own costs and attorneys' fees and that this Court shall retain jurisdiction to enforce the provisions of this Order and any settlement agreement between the Parties.

IT IS FURTHER ORDERED, however, that if Defendants do not comply with any requirement of this Order, TONI&GUY shall recover (i) all actual and consequential damages, (ii) damages in the sum of Two Hundred Fifty Dollars (\$250.00) for each day that Defendants have violated, or are in violation of, this Order, <u>and</u> (iii) all attorneys' fees that TONI&GUY has incurred, and will incur, arising from and related to this action and any enforcement of this Order or settlement agreement, currently in the amount of Fifty two thousand seven hundred fourteen dollars and no cents (\$52,714.00).

IT IS FURTHER ORDERED that this is a final judgment that disposes of all claims and all parties and is not appealable.

SO ORDERED. SIGNED this <u>27th</u> day of October, 2009. Marsha J. Pechman United States District Judge

1		AGREED AS TO FORM AND SUBSTANCE:		
2				
3		GRAHAM & DUNN PC		
4	By			
5		Develop C. Devery WCD A# 12201		
6		Douglas C. Berry, WSBA# 12291 Daniel J. Oates, WSBA# 39334		
7		2801 Alaskan Way, Suite 300 Seattle, WA 98121-1128		
8		Phone: (206) 624-8300		
9		Fax: (206) 340-9599 Email: dbyers@grahamdunn.com, doates@grahamdunn.com		
10		Attorneys for Plaintiffs		
11		and		
12				
13		HAYNES AND BOONE, LLP		
14		Deborah S. Coldwell (Admitted Pro lage vice)		
15	(Admitted Pro hac vice) 2323 Victory Avenue, Suite 700			
16				
17				
18		Fax: (214) 651-5940 Email: deborah.coldwell@haynesboone.com,		
19		altresha.burchett-williams@ haynesboone.com		
20				
21				
22				
23				
24				
25				
26				

AGREED PERMANENT INJUNCTION AND FINAL JUDGMENT No. CV9-501MJP

1	
2	
3	DEFENDANTS
4	
5	Michael Kennard
6	
7	
8	Betty Cis Stock Kennard
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
25 26	
20	

AGREED PERMANENT INJUNCTION AND FINAL JUDGMENT No. CV9-501MJP

1	CERTIFICATE OF SERVICE			
2	This is to certify that on October 23, 2009, the foregoing document was electronically			
3	filed with the Clerk of the court using the CM/ECF system which sent a Notice of Electronic			
4	Filing to the following persons:			
5				
6	2915 Eldridge Avenue			
7				
8				
9	Daniel J. Oates			
10				
11				
12				
13				
14				
15				
16				
17				
18				
19				
20				
21				
22				
23				
24				
25				
26				
	AGREED PERMANENT INITINCTION AND			

AGREED PERMANENT INJUNCTION AND FINAL JUDGMENT No. CV9-501MJP