

# **EXHIBIT 1**

**IN THE UNITED STATES DISTRICT COURT FOR  
THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

CELINE, SA,

Plaintiff,

v.

THE PARTNERSHIPS and  
UNINCORPORATED ASSOCIATIONS  
IDENTIFIED ON SCHEDULE “A”,

Defendants.

Case No. 23-cv-02652

Judge Charles P. Kocoras

Magistrate Judge Maria Valdez

**DEFAULT JUDGMENT ORDER**

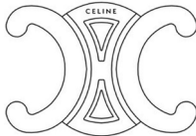
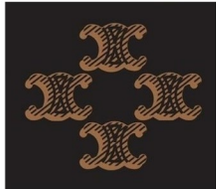
This action having been commenced by Plaintiff CELINE, SA (“CELINE”) against the defendants operating under the Seller Aliases identified on Schedule A to the Complaint hereto (collectively, the “Seller Aliases”), and CELINE having moved for entry of Default Judgment against Defendants against Defendants 1-75, 78-79, and 81-86, who are identified on Schedule A attached hereto (collectively, the “Defaulting Defendants”), and

This Court having entered upon a showing by CELINE, a temporary restraining order and a preliminary injunction against Defaulting Defendants, which included an asset restraining order; CELINE having properly completed service of process on Defaulting Defendants, the combination of providing notice via electronic publication and e-mail, along with any notice that Defaulting Defendants received from payment processors, being reasonably calculated under all circumstances to apprise Defaulting Defendants of the pendency of the action and affording them the opportunity to answer and present their objections; and

The Defaulting Defendants having failed to answer the Complaint or otherwise plead, and the time for answering having expired, so that the allegations of the Complaint are uncontroverted and are deemed admitted;

THIS COURT FINDS finds that it has personal jurisdiction over Defaulting Defendants since Defaulting Defendants directly target their business activities toward consumers in the United States, including Illinois. Specifically, Defaulting Defendants have targeted sales to Illinois residents by setting up and operating e-commerce stores that target United States consumers using one or more Seller Aliases, offer shipping to the United States, including Illinois, accept payment in U.S. dollars, and have sold products using infringing and counterfeit versions of CELINE's federally registered trademarks (the "CELINE Trademarks") to residents of Illinois (a non-exclusive list of which is included in the below chart).

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
982,010	CELINE	April 9, 1974	25
1,000,156	<b>CÉLINE</b>	December 24, 1974	18
1,744,898	CELINE	January 5, 1993	42
1,772,927	CELINE	May 25, 1993	14, 25
2,475,129	CELINE	August 7, 2001	9
3,919,067		February 15, 2011	25

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
4,879,264		January 5, 2016	18
5,959,186		January 14, 2020	18, 25
6,187,133		November 3, 2020	3, 4, 6, 9, 14, 18, 25, 35
6,337,314		May 4, 2021	9, 18

THIS COURT FURTHER FINDS that Defaulting Defendants are liable for willful federal trademark infringement and counterfeiting (15 U.S.C. § 1114) and false designation of origin (15 U.S.C. § 1125(a)).

ACCORDINGLY, THIS COURT HEREBY ORDERS that CELINE’s Motion for Entry Default Judgment is GRANTED in its entirety and that this Default Judgment is entered against Defaulting Defendants.

THIS COURT FURTHER ORDERS THAT:

1. Defaulting Defendants, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under, or in active concert with them be permanently enjoined and restrained from:

- a. using the CELINE Trademarks or any reproductions, counterfeit copies, or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine CELINE product or not authorized by CELINE to be sold in connection with the CELINE Trademarks;
  - b. passing off, inducing, or enabling others to sell or pass off any product as a genuine CELINE product or any other product produced by CELINE, that is not CELINE's or not produced under the authorization, control, or supervision of CELINE and approved by CELINE for sale under the CELINE Trademarks;
  - c. committing any acts calculated to cause consumers to believe that Defaulting Defendants' products are those sold under the authorization, control, or supervision of CELINE, or are sponsored by, approved by, or otherwise connected with CELINE;
  - d. further infringing the CELINE trademarks and damaging CELINE's goodwill; and
  - e. manufacturing, shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for CELINE, nor authorized by CELINE to be sold or offered for sale, and which bear any of CELINE's trademarks, including the CELINE Trademarks, or any reproductions, counterfeit copies or colorable imitations thereof.
2. Defaulting Defendants and any third party with actual notice of this Order who is providing services for any of the Defaulting Defendants, or in connection with any of the Defaulting Defendants' Online Marketplaces, including, without limitation, any online marketplace

platforms and payment processors such as PayPal, Inc., eBay, Inc., AliExpress, Alipay, Alibaba Group Holding Ltd., Amazon.com, Amazon Pay, DHgate, Ant Financial Services Group, Walmart and Etsy (collectively, the “Third Party Providers”), shall within seven (7) calendar days of receipt of this Order cease:

- a. using, linking to, transferring, selling, exercising control over, or otherwise owning the Online Marketplace Accounts, or any other online marketplace account that is being used to sell or is the means by which Defaulting Defendants could continue to sell counterfeit and infringing goods using the CELINE Trademarks; and
  - b. operating and/or hosting websites that are involved with the distribution, marketing, advertising, offering for sale, or sale of any product bearing the CELINE Trademarks or any reproductions, counterfeit copies or colorable imitations thereof that is not a genuine CELINE product or not authorized by CELINE to be sold in connection with the CELINE Trademarks.
3. Upon CELINE’s request, those with notice of this Order, including the Third Party Providers as defined in Paragraph 2, shall within seven (7) calendar days after receipt of such notice, disable and cease displaying any advertisements used by or associated with Defaulting Defendants in connection with the sale of counterfeit and infringing goods using the CELINE Trademarks.
4. Pursuant to 15 U.S.C. § 1117(c)(2), CELINE is awarded statutory damages from each of the Defaulting Defendants in the amount of \$500,000 for willful use of counterfeit CELINE Trademarks in connection with products sold through at least the Defaulting Defendants’ Online Marketplaces.

5. CELINE may serve this Order on the Third Party Providers by e-mail delivery to the e-mail addresses CELINE used to serve the Temporary Restraining Order on the Third Party Providers.
6. Any Third Party Providers holding funds for Defaulting Defendants, shall, within seven (7) calendar days of receipt of this Order, permanently restrain and enjoin any accounts connected to Defaulting Defendants from transferring or disposing of any funds, up to the above-identified statutory damages award, or other of Defaulting Defendants' assets.
7. All monies up to the above-identified statutory damages award in Defaulting Defendants' financial accounts, including monies held by Third Party Providers are hereby released to CELINE as partial payment of the above-identified damages, and the Third Party Providers, are ordered to release to CELINE the amounts from Defaulting Defendants' financial accounts within seven (7) calendar days of receipt of this Order.
8. Until CELINE has recovered full payment of monies owed to it by any Defaulting Defendant, CELINE shall have the ongoing authority to serve this Order on Third Party Providers in the event that any new financial accounts controlled or operated by Defaulting Defendants are identified. Upon receipt of this Order, Third Party Providers shall within seven (7) calendar days:
  - a. Locate all accounts and funds connected to Defaulting Defendants' Seller Aliases, and Online Marketplaces, including, but not limited to, any financial accounts connected to the information listed in Schedule A hereto, the e-mail addresses identified in Exhibit 2 to the Declaration of Nicolas Lambert, and any e-mail addresses provided for Defaulting Defendants by third parties;

- b. Restrain and enjoin such accounts or funds from transferring or disposing of any money or other of Defaulting Defendants' assets; and
  - c. Release all monies, up to the above identified statutory damages award, restrained in Defaulting Defendants' financial accounts to CELINE as partial payment of the above-identified damages within seven (7) calendar days of receipt of this Order.
9. In the event that CELINE identifies any additional online marketplace accounts or financial accounts owned by Defaulting Defendants, CELINE may send notice of any supplemental proceeding, including a citation to discover assets, to Defaulting Defendants by e-mail at the e-mail addresses identified by CELINE in Exhibit 2 to the Declaration of Nicolas Lambert and any e-mail addresses provided for Defaulting Defendants by third parties.
10. The ten thousand-dollar (\$10,000) bond posted by CELINE is hereby released to CELINE or its counsel, Mercer Oak LLC. The Clerk of the Court is directed to return the bond previously deposited with the Clerk of the Court to CELINE or its counsel.



Charles P. Kocoras  
United States District Judge

DATE: January 29, 2024

**SCHEDULE A****Celine SA v. The Partnerships and Unincorporated Associations Identified on Schedule "A"**  
**Case No. 23-cv-2652****DEFAULTING DEFENDANTS**

<b>NO.</b>	<b>SELLER ALIASES</b>	<b>ONLINE MARKETPLACES</b>
1	Cheneey Acc Hello Store	aliexpress.com/store/1102677731
2	Erilles Fashion Glasses Store	aliexpress.com/store/1102213051
3	K&L Drop shopping Store	aliexpress.com/store/1821116
4	LANZHIXIN Official Store	aliexpress.com/store/3100083
5	Lilyptuart Shoemaker 1 Store	aliexpress.com/store/910554044
6	lioajiahao life Store	aliexpress.com/store/912617076
7	Make Your Unique Jewellery Store	aliexpress.com/store/5782897
8	MANHAN BAG Store	aliexpress.com/store/1102693242
9	MN-Footwear Store	aliexpress.com/store/912660760
10	MULCEN Store	aliexpress.com/store/911761102
11	OBREANNA Store	aliexpress.com/store/1102475357
12	OHWOGOT BAG Store	aliexpress.com/store/1102144411
13	QIAOBAO Store	aliexpress.com/store/603670
14	Seanted Store	aliexpress.com/store/1102672122
15	Shop911941398 Store	aliexpress.com/store/911941398
16	Shop1102180530 Store	aliexpress.com/store/1102180530
17	Shop1102319324 Store	aliexpress.com/store/1102319324
18	SunneeHeadwear Store	aliexpress.com/store/4474112
19	Tom Xue Store	aliexpress.com/store/1102437504
20	Tony Yu Store	aliexpress.com/store/1102194186
21	Valenkuci-8 Global Store	aliexpress.com/store/911964145
22	Valenkuci-12 Store	aliexpress.com/store/911654444
23	Woman Luxury Bag Store	aliexpress.com/store/5047425
24	XRAIN Store	aliexpress.com/store/5625077
25	akend	dhgate.com/store/21521665
26	baofu2022	dhgate.com/store/21646266
27	Brands bags	dhgate.com/store/21804782
28	Bright jewelry	dhgate.com/store/21797300
29	cjewelryshop	dhgate.com/store/21870906
30	dft998tt	dhgate.com/store/21571954
31	ebpv	dhgate.com/store/21818956
32	facaizyh5	dhgate.com/store/21756913
33	fajewelrlyco	dhgate.com/store/21723370
34	fashionkids2023	dhgate.com/store/21866291
35	fashionlu88	dhgate.com/store/21836185
36	gateiucanbuydh	dhgate.com/store/21727458
37	guess_handbag	dhgate.com/store/21850590

<b>NO.</b>	<b>SELLER ALIASES</b>	<b>ONLINE MARKETPLACES</b>
38	handbagps1	dhgate.com/store/21843895
39	hequn11	dhgate.com/store/21750789
40	hj05	dhgate.com/store/21653986
41	hkfuzecheng10	dhgate.com/store/21750223
42	htzt123	dhgate.com/store/21209135
43	jiz8	dhgate.com/store/21817810
44	loyawomensshoes9	dhgate.com/store/21844673
45	lyouyid7	dhgate.com/store/21751224
46	m625	dhgate.com/store/21818459
47	n4uo	dhgate.com/store/21819744
48	oldencamelbagshop3	dhgate.com/store/21844392
49	pyihai2021	dhgate.com/store/21748417
50	qianchaobagshop4	dhgate.com/store/21844667
51	rtwv	dhgate.com/store/21818960
52	ruilssdian123	dhgate.com/store/21872315
53	shoes686	dhgate.com/store/21826308
54	shoess01	dhgate.com/store/21838895
55	sts_015	dhgate.com/store/21756780
56	sxjshop888	dhgate.com/store/21042720
57	Udada@httsophy	dhgate.com/store/21060436
58	veronicabagstore6	dhgate.com/store/21844669
59	Womg	dhgate.com/store/21819467
60	xinren55	dhgate.com/store/21666362
61	xinxiang55	dhgate.com/store/21667398
62	yingli5hao	dhgate.com/store/21715722
63	yp5a	dhgate.com/store/21819093
64	AOYONT Direct	amazon.com/sp?ie=UTF8&seller=A19TPC7NAL8NR4
65	Call me the village chief	amazon.com/sp?ie=UTF8&seller=AK5OOGQZAZIER
66	CFSHYPD	amazon.com/sp?ie=UTF8&seller=AGH7MKYK6ANA3
67	青蕴商铺 (also known as “Chengduqingyunyunlinkejiyouxiangongsi”)	amazon.com/sp?ie=UTF8&seller=A2C2DGRQBBPX0
68	daisongbo	amazon.com/sp?ie=UTF8&seller=A384N UYGMG350W
69	FODONG	amazon.com/sp?ie=UTF8&seller=AZSTMYP9B6QXS
70	Gogotstore	amazon.com/sp?ie=UTF8&seller=AQ692V0RQ0SVH
71	HLBMBDY	amazon.com/sp?ie=UTF8&seller=ACWH43F8BN0I8

<b>NO.</b>	<b>SELLER ALIASES</b>	<b>ONLINE MARKETPLACES</b>
72	Hrong	amazon.com/sp?ie=UTF8&seller=A3BGCPXM0AFK0Z
73	Hzymx	amazon.com/sp?ie=UTF8&seller=A2SSU2HRY3F9HY
74	LiuXuanXiaoDian	amazon.com/sp?ie=UTF8&seller=A2CLNKE76BR5D5
75	meeting your needs	amazon.com/sp?ie=UTF8&seller=AGPH1N560MBIX
78	Remix US	amazon.com/sp?ie=UTF8&seller=A3QYSDJBUWH9WK
79	Shilinyang	amazon.com/sp?ie=UTF8&seller=A1S2OWUWNXPS90
81	SL45	amazon.com/sp?ie=UTF8&seller=A1BNZJJ11MK5JX
82	WangQiYouXianGongSi	amazon.com/sp?ie=UTF8&seller=AU5MPBVN0UUTG
83	wuyuchebfghgf	amazon.com/sp?ie=UTF8&seller=A1YELF2OHVCFZW
84	xindarihua	amazon.com/sp?ie=UTF8&seller=A3QJQSPUCBCFMP
85	youxiangongsi-AMZ	amazon.com/sp?ie=UTF8&seller=A3Q3X4JIXUV0ZI
86	彰武县安悦购网络商贸有限公司 (also known as “zhangwuxiananyuegouwangluoshangmaoyouxiangongsi”)	amazon.com/sp?ie=UTF8&seller=A3UIWZAEVO8YI3

**IN THE UNITED STATES DISTRICT COURT FOR  
THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

CELINE, SA,

Plaintiff,

v.

THE PARTNERSHIPS and  
UNINCORPORATED ASSOCIATIONS  
IDENTIFIED ON SCHEDULE “A”,

Defendants.

Case No. 24-cv-03881

District Judge Manish S. Shah

**DEFAULT JUDGMENT ORDER**

This action having been commenced by Plaintiff Celine, SA against the defendants operating under the Seller Aliases identified on Schedule A to the Complaint (collectively, the “Seller Aliases”), and Celine having moved for entry of Default Judgment against all Defendants who are identified on Schedule A, which is attached hereto (collectively, the “Defaulting Defendants”), and

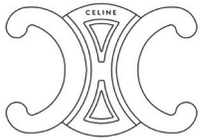
This Court having entered a temporary restraining order and a preliminary injunction against Defaulting Defendants, which included an asset restraining order; Celine having completed service of process on Defaulting Defendants on June 11, 2024 by providing notice and e-mail and via electronic publication on a website, along with any notice that Defaulting Defendants received from payment processors, being reasonably calculated under all circumstances to apprise Defaulting Defendants of the pendency of the action and affording them the opportunity to answer and present their objections; and

The Defaulting Defendants having failed to answer the Complaint or otherwise plead, and the time for answering having expired, so that the allegations of the Complaint are uncontroverted and are deemed admitted:

THIS COURT FINDS finds that it has personal jurisdiction over Defaulting Defendants since Defaulting Defendants directly target their business activities toward consumers in the United States, including Illinois by setting up and operating e-commerce stores that target United States consumers using one or more Seller Aliases, offer shipping to the United States, including Illinois, and have sold products using infringing and counterfeit versions of Celine’s federally registered trademarks (the “Celine Trademarks”) to residents of Illinois (a non-exclusive list of which is included in the below chart).

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
982,010	CELINE	April 9, 1974	For: pullover type sweaters, shirts, blouses, boots, shoes and slippers in class 25.
1,000,156	<b>CÉLINE</b>	December 24, 1974	For: leather goods- namely, purses, pouches, money bags and cardholders, wallets, passport and travel document cases, handbags in class 18.
1,744,898	CELINE	January 5, 1993	For: retail clothing and accessories boutique services in class 42.
1,772,927	CELINE	May 25, 1993	For: costume jewelry in class 14.  For: clothing; namely, sweaters, blouses, T- shirts, shorts, sweatshirts, lingerie, men's and ladies' suits, trousers, dresses, jackets, skirts, scarves, neckties, belts, boots, shoes, and parkas in class 25.
2,475,129	CELINE	August 7, 2001	For: spectacles, spectacles cases, eyeglasses, and sunglasses in class 9.

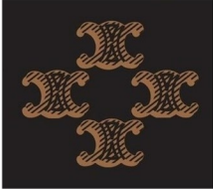
REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
3,919,067		February 15, 2011	For: clothing, namely, overcoats, pullovers, jackets in class 25.
4,879,264		January 5, 2016	For: handbags, in class 18.
5,959,186		January 14, 2020	<p>For: leather and imitations of leather; travel bags, leather luggage travelling sets, travelling trunks and travelling bags, unfitted vanity cases, rucksacks, shoulder bags, handbags, attaché cases, document cases and briefcases of leather, pouches of leather, pouches of textile, pouches for holding keys, wallets, key cases, business card cases, calling card cases, and credit card cases; umbrellas in class 18.</p> <p>For: clothing and underwear, namely, shirts, T-shirts, lingerie, belts, headscarves, neckties, shawls, waistcoats, skirts, waterproof clothing in the nature of waterproof jackets and raincoats, overcoats, trousers, jeans, pullovers, dresses, jackets, scarves, gloves, tights, socks, swimsuits, bathrobes, pyjamas, nightgowns, shorts, pocket handkerchiefs in the nature of pocket squares; shoes, boots, slippers; headwear in class 25.</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
6,187,133		November 3, 2020	<p>For: Non-medicated soaps; perfumery, toilet water, eau de Cologne; perfumes; extracts of flowers being perfumes; plant extracts sold as components of cosmetics; incense; after-shave preparations; essential oils; oils for cosmetic use; cosmetics; cosmetic products, namely, foundations, lipsticks, lip gloss, eye shadows, mascaras, eyebrow pencils, eye shadows; hair, face and body powders, creams, sprays and lotions for cosmetic use; cleansing milk for toilet purposes; make-up removing preparations; deodorants for personal use; lip and body balms other than for medical use; bath and shower gels and bath and shower cosmetic preparations; beauty masks; hair shampoos and conditioners; non-medicated toiletry preparations; make-up; products for nail care and embellishment, namely, nail polish; massage candles for cosmetic use in class 3.</p> <p>For: Combustible wax for candles; fuels and lighting fuel; candles and wicks for lighting; wicks for candles; candles for nightlights; perfumed candles; oils and fats for preservation of leather in class 4.</p> <p>For: Common metals and their alloys; ring shaped fittings of metal; chains of metal; rivets of metal; ironmongery and small items of metal hardware, namely, bag hangers of metal, metal rings, namely, ring shaped fittings of metal, boxes of common metal,</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>bolts of metal, padlocks, chains of metal, stays of metal, namely, metal fence stays, pegs of metal, keys of metal, namely, metal keys for locks, nails, cramps of metal, hooks, nuts of metal, signboards of metal, labels of metal, box fasteners of metal, locks of metal for bags, house numbers and letters of common metal, except type, bindings of metal, namely, metal binding bands, latches of metal, handcuffs, clips of metal for sealing bags, nameplates of common metal, springs, rivets of metal, locks of metal, wire cloth, and screws of metal; buckles of common metal; metallic bag hooks; knobs of metal; boxes of common metal; chests of metal; metal industrial packaging containers; monuments of non-precious metal; works of art of common metal; statues and figurines made from common metal in class 6.</p> <p>For: Smart watches, connected bracelets, namely, wearable activity trackers; smart rings; stands, bags, satchels, carriers, covers and cases all specially adapted for holding photographic apparatus, video cameras, tablet computers, computers, laptops, portable phones, smart phones; digital photograph frame; blank USB flash drives; electronic publications downloadable online or from the Internet in the nature of magazines in the fields of fashion, fashion show, jewelry, clothes, bags, shoes, and perfumes; wrist straps, neck</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>straps and fitted plastic films known as skins for covering and providing a scratch proof barrier or protection for portable phones; telecommunications apparatus in the nature of wireless receivers in the form of jewelry; optical goods, namely, spectacles, sunglasses, goggles for sports; smart glasses; spectacle frames; spectacle lenses, contact lenses; spectacle cords and chains; cases for spectacles or for contact lenses; binoculars; decorative magnets; ring holders, namely, holders specially adapted for holding smart rings in class 9.</p> <p>For: Jewelry; rings being jewelry; medals; clocks; wristwatches; watches; watch cases; watch bands; watch chains; cases for watches; clasps for jewelry; key rings; wristwatch buckles and earrings; cuff links, bracelets, jewelry charms, charms for key rings, brooches, necklaces, chains being jewelry, tie pins, ornaments of precious metal in the nature of jewelry, lockets; jewelry boxes and jewelry cases made from precious metals, their alloys or coated therewith; badges of precious metal; unwrought or semi-wrought precious metals; works of art of precious metal; precious stones in class 14.</p> <p>For: Leather and imitations of leather; unworked or semi-worked leather; imitation leather; furs being animal skins; fur-skins, namely, semi worked fur; traveling bags, leather traveling</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>bag sets, trunks being luggage, traveling trunks and suitcases, garment bags for travel purposes, boxes intended for toiletry articles, namely, unfitted vanity cases, leather or leather board boxes; bags, namely, rucksacks, shoulder bags, handbags, sports bags, briefcases, document cases, briefcases and business cases made from leather; luggage tags for luggage, whips, animal leashes, saddlery; walking sticks; leather pouches, wallets, business card cases; credit card holders, namely, wallets; purses, key cases, credit card cases; umbrellas; parasols; beach umbrellas in class 18.</p> <p>For: Clothing, namely, underwear, shirts, sweaters, t-shirts, lingerie, belts, scarves, neckties, shawls, vests, jerseys, skirts, raincoats, coats, overcoats, suspenders, trousers, denim trousers, pullovers, dresses, jackets, sashes, gloves, tights, socks, bathing suits, bath robes, pajamas, nightgowns, shorts, pocket squares; shoes, fitted metal heel protectors for shoes; boots, half-boots; soles for footwear; slippers; headwear; cuffs; clothing and footwear for sports and skiing, namely, trousers, knitwear, namely, knitted shirts and sweaters, and hosiery, underwear, skirts, trousers, jackets, coats, shirts, gloves, waterproof clothing, namely, waterproof jackets and pants, anoraks, snow suits, hats, caps, socks, panty hose, footwear,</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>boots, sports shoes, and ski boots in class 25.</p> <p>For: Retail stores and online retail stores in the fields of perfumery and cosmetics, clothing, footwear, headgear, leather goods, optical goods, jewelry, watches, and luggage; providing television home shopping services in the fields of perfumery and cosmetics, clothing, footwear, headgear, optical goods, leather goods, jewelry, watches, and luggage; gift registry services in class 35.</p>
6,337,314		May 4, 2021	<p>For: surveying instruments, photographic cameras, cinematographic cameras, weighing apparatus and instruments, distance measuring apparatus, signaling buoys, directional compasses; apparatus for recording, transmission, reproduction of sound or images; helmets for virtual reality, smartwatches, connected bracelets being wearable computer peripherals for users to connect wirelessly to computers; smart rings; blank magnetic data carriers, blank audio disks; stands for smartphones, computer bags, blank magnetic data carriers, smartphone covers, cases for photographic apparatus, video cameras, tablet computers, computers, laptops, portable phones, smart phones; blank compact disks, DVDs and other digital storage media; electronic book reader; data processing equipment, computers and</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>computer peripheral equipment; mouse pads; headphone; loudspeakers; digital photo frames; blank USB flash drives; electronic agendas; downloadable electronic game software; telephones; mobile telephones; computers; portable computers; tablet computers; personal digital assistants (PDA); MP3 players; batteries; battery chargers; earphones; telecommunication apparatus in the nature of wireless receivers in the form of jewelry; optical goods, namely, spectacles, sunglasses, goggles for sports; smart glasses; spectacle frames; spectacle lenses, contact lenses; spectacle cords and chains; cases for spectacles or for contact lenses; binoculars; decorative magnets; ring holders for mobile phones in class 9.</p> <p>For: Leather and imitations of leather; unworked or semi-worked leather; imitation leather; fur pelts; fur being animal skins; traveling bags, leather traveling bag sets, travel chests being luggage, trunks being luggage and suitcases, garment bags for travel, boxes of leather or leather board; leather bags, rucksacks, shoulder bags, handbags, sports bags, carrying cases, attaché cases, document cases and business cases of leather; luggage tags for luggage, whips, animal leashes, saddlery; walking sticks; clutch bags, wallets, business card cases; credit card holders; purses, key cases, credit card cases;</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			umbrellas; parasols; beach umbrellas in class 18.

THIS COURT FURTHER FINDS that Defaulting Defendants are liable for willful federal trademark infringement and counterfeiting (15 U.S.C. § 1114) and false designation of origin (15 U.S.C. § 1125(a)).

ACCORDINGLY, THIS COURT HEREBY ORDERS that Celine's Motion for Entry of Default and Default Judgment is GRANTED in its entirety, that Defaulting Defendants are in default, and that this Default Judgment is entered against Defaulting Defendants.

THIS COURT FURTHER ORDERS THAT:

1. Defaulting Defendants, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under, or in active concert with them be permanently enjoined and restrained from:

a. Using the Celine Trademarks or any reproductions, counterfeit copies, or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine Celine product or not authorized by Celine to be sold in connection with the Celine Trademarks;

b. Passing off, inducing, or enabling others to sell or pass off any product as a genuine Celine product or any other product produced by Celine, that is not Celine's or not produced under the authorization, control, or supervision of Celine and approved by Celine for sale under the Celine Trademarks;

c. Committing any acts calculated to cause consumers to believe that Defaulting Defendants' products are those sold under the authorization, control, or

supervision of Celine, or are sponsored by, approved by, or otherwise connected with Celine; and

d. Manufacturing, shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for Celine, nor authorized by Celine to be sold or offered for sale, and which bear any of Celine's trademarks, including the Celine Trademarks, or any reproductions, counterfeit copies or colorable imitations thereof.

2. Defaulting Defendants and any third party with actual notice of this Order who is providing services for any of the Defaulting Defendants, or in connection with any of the Defaulting Defendants' Online Marketplaces, including, without limitation, any online marketplace platforms and payment processors such as PayPal, Inc., eBay, Inc., AliExpress, Alipay, Alibaba Group Holding Ltd., Amazon.com, Amazon Pay, DHgate, Ant Financial Services Group, Walmart and Etsy (collectively, the "Third Party Providers"), shall within seven (7) calendar days of receipt of this Order cease:

a. Using, linking to, transferring, selling, exercising control over, or otherwise owning the online marketplace accounts associated with the Seller Aliases, or any other online marketplace account that is being used to sell or is the means by which Defaulting Defendants could continue to sell counterfeit and infringing goods using the Celine Trademarks; and

b. Operating and/or hosting websites that are involved with the distribution, marketing, advertising, offering for sale, or sale of any product bearing the Celine Trademarks or any reproductions, counterfeit copies or colorable imitations thereof that is not a genuine Celine product or not authorized by Celine to be sold in connection with the

Celine Trademarks.

3. Upon Celine's request, those with notice of this Order, including the Third Party Providers, shall within seven (7) calendar days after receipt of such notice, disable and cease displaying any advertisements used by or associated with Defaulting Defendants in connection with the sale of counterfeit and infringing goods using the Celine Trademarks.

4. Pursuant to 15 U.S.C. § 1117(c)(2), Celine is awarded statutory damages from each of the Defaulting Defendants in the amount of \$50,000 for willful use of counterfeit Celine Trademarks in connection with products sold through at least the Defaulting Defendants' Online Marketplaces.

5. Celine may serve this Order on the Third Party Providers by e-mail delivery to the e-mail addresses Celine used to serve the Temporary Restraining Order and Preliminary Injunction on the Third Party Providers.

6. Any Third Party Providers holding funds for Defaulting Defendants, shall, within seven (7) calendar days of receipt of this Order, permanently restrain and enjoin any accounts connected to Defaulting Defendants from transferring or disposing of any funds, up to the above-identified statutory damages award, or other of Defaulting Defendants' assets.

7. All monies up to the above-identified statutory damages award in Defaulting Defendants' financial accounts, including monies held by Third Party Providers are hereby released to Celine as partial payment of the above-identified damages, and the Third Party Providers, are ordered to release to Celine the amounts from Defaulting Defendants' financial accounts within seven (7) calendar days of receipt of this Order.

8. Until Celine has recovered full payment of monies owed to it by any Defaulting Defendants, Celine shall have the ongoing authority to serve this Order on Third Party Providers in the event that any new financial accounts controlled or operated by Defaulting Defendants are identified. Upon receipt of this Order, Third Party Providers shall within seven (7) calendar days:

a. Locate all accounts and funds connected to Defaulting Defendants' Seller Aliases, including, but not limited to, any financial accounts connected to the information listed in Schedule A hereto, the e-mail addresses identified in Exhibit 2 to the Declaration of Nicolas Lambert, and any e-mail addresses provided for Defaulting Defendants by third parties;

b. Restrain and enjoin such accounts or funds from transferring or disposing of any money or other of Defaulting Defendants' assets; and

c. Release all monies, up to the above identified statutory damages award, restrained in Defaulting Defendants' financial accounts to Celine as partial payment of the above-identified damages within seven (7) calendar days of receipt of this Order.

9. If Celine identifies any additional online marketplace accounts or financial accounts owned by Defaulting Defendants, Celine may send notice of any supplemental proceeding, including a citation to discover assets, to Defaulting Defendants by e-mail at the e-mail addresses identified by Celine in Exhibit 2 to the Declaration of Nicolas Lambert and any e-mail addresses provided for Defaulting Defendants by third parties.

10. The one-hundred thousand-dollar (\$100,000) bond posted by Celine is hereby released to Celine or its counsel, Mercer Oak LLC. The Clerk of the Court is directed to return the bond previously deposited with the Clerk of the Court to Celine or its counsel.

July 10, 2024



Manish S. Shah  
United States District Judge

**IN THE UNITED STATES DISTRICT COURT FOR  
THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

FENDI, S.R.L.,

Plaintiff,

v.

THE PARTNERSHIPS and  
UNINCORPORATED ASSOCIATIONS  
IDENTIFIED ON SCHEDULE “A”,

Defendants.

Case No. 24-cv-3895

District Judge Franklin U. Valderrama

Magistrate Judge Jeffrey Cole

**FINAL DEFAULT JUDGMENT ORDER**

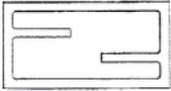
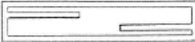
This action having been commenced by Plaintiff Fendi, S.R.L. against the defendants operating under the Seller Aliases identified on Schedule A to the Complaint hereto (collectively, the “Seller Aliases”), and Fendi having moved for entry of Default Judgment against all Defendants who are identified on Schedule A attached hereto (collectively, the “Defaulting Defendants”), and

This Court having entered a temporary restraining order and a preliminary injunction against Defaulting Defendants, which included an asset restraining order; Fendi having completed service of process on Defaulting Defendants on June 20, 2024 by providing notice and e-mail and via electronic publication on a website, along with any notice that Defaulting Defendants received from payment processors, being reasonably calculated under all circumstances to apprise Defaulting Defendants of the pendency of the action and affording them the opportunity to answer and present their objections; and

The Defaulting Defendants having failed to answer the Complaint or otherwise plead, and the time for answering having expired, so that the allegations of the Complaint are uncontroverted and are deemed admitted:

THIS COURT FINDS finds that it has personal jurisdiction over Defaulting Defendants since Defaulting Defendants directly target their business activities toward consumers in the United States, including Illinois by setting up and operating e-commerce stores that target United States consumers using one or more Seller Aliases, offer shipping to the United States, including Illinois, accept payment in U.S. dollars, and have sold products using infringing and counterfeit versions of Fendi's federally registered trademarks (the "Fendi Trademarks") to residents of Illinois (a non-exclusive list of which is included in the below chart).

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
1,214,472		Oct. 26, 1982	For: Leather and Imitations of Leather; Luggage, Trunks, and Travelling Bags in class 018
1,244,466	FENDI	July 05, 1983	For: Traveling Luggage, Trunks, Purses, Rucksacks, Brief Cases, Attache Cases, Wallets, Key Cases, Passport Cases, Business Card Cases, Cosmetic Cases Sold Empty in class 018  For: Fur Coats, Fur Stoles, Fur Jackets, Raincoats, Cloth Coats, Jackets, Skirts, Blouses, Dresses, Hosiery, Shirts, Trousers, Hats, Scarves, Foulards, Gloves, Ties, Neckwear, Belts, Swimwear, Shoes, Boots in class 025
1,267,539		February 21, 1984	For: Perfumes, Toilet Water in class 003  For: Fur Coats, Fur Stoles, Fur Pieces, Rainwear, Cloth Coats,

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			Jackets, Skirts, Trousers, Dresses, Hosiery, Shirts, Blouses, Headwear, Scarves, Foulards, Gloves, Ties, Neckwear, Belts, Swimwear, Shoes, Boots in class 025
2,648,256		November 12, 2002	For: Leather and imitation of leather items, namely, traveling trunks and traveling bags, attache cases, briefcases, handbags, shoulder bags, men's carry-on bags, tote bags, wallets, purses in class 018
2,648,257		November 12, 2002	For: Leather and imitation of leather items, namely, handbags, shoulder bags in class 018
4,036,925		October 11, 2011	For: Leather and imitation leather; furs; goods made of leather and imitation leather, namely, handbags, shoulder bags, briefcases, leatherwear, namely, key cases, purses, wallets, backpacks, pouches, leather straps in class 018  For: Clothing, namely, shirts, t-shirts, sweatshirts, sport shirts, pants, sport pants, trousers, shorts, skirts, dresses, belts, sweaters, cardigans, pullovers, jackets, scarves, foulards, gloves; waterproof clothing, namely, waterproof jackets, swimsuits; hats; footwear, namely, shoes, sport shoes, boots, slippers, sneakers, sandals in class 025
4,362,861		July 9, 2013	For: Eyeglasses, sunglasses, eyeglass and sunglass lenses, eyeglass frames in class 009  For: Jewelry of precious and non-precious metal, namely, bracelets, necklaces, neck chains and rings, earrings, watches, wristwatches, watch bands and straps, chronographs

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>for use as timepieces and for use as watches in class 014</p> <p>For: Bags, namely, shoulder bags, travelling bags, handbags, Boston bags, waist packs, sling bags for carrying infants, leather and canvas shopping bags, duffle bags, tote bags, clutch bags, trunks, wallets, purses, briefcases, attach cases, pouches of leather or textile, school bags, suitcases, garment bags for travel, key cases made of leather, backpacks, rucksacks, vanity cases sold empty, carry-on bags, beach bags, umbrellas in class 018</p> <p>For: Furniture, household furniture, namely, chairs, lounge chairs, armchairs, tables, coffee tables, stools, sofas and divans, ottomans in class 020</p> <p>For: beach towels in class 024</p> <p>For: Articles of clothing for men, women and children, namely, pullovers, cardigans, sweaters, jumpers, jackets, sweatshirts, parkas, blouses, shirts, trousers, jeans, waistcoats, skirts, T-shirts, dresses, men's suits, coats, overcoats, jackets, vests, shawls, scarves, neckties, gloves for clothing, belts for clothing, shoes, boots, sandals, slippers[,] hats and caps in class 025</p>
4,409,049	FENDI	October 1, 2013	<p>For: Perfumes, eau de parfum, toilet water, after shave creams, after shave lotions, shaving lotions, shampoos, creams, deodorants for personal use, toilet soaps, bath soaps, bath and shower gels, body lotions, skin lotions in class 003</p> <p>For: Eyeglasses, sunglasses, eyeglass frames and eyeglass cases; bags,</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>cases and sleeves specially adapted for holding or carrying all the above mentioned goods, namely, eyeglasses, sunglasses, eyeglass and sunglass lenses, eyeglass frames and eyeglass cases; telephones and mobile phones in class 009</p> <p>For: Jewelry of precious and non-precious metal, namely, bracelets, necklaces, neck chains and rings, brooches, earrings, pendants, cuff-links, jewelry cases; clocks, watches, wristwatches, watch bands and straps, chronographs for use as timepieces and for use as watches, chronometers in class 014</p> <p>For: Bags, namely, shoulder bags, travelling bags, handbags, Boston bags, waist packs, leather and canvas shopping bags, duffle bags, tote bags, clutch bags, trunks, wallets, purses, briefcases, attach cases, pouches of leather or textile, school bags, suitcases, key cases made of leather, backpacks, rucksacks, vanity cases sold empty, carry-on bags, beach bags, umbrellas in class 018</p> <p>For: Furniture, bathroom furniture, kitchen furniture, household furniture, namely, chairs, lounge chairs, armchairs, tables, coffee tables, benches, stools, beds, bedside tables, wardrobes, desks, sofas and divans, ottomans, shelves, drawers, wall cupboards, showcases, television stands, bookshelves, bathroom cabinets; mirrors in class 020</p> <p>For: Articles of clothing for men, women and children, namely, pullovers, cardigans, sweaters, jerseys, jumpers, jackets, sweatshirts, parkas, bathing suits, blouses, shirts,</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>trousers, jeans, waistcoats, skirts, shorts, T-shirts, dresses, men's suits, coats, raincoats, overcoats, fur coats and jackets, vests, hosiery and panty hose, bathrobes, shawls, scarves, neckties, gloves for clothing, belts for clothing, shoes, boots, sandals, slippers, clogs, hats and caps in class 025</p> <p>For: The bringing together, for the benefit of others, of a variety of goods excluding the transport thereof, such as eyeglasses, jewellery, horological instruments, bags, wallets and other leather goods, furniture, clothing, footwear, headgear, personal accessories, enabling customers to conveniently view and purchase those goods, as well as retail store services for the above mentioned products in class 035</p> <p>For: Resort hotel services, namely, hotel services and hotel accommodation, hotel services for holidays, resort hotel services; providing temporary lodging services in the nature of a condominium and cooperative hotel; restaurant, bar and cocktail lounge services; contract food services; take away restaurant services; bars, restaurants and cafes; catering services; provision of exhibition facilities in the nature of halls; travel agency services, namely, making reservations and bookings for temporary accommodation in class 043</p>
4,916,008		March 15, 2016	For: Eyeglasses; sunglasses; eyeglass frames; eyeglass and sunglass cases and holders; strings and chains for eyeglasses and sunglasses in class 009

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
4,929,737	FENDI	April 5, 2016	For: Eyeglasses; sunglasses; eyeglass lenses; eyeglass frames; eyeglass and sunglass cases and holders; protective helmets; sports helmets; helmets for motorcyclists; blank USB flash drives; headphones; earphones; hi-fi apparatus, namely, record players, audio speakers, personal stereos; cameras and digital cameras; video cameras; bags, cases and sleeves specially adapted for holding or carrying mobile phones, computers, laptop computers, headphones, earphones, photographic apparatus and equipment, cameras, and video cameras; and strings and chains, namely, straps and lanyards specially adapted for mobile phones, MP3 players, MP4 players, portable media players, and digital audio and video players in class 009
5,139,608	FENDI	February 14, 2017	For: Shoulder straps for handbags in class 018
5,505,551		July 3, 2018	For: Fragrances; make-up in class 003 For: Cell phone cases; cell phone covers; cell phone straps; sunglasses in class 009 For: Decorative fobs for keys; key rings with decorative trinkets or fobs; precious metal key holders with decorative trinkets or fobs; key holders of precious metals; key fobs of precious metals; key rings of precious metals; key fobs being rings coated with precious metal; key chains as jewelry, being trinkets or fobs; key rings with decorative trinkets or fobs of precious metal in class 014

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>For: Leather and imitations of leather; animal skins and hides; trunks and travelling bags; umbrellas and parasols; walking sticks; whips; harness; saddlery; all-purpose carrying bags; shoulder bags; travelling bags; hand bags; boston bags; waist packs; sling bags for carrying infants; duffle bags; tote bags; clutch bags; wallets; purses; briefcases; attaché cases; pouches of leather; pouches of textile, not for packaging; school bags; suitcases; garment bags for travel; key cases made of leather; backpacks; rucksacks; vanity cases sold empty; carry-on bags; beach bags; umbrellas in class 018</p> <p>For: Furniture; mirrors; picture frames; air cushions, not for medical purposes; air mattresses, not for medical purposes; air pillows, not for medical purposes; bead curtains for decoration; bedding, except linen, namely, beds, mattresses, pillows and bolsters; busts of wood, wax, plaster or plastic; wardrobes; curtain holders, not of textile material; curtain tie-backs, namely, non-textile curtain holders; cushions; doors for furniture; dressmakers' dummies; screens for fireplaces; house numbers, not of metal, non-luminous; indoor window blinds being shades; infant walkers; mannequins; decorative mobiles; pet cushions; pillows; slatted indoor blinds; statues of wood, wax, plaster or plastic; statuettes of wood, wax, plaster or plastic; table tops; tailors' dummies; decorative wind chimes; works of art of wood, wax, plaster or plastic; signboards of wood or plastics in class 020</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>For: Clothing, namely, shirts and pants; footwear; headwear; pullovers; cardigans; sweaters; jerseys; jumpers; jackets; sweatshirts; parkas; bathing suits; blouses; shirts; trousers; jeans; waistcoats; skirts; shorts; T-shirts; dresses; men's suits; coats; raincoats; overcoats; fur coats and jackets; overalls; underwear; vests; hosiery; panty hose; bathrobes; shawls; scarves; neckties; gloves being clothing; belts for clothing; shoes; boots; sandals; slippers; clogs; hats and caps in class 025</p> <p>For: Information and advice in relation to retail store services in the field of ready-to-wear, clothing and footwear; information and advice in relation to direct selling through telecommunications in the field of ready-to-wear, clothing and footwear; information and advice in relation to direct selling through telephone in the field of ready-to-wear, clothing and footwear; information and advice in relation to direct selling through facsimile in the field of ready-to-wear, clothing and footwear; information and advice in relation to direct selling through email in the field of ready-to-wear, clothing and footwear; information and advice in relation to direct selling through the Internet in the field of ready-to-wear, clothing and footwear; information and advice in relation to on-line direct selling in the field of ready-to-wear, clothing and footwear; information and advice in relation to wholesale store services in the field of ready-to-wear, clothing and footwear; computerized on-line ordering service through telephones</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>in the field of ready-to-wear, clothing and footwear; computerized on-line ordering service through facsimiles in the field of ready-to-wear, clothing and footwear; computerized on-line ordering service through email in the field of ready-to-wear, clothing and footwear; computerized on-line ordering service through the Internet including social networks in the field of ready-to-wear, clothing and footwear; organisation of mail order promotions in the field of ready-to-wear, clothing and footwear; marketing, including direct marketing and direct mail advertising in the field of ready-to-wear, clothing and footwear; advertising by mail order in the field of ready-to-wear, clothing and footwear; point of purchase promotions in the field of ready-to-wear, clothing and footwear; on-line advertising in the field of ready-to-wear, clothing and footwear; sale promotions in the field of ready-to-wear, clothing and footwear in class 035</p>
5,563,158		September 18, 2018	<p>For: Fragrances; make-up in class 003</p> <p>For: Cell phone cases; cell phone covers; cell phone straps; sunglasses in class 009</p> <p>For: Decorative fobs for keys; key rings being trinkets or fobs; key holders of precious metals being trinkets or fobs; key holders of precious metals; decorative key fobs of precious metals; key rings of precious metals; key fobs being rings coated with precious metal; key chains as jewelry, being trinkets or</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>fobs; key rings being trinkets or fobs of precious metal in class 014</p> <p>For: Leather and imitations of leather; animal skins and hides; trunks and travelling bags; umbrellas and parasols; walking sticks; whips; harnesses; saddlery; bags, namely, leather bags, weekend bags and all-purpose carrying bags; shoulder bags; travelling bags; hand bags; boston bags; waist packs; sling bags for carrying infants; duffle bags; tote bags; clutch bags; wallets; purses; briefcases; attaché cases; pouches of leather; pouches of textile, not for packaging; school bags; suitcases; garment bags for travel; key cases made of leather; backpacks; rucksacks; vanity cases sold empty; carry-on bags; beach bags; umbrellas in class 018</p> <p>For: Furniture; mirrors; picture frames; air cushions, not for medical purposes; air mattresses, not for medical purposes; air pillows, not for medical purposes; bead curtains for decoration; bedding, namely, beds, bed headboards and bed fittings not of metal; busts of wood, wax, plaster or plastic; covers for clothing being wardrobe; curtain holders, not of textile material; curtain tie-backs in the nature of non-textile curtain holders; cushions; doors for furniture; dressmakers' dummies; fire screens, domestic being screens for fireplaces; garment covers for storage being nonmetal and non-paper containers for storage, fitted fabric furniture covers, furniture and wardrobes; house numbers, not of metal, nonluminous; indoor window blinds being shades; infant walkers;</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>mannequins; decorative mobiles; pet cushions; pillows; slatted indoor blinds; statues of wood, wax, plaster or plastic; statuettes of wood, wax, plaster or plastic; table tops; tailors' dummies; decorative wind chimes; works of art of wood, wax, plaster or plastic; signboards of wood or plastics in class 020</p> <p>For: Clothing, namely, shirts, dresses, pants and sweaters; footwear; headwear; pullovers; cardigans; sweaters; jerseys; jumpers; jackets; sweatshirts; parkas; bathing suits; blouses; shirts; trousers; jeans; waistcoats; skirts; shorts; T-shirts; dresses; men's suits; coats; raincoats; overcoats; fur coats and jackets; overalls; underwear; vests; hosiery; panty hose; bathrobes; shawls; scarves; neckties; gloves being clothing; belts for clothing; shoes; boots; sandals; slippers; clogs; hats and caps being headwear in class 025</p> <p>For: Providing information and advice in relation to retailing services in the field of ready-to-wear, clothing and footwear; providing information and advice in relation to direct selling through telecommunications in the field of ready-to-wear, clothing and footwear; providing information and advice in relation to direct selling through telephone in the field of ready-to-wear, clothing and footwear; providing information and advice in relation to direct selling through facsimile in the field of ready-to-wear, clothing and footwear; providing information and advice in relation to direct selling through email in the field of ready-to-wear, clothing and footwear; providing</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>information and advice in relation to direct selling through the Internet in the field of ready-to-wear, clothing and footwear; providing information and advice in relation to on-line direct selling in the field of ready-to-wear, clothing and footwear; providing information and advice in relation to wholesaling services in the field of ready-to-wear, clothing and footwear; computerized on-line ordering service through telephones in the field of ready-to-wear, clothing and footwear; computerized on-line ordering service through facsimiles in the field of ready-to-wear, clothing and footwear; computerized on-line ordering service through email in the field of ready-to-wear, clothing and footwear; computerized on-line ordering service through the internet including social networks in the field of ready-to-wear, clothing and footwear; advertising by mail order, namely, organisation of mail order promotions in the field of ready-to-wear, clothing and footwear; marketing, including direct marketing and direct mail advertising in the field of ready-to-wear, clothing and footwear; advertising by mail order in the field of ready-to-wear, clothing and footwear; promotion and marketing services, namely, point of purchase promotions in the field of ready-to-wear, clothing and footwear; on-line advertising in the field of ready-to-wear, clothing and footwear; sales promotions services in the field of ready-to-wear, clothing and footwear in class 035</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
6,821,740		August 16, 2022	For: Fragrances; perfumery in class 003 For: Carpets in class 027
6,874,501		October 18, 2022	For: Sunglasses in class 009 For: Necklace, rings, earrings, bracelet in class 014

THIS COURT FURTHER FINDS that Defaulting Defendants are liable for willful federal trademark infringement and counterfeiting (15 U.S.C. § 1114) and false designation of origin (15 U.S.C. § 1125(a)).

ACCORDINGLY, THIS COURT HEREBY ORDERS that Fendi's Motion for Entry of Default and Default Judgment is GRANTED in its entirety, that Defaulting Defendants are in default, and that this Default Judgment is entered against Defaulting Defendants.

THIS COURT FURTHER ORDERS THAT:

1. Defaulting Defendants, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under, or in active concert with them be permanently enjoined and restrained from:

a. Using the Fendi Trademarks or any reproductions, counterfeit copies, or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine Fendi product or

not authorized by Fendi to be sold in connection with the Fendi Trademarks;

b. Passing off, inducing, or enabling others to sell or pass off any product as a genuine Fendi product or any other product produced by Fendi, that is not Fendi's or not produced under the authorization, control, or supervision of Fendi and approved by Fendi for sale under the Fendi Trademarks;

c. Committing any acts calculated to cause consumers to believe that Defaulting Defendants' products are those sold under the authorization, control, or supervision of Fendi, or are sponsored by, approved by, or otherwise connected with Fendi;

d. Further infringing the Fendi trademarks and damaging Fendi's goodwill; and

e. Manufacturing, shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for Fendi, nor authorized by Fendi to be sold or offered for sale, and which bear any of Fendi's trademarks, including the Fendi Trademarks, or any reproductions, counterfeit copies or colorable imitations thereof.

2. Defaulting Defendants and any third party with actual notice of this Order who is providing services for any of the Defaulting Defendants, or in connection with any of the Defaulting Defendants' Online Marketplaces, including, without limitation, any online marketplace platforms and payment processors such as PayPal, Inc., eBay, Inc., AliExpress, Alipay, Alibaba Group Holding Ltd., Amazon.com, Amazon Pay, DHgate, Ant Financial Services Group, Walmart and Etsy (collectively, the "Third Party Providers"), shall within seven (7) calendar days of receipt of this Order cease:

a. Using, linking to, transferring, selling, exercising control over, or otherwise owning the online marketplace accounts associated with the Seller Aliases, or any other online marketplace account that is being used to sell or is the means by which Defaulting Defendants could continue to sell counterfeit and infringing goods using the Fendi Trademarks; and

b. Operating and/or hosting websites that are involved with the distribution, marketing, advertising, offering for sale, or sale of any product bearing the Fendi Trademarks or any reproductions, counterfeit copies or colorable imitations thereof that is not a genuine Fendi product or not authorized by Fendi to be sold in connection with the Fendi Trademarks.

3. Upon Fendi's request, those with notice of this Order, including the Third Party Providers, shall within seven (7) calendar days after receipt of such notice, disable and cease displaying any advertisements used by or associated with Defaulting Defendants in connection with the sale of counterfeit and infringing goods using the Fendi Trademarks.

4. Pursuant to 15 U.S.C. § 1117(c)(2), Fendi is awarded statutory damages from each of the Defaulting Defendants in the amount of \$200,000 for willful use of counterfeit Fendi Trademarks in connection with products sold through at least the Defaulting Defendants' Online Marketplaces. This award shall apply to each distinct Defaulting Defendant only once, even if they are listed under multiple different aliases in Schedule A.

5. Fendi may serve this Order on the Third Party Providers by e-mail delivery to the e-mail addresses Fendi used to serve the Temporary Restraining Order and Preliminary Injunction on the Third Party Providers.

6. Any Third Party Providers holding funds for Defaulting Defendants, shall, within seven (7) calendar days of receipt of this Order, permanently restrain and enjoin any accounts connected to Defaulting Defendants from transferring or disposing of any funds, up to the above-identified statutory damages award, or other of Defaulting Defendants' assets.

7. All monies (up to the amount of the statutory damages awarded in Paragraph [4] above) in Defaulting Defendants' financial accounts, including monies held by Third Party Providers are hereby released to Fendi as partial payment of the above-identified damages, and the Third Party Providers, are ordered to release to Fendi the amounts from Defaulting Defendants' financial accounts within seven (7) calendar days of receipt of this Order.

8. Until Fendi has recovered full payment of monies owed to it by any Defaulting Defendants, Fendi shall have the ongoing authority to serve this Order on Third Party Providers in the event that any new financial accounts controlled or operated by Defaulting Defendants are identified. Upon receipt of this Order, Third Party Providers shall within seven (7) calendar days:

a. Locate all accounts and funds connected to Defaulting Defendants' Seller Aliases, including, but not limited to, any financial accounts connected to the information listed in Schedule A hereto, the e-mail addresses identified in Exhibit 2 to the Declaration of Nicolas Lambert, and any e-mail addresses provided for Defaulting Defendants by third parties;

b. Restrain and enjoin such accounts or funds from transferring or disposing of any money or other of Defaulting Defendants' assets; and

c. Release all monies, up to the above identified statutory damages award, restrained in Defaulting Defendants' financial accounts to Fendi as partial payment of the above-identified damages within seven (7) calendar days of receipt of this Order.

9. If Fendi identifies any additional online marketplace accounts or financial accounts owned by Defaulting Defendants, Fendi may send notice of any supplemental proceeding, including a citation to discover assets, to Defaulting Defendants by e-mail at the e-mail addresses identified by Fendi in Exhibit 2 to the Declaration of Nicolas Lambert and any e-mail addresses provided for Defaulting Defendants by third parties.

10. The ten thousand-dollar (\$10,000) bond posted by Fendi, including any interest minus the registry fee, is hereby released to Fendi or its counsel, Mercer Oak LLC. The Clerk of the Court is directed to return the bond previously deposited with the Clerk of the Court to Fendi or its counsel.

Civil case terminated.

Date: July 29, 2024



Hon. Franklin U. Valderrama  
United States District Judge

**IN THE UNITED STATES DISTRICT COURT FOR  
THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

CELINE, SA,

Plaintiff,

v.

THE PARTNERSHIPS and  
UNINCORPORATED ASSOCIATIONS  
IDENTIFIED ON SCHEDULE "A",

Defendants.

Case No. 1:24-cv-06208

District Judge Robert W. Gettleman

Magistrate Judge Jeffrey Cole

**FINAL JUDGMENT ORDER**

This action having been commenced by Plaintiff Celine, SA against the defendants operating under the Seller Aliases identified on Schedule A to the Complaint hereto (collectively, the "Seller Aliases"), and Celine having moved for entry of Default Judgment against Defendants 1-56, 58-59 and 61-62 who are identified on Schedule A attached hereto (collectively, the "Defaulting Defendants"), and

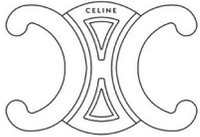
This Court having entered a temporary restraining order and a preliminary injunction against Defaulting Defendants, which included an asset restraining order; Celine having completed service of process on Defaulting Defendants on September 30, 2024 by providing notice and e-mail and via electronic publication on a website, along with any notice that Defaulting Defendants received from payment processors, being reasonably calculated under all circumstances to apprise Defaulting Defendants of the pendency of the action and affording them the opportunity to answer and present their objections; and

The Defaulting Defendants having failed to answer the Complaint or otherwise plead, and the time for answering having expired, so that the allegations of the Complaint are uncontroverted and are deemed admitted:

THIS COURT FINDS finds that it has personal jurisdiction over Defaulting Defendants since Defaulting Defendants directly target their business activities toward consumers in the United States, including Illinois by setting up and operating e-commerce stores that target United States consumers using one or more Seller Aliases, offer shipping to the United States, including Illinois, accept payment in U.S. dollars, and have sold products using infringing and counterfeit versions of Celine’s federally registered trademarks (the “Celine Trademarks”) to residents of Illinois (a non-exclusive list of which is included in the below chart).

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
982,010	CELINE	April 9, 1974	For: pullover type sweaters, shirts, blouses, boots, shoes and slippers in class 25.
1,000,156	<b>CÉLINE</b>	December 24, 1974	For: leather goods- namely, purses, pouches, money bags and cardholders, wallets, passport and travel document cases, handbags in class 18.
1,744,898	CELINE	January 5, 1993	For: retail clothing and accessories boutique services in class 42.
1,772,927	CELINE	May 25, 1993	For: costume jewelry in class 14.  For: clothing; namely, sweaters, blouses, T- shirts, shorts, sweatshirts, lingerie, men's and ladies' suits, trousers, dresses, jackets, skirts, scarves, neckties, belts, boots, shoes, and parkas in class 25.

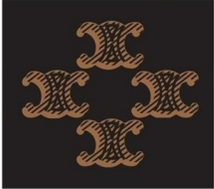
REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
2,475,129	CELINE	August 7, 2001	For: spectacles, spectacles cases, eyeglasses, and sunglasses in class 9.
3,919,067		February 15, 2011	For: clothing, namely, overcoats, pullovers, jackets in class 25.
4,879,264		January 5, 2016	For: handbags, in class 18.
5,959,186		January 14, 2020	<p>For: leather and imitations of leather; travel bags, leather luggage travelling sets, travelling trunks and travelling bags, unfitted vanity cases, rucksacks, shoulder bags, handbags, attaché cases, document cases and briefcases of leather, pouches of leather, pouches of textile, pouches for holding keys, wallets, key cases, business card cases, calling card cases, and credit card cases; umbrellas in class 18.</p> <p>For: clothing and underwear, namely, shirts, T-shirts, lingerie, belts, headscarves, neckties, shawls, waistcoats, skirts, waterproof clothing in the nature of waterproof jackets and raincoats, overcoats, trousers, jeans, pullovers, dresses, jackets, scarves, gloves, tights, socks, swimsuits, bathrobes, pyjamas, nightgowns, shorts, pocket handkerchiefs in the nature of pocket squares; shoes, boots, slippers; headwear in class 25.</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
6,187,133		November 3, 2020	<p>For: Non-medicated soaps; perfumery, toilet water, eau de Cologne; perfumes; extracts of flowers being perfumes; plant extracts sold as components of cosmetics; incense; after-shave preparations; essential oils; oils for cosmetic use; cosmetics; cosmetic products, namely, foundations, lipsticks, lip gloss, eye shadows, mascaras, eyebrow pencils, eye shadows; hair, face and body powders, creams, sprays and lotions for cosmetic use; cleansing milk for toilet purposes; make-up removing preparations; deodorants for personal use; lip and body balms other than for medical use; bath and shower gels and bath and shower cosmetic preparations; beauty masks; hair shampoos and conditioners; non-medicated toiletry preparations; make-up; products for nail care and embellishment, namely, nail polish; massage candles for cosmetic use in class 3.</p> <p>For: Combustible wax for candles; fuels and lighting fuel; candles and wicks for lighting; wicks for candles; candles for nightlights; perfumed candles; oils and fats for preservation of leather in class 4.</p> <p>For: Common metals and their alloys; ring shaped fittings of metal; chains of metal; rivets of metal; ironmongery and small items of metal hardware, namely, bag hangers of metal, metal rings, namely, ring shaped fittings of metal, boxes of common metal,</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>bolts of metal, padlocks, chains of metal, stays of metal, namely, metal fence stays, pegs of metal, keys of metal, namely, metal keys for locks, nails, cramps of metal, hooks, nuts of metal, signboards of metal, labels of metal, box fasteners of metal, locks of metal for bags, house numbers and letters of common metal, except type, bindings of metal, namely, metal binding bands, latches of metal, handcuffs, clips of metal for sealing bags, nameplates of common metal, springs, rivets of metal, locks of metal, wire cloth, and screws of metal; buckles of common metal; metallic bag hooks; knobs of metal; boxes of common metal; chests of metal; metal industrial packaging containers; monuments of non-precious metal; works of art of common metal; statues and figurines made from common metal in class 6.</p> <p>For: Smart watches, connected bracelets, namely, wearable activity trackers; smart rings; stands, bags, satchels, carriers, covers and cases all specially adapted for holding photographic apparatus, video cameras, tablet computers, computers, laptops, portable phones, smart phones; digital photograph frame; blank USB flash drives; electronic publications downloadable online or from the Internet in the nature of magazines in the fields of fashion, fashion show, jewelry, clothes, bags, shoes, and perfumes; wrist straps, neck</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>straps and fitted plastic films known as skins for covering and providing a scratch proof barrier or protection for portable phones; telecommunications apparatus in the nature of wireless receivers in the form of jewelry; optical goods, namely, spectacles, sunglasses, goggles for sports; smart glasses; spectacle frames; spectacle lenses, contact lenses; spectacle cords and chains; cases for spectacles or for contact lenses; binoculars; decorative magnets; ring holders, namely, holders specially adapted for holding smart rings in class 9.</p> <p>For: Jewelry; rings being jewelry; medals; clocks; wristwatches; watches; watch cases; watch bands; watch chains; cases for watches; clasps for jewelry; key rings; wristwatch buckles and earrings; cuff links, bracelets, jewelry charms, charms for key rings, brooches, necklaces, chains being jewelry, tie pins, ornaments of precious metal in the nature of jewelry, lockets; jewelry boxes and jewelry cases made from precious metals, their alloys or coated therewith; badges of precious metal; unwrought or semi-wrought precious metals; works of art of precious metal; precious stones in class 14.</p> <p>For: Leather and imitations of leather; unworked or semi-worked leather; imitation leather; furs being animal skins; fur-skins, namely, semi worked fur; traveling bags, leather traveling</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>bag sets, trunks being luggage, traveling trunks and suitcases, garment bags for travel purposes, boxes intended for toiletry articles, namely, unfitted vanity cases, leather or leather board boxes; bags, namely, rucksacks, shoulder bags, handbags, sports bags, briefcases, document cases, briefcases and business cases made from leather; luggage tags for luggage, whips, animal leashes, saddlery; walking sticks; leather pouches, wallets, business card cases; credit card holders, namely, wallets; purses, key cases, credit card cases; umbrellas; parasols; beach umbrellas in class 18.</p> <p>For: Clothing, namely, underwear, shirts, sweaters, t-shirts, lingerie, belts, scarves, neckties, shawls, vests, jerseys, skirts, raincoats, coats, overcoats, suspenders, trousers, denim trousers, pullovers, dresses, jackets, sashes, gloves, tights, socks, bathing suits, bath robes, pajamas, nightgowns, shorts, pocket squares; shoes, fitted metal heel protectors for shoes; boots, half-boots; soles for footwear; slippers; headwear; cuffs; clothing and footwear for sports and skiing, namely, trousers, knitwear, namely, knitted shirts and sweaters, and hosiery, underwear, skirts, trousers, jackets, coats, shirts, gloves, waterproof clothing, namely, waterproof jackets and pants, anoraks, snow suits, hats, caps, socks, panty hose, footwear,</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>boots, sports shoes, and ski boots in class 25.</p> <p>For: Retail stores and online retail stores in the fields of perfumery and cosmetics, clothing, footwear, headgear, leather goods, optical goods, jewelry, watches, and luggage; providing television home shopping services in the fields of perfumery and cosmetics, clothing, footwear, headgear, optical goods, leather goods, jewelry, watches, and luggage; gift registry services in class 35.</p>
6,337,314		May 4, 2021	<p>For: surveying instruments, photographic cameras, cinematographic cameras, weighing apparatus and instruments, distance measuring apparatus, signaling buoys, directional compasses; apparatus for recording, transmission, reproduction of sound or images; helmets for virtual reality, smartwatches, connected bracelets being wearable computer peripherals for users to connect wirelessly to computers; smart rings; blank magnetic data carriers, blank audio disks; stands for smartphones, computer bags, blank magnetic data carriers, smartphone covers, cases for photographic apparatus, video cameras, tablet computers, computers, laptops, portable phones, smart phones; blank compact disks, DVDs and other digital storage media; electronic book reader; data processing equipment, computers and</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>computer peripheral equipment; mouse pads; headphone; loudspeakers; digital photo frames; blank USB flash drives; electronic agendas; downloadable electronic game software; telephones; mobile telephones; computers; portable computers; tablet computers; personal digital assistants (PDA); MP3 players; batteries; battery chargers; earphones; telecommunication apparatus in the nature of wireless receivers in the form of jewelry; optical goods, namely, spectacles, sunglasses, goggles for sports; smart glasses; spectacle frames; spectacle lenses, contact lenses; spectacle cords and chains; cases for spectacles or for contact lenses; binoculars; decorative magnets; ring holders for mobile phones in class 9.</p> <p>For: Leather and imitations of leather; unworked or semi-worked leather; imitation leather; fur pelts; fur being animal skins; traveling bags, leather traveling bag sets, travel chests being luggage, trunks being luggage and suitcases, garment bags for travel, boxes of leather or leather board; leather bags, rucksacks, shoulder bags, handbags, sports bags, carrying cases, attaché cases, document cases and business cases of leather; luggage tags for luggage, whips, animal leashes, saddlery; walking sticks; clutch bags, wallets, business card cases; credit card holders; purses, key cases, credit card cases;</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			umbrellas; parasols; beach umbrellas in class 18.

THIS COURT FURTHER FINDS that Defaulting Defendants are liable for willful federal trademark infringement and counterfeiting (15 U.S.C. § 1114) and false designation of origin (15 U.S.C. § 1125(a)).

ACCORDINGLY, THIS COURT HEREBY ORDERS that Celine's Motion for Entry of Default and Default Judgment is GRANTED in its entirety, that Defaulting Defendants are in default, and that this Default Judgment is entered against Defaulting Defendants.

THIS COURT FURTHER ORDERS THAT:

1. Defaulting Defendants, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under, or in active concert with them be permanently enjoined and restrained from:

a. Using the Celine Trademarks or any reproductions, counterfeit copies, or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine Celine product or not authorized by Celine to be sold in connection with the Celine Trademarks;

b. Passing off, inducing, or enabling others to sell or pass off any product as a genuine Celine product or any other product produced by Celine, that is not Celine's or not produced under the authorization, control, or supervision of Celine and approved by Celine for sale under the Celine Trademarks;

c. Committing any acts calculated to cause consumers to believe that

Defaulting Defendants' products are those sold under the authorization, control, or supervision of Celine, or are sponsored by, approved by, or otherwise connected with Celine;

d. Further infringing the Celine trademarks and damaging Celine's goodwill; and

e. Manufacturing, shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for Celine, nor authorized by Celine to be sold or offered for sale, and which bear any of Celine's trademarks, including the Celine Trademarks, or any reproductions, counterfeit copies or colorable imitations thereof.

2. Defaulting Defendants and any third party with actual notice of this Order who is providing services for any of the Defaulting Defendants, or in connection with any of the Defaulting Defendants' Online Marketplaces, including, without limitation, any online marketplace platforms and payment processors such as PayPal, Inc., eBay, Inc., AliExpress, Alipay, Alibaba Group Holding Ltd., Amazon.com, Amazon Pay, DHgate, Ant Financial Services Group, Walmart and Etsy (collectively, the "Third Party Providers"), shall within seven (7) calendar days of receipt of this Order cease:

a. Using, linking to, transferring, selling, exercising control over, or otherwise owning the online marketplace accounts associated with the Seller Aliases, or any other online marketplace account that is being used to sell or is the means by which Defaulting Defendants could continue to sell counterfeit and infringing goods using the Celine Trademarks; and

b. Operating and/or hosting websites that are involved with the distribution,

marketing, advertising, offering for sale, or sale of any product bearing the Celine Trademarks or any reproductions, counterfeit copies or colorable imitations thereof that is not a genuine Celine product or not authorized by Celine to be sold in connection with the Celine Trademarks.

3. Upon Celine's request, those with notice of this Order, including the Third Party Providers, shall within seven (7) calendar days after receipt of such notice, disable and cease displaying any advertisements used by or associated with Defaulting Defendants in connection with the sale of counterfeit and infringing goods using the Celine Trademarks.

4. Pursuant to 15 U.S.C. § 1117(c)(2), Celine is awarded statutory damages from each of the Defaulting Defendants in the amount of \$500,000 for willful use of counterfeit Celine Trademarks in connection with products sold through at least the Defaulting Defendants' Online Marketplaces.

5. Celine may serve this Order on the Third Party Providers by e-mail delivery to the e-mail addresses Celine used to serve the Temporary Restraining Order and Preliminary Injunction on the Third Party Providers.

6. Any Third Party Providers holding funds for Defaulting Defendants, shall, within seven (7) calendar days of receipt of this Order, permanently restrain and enjoin any accounts connected to Defaulting Defendants from transferring or disposing of any funds, up to the above-identified statutory damages award, or other of Defaulting Defendants' assets.

7. All monies up to the above-identified statutory damages award in Defaulting Defendants' financial accounts, including monies held by Third Party Providers are hereby released to Celine as partial payment of the above-identified damages, and the Third Party Providers, are ordered to release to Celine the amounts from Defaulting Defendants' financial accounts within seven (7) calendar days of receipt of this Order.

8. Until Celine has recovered full payment of monies owed to it by any Defaulting Defendants, Celine shall have the ongoing authority to serve this Order on Third Party Providers in the event that any new financial accounts controlled or operated by Defaulting Defendants are identified. Upon receipt of this Order, Third Party Providers shall within seven (7) calendar days:

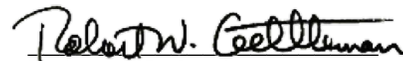
a. Locate all accounts and funds connected to Defaulting Defendants' Seller Aliases, including, but not limited to, any financial accounts connected to the information listed in Schedule A hereto, the e-mail addresses identified in Exhibit 2 to the Declaration of Nicolas Lambert, and any e-mail addresses provided for Defaulting Defendants by third parties;

b. Restrain and enjoin such accounts or funds from transferring or disposing of any money or other of Defaulting Defendants' assets; and

c. Release all monies, up to the above identified statutory damages award, restrained in Defaulting Defendants' financial accounts to Celine as partial payment of the above-identified damages within seven (7) calendar days of receipt of this Order.

9. If Celine identifies any additional online marketplace accounts or financial accounts owned by Defaulting Defendants, Celine may send notice of any supplemental proceeding, including a citation to discover assets, to Defaulting Defendants by e-mail at the e-mail addresses identified by Celine in Exhibit 2 to the Declaration of Nicolas Lambert and any e-mail addresses provided for Defaulting Defendants by third parties.

10. The ten thousand-dollar (\$10,000) bond posted by Celine is hereby released to Celine or its counsel, Mercer Oak LLC. The Clerk of the Court is directed to return the bond previously deposited with the Clerk of the Court to Celine or its counsel.

  
Robert W. Gettleman  
United States District Judge

Date: November 14, 2024

Celine SA v THE PARTNERSHIPS AND UNINCORPORATED ASSOCIATIONS  
SCHEDULE A - 1:24-CV-06208

No.	Seller Name		
001	aladun Store		
002	balenciagai_shoe Store		
003	beach_bag Store		
004	boss_girl Store		
005	brandedluxurybags Store		
006	brandfactory1 Store		
007	designer666888 Store		
008	fashionbags89 Store		
009	ggboots Store		
010	hello2024 Store		
011	high_endclothing Store		
012	highgradebag Store		
013	Highquality luxurybags Store		
014	htweq Store		
015	keycn Store		
016	kkjjysyhs Store		
017	lian Cheng07 Store		
018	luxurybag1 Store		
019	luxurybag1122 Store		
020	luxurybag6 Store		
021	mayingclothes88 Store		
022	meshbag Store		
023	mini360 Store		
024	newbag077 Store		
025	nicebag111 Store		
026	panda_shoe Store		
027	paulshoes3 Store		
028	perfumebag Store		
029	prettyplus Store		
030	ranclothes88 Store		
031	sandy2020 Store		
032	shengli898 Store		
033	shoeslippers Store		
034	shoesluxurydesigners Store		
035	Super Brand Bags Store		
036	TOP Designer Bags Store		
037	wangwang898 Store		
038	wangzheguilai999 Store		
039	YQ good bags store Store		
040	yululuu Store		
041	yyds2024 Store		
042	jinghongV31OSUgG8V		
043	平定含宁商贸有限公司		
044	WXAISFG		
045	hjquhuangjiandianzijingxiaobu		

No.	Seller Name		
046	Reyoung living		
047	HaiKouYongHanDianZiKeJiYouXianGongSi		
048	guiyangqianytuiwangluokejiyouxiangongsi		
049	XL Premium stores		
050	Torostra		
051	Sakura LI		
052	Kingsss8385		
053	Beauty of youth		
054	fengzejiedaozhangjiawenbaihuolingshouchaoshi		
055	wangwenqishop		
056	wowrosy		
057	SUNYHOUSE		
058	GTCEX CUSTOM		
059	Henrykany-US		
060	LXYAO		
061	XIAZONGLS		
062	BUTABY		

**IN THE UNITED STATES DISTRICT COURT FOR  
THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

CELINE, SA,

Plaintiff,

v.

THE PARTNERSHIPS and  
UNINCORPORATED ASSOCIATIONS  
IDENTIFIED ON SCHEDULE "A",

Defendants.

Case No. 24-cv-09199

District Judge Lindsay C. Jenkins

**DEFAULT JUDGMENT ORDER**

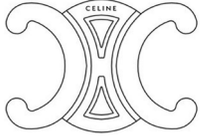
This action having been commenced by Plaintiff Celine, SA against the defendants operating under the Seller Aliases identified on Schedule A to the Complaint hereto (collectively, the "Seller Aliases"), and Celine having moved for entry of Default Judgment against all Defendants who are identified on Schedule A attached hereto (collectively, the "Defaulting Defendants"), and

This Court having entered a temporary restraining order and a preliminary injunction against Defaulting Defendants, which included an asset restraining order; Celine having completed service of process on Defaulting Defendants on October 31, 2024 and November 2, 2024 by providing notice and e-mail and via electronic publication on a website, along with any notice that Defaulting Defendants received from payment processors, being reasonably calculated under all circumstances to apprise Defaulting Defendants of the pendency of the action and affording them the opportunity to answer and present their objections; and

The Defaulting Defendants having failed to answer the Complaint or otherwise plead, and the time for answering having expired, so that the allegations of the Complaint are uncontroverted and are deemed admitted:

THIS COURT FINDS finds that it has personal jurisdiction over Defaulting Defendants since Defaulting Defendants directly target their business activities toward consumers in the United States, including Illinois by setting up and operating e-commerce stores that target United States consumers using one or more Seller Aliases, offer shipping to the United States, including Illinois, accept payment in U.S. dollars, and have sold products using infringing and counterfeit versions of Celine’s federally registered trademarks (the “Celine Trademarks”) to residents of Illinois (a non-exclusive list of which is included in the below chart).

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
982,010	CELINE	April 9, 1974	For: pullover type sweaters, shirts, blouses, boots, shoes and slippers in class 25.
1,000,156	<b>CÉLINE</b>	December 24, 1974	For: leather goods- namely, purses, pouches, money bags and cardholders, wallets, passport and travel document cases, handbags in class 18.
1,744,898	CELINE	January 5, 1993	For: retail clothing and accessories boutique services in class 42.
1,772,927	CELINE	May 25, 1993	For: costume jewelry in class 14.  For: clothing; namely, sweaters, blouses, T- shirts, shorts, sweatshirts, lingerie, men's and ladies' suits, trousers, dresses, jackets, skirts, scarves, neckties, belts, boots, shoes, and parkas in class 25.
2,475,129	CELINE	August 7, 2001	For: spectacles, spectacles cases, eyeglasses, and sunglasses in class 9.

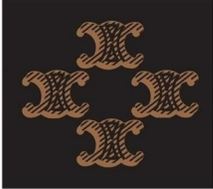
REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
3,919,067		February 15, 2011	For: clothing, namely, overcoats, pullovers, jackets in class 25.
4,879,264		January 5, 2016	For: handbags, in class 18.
5,959,186		January 14, 2020	<p>For: leather and imitations of leather; travel bags, leather luggage travelling sets, travelling trunks and travelling bags, unfitted vanity cases, rucksacks, shoulder bags, handbags, attaché cases, document cases and briefcases of leather, pouches of leather, pouches of textile, pouches for holding keys, wallets, key cases, business card cases, calling card cases, and credit card cases; umbrellas in class 18.</p> <p>For: clothing and underwear, namely, shirts, T-shirts, lingerie, belts, headscarves, neckties, shawls, waistcoats, skirts, waterproof clothing in the nature of waterproof jackets and raincoats, overcoats, trousers, jeans, pullovers, dresses, jackets, scarves, gloves, tights, socks, swimsuits, bathrobes, pyjamas, nightgowns, shorts, pocket handkerchiefs in the nature of pocket squares; shoes, boots, slippers; headwear in class 25.</p>
6,187,133		November 3, 2020	For: Non-medicated soaps; perfumery, toilet water, eau de Cologne; perfumes; extracts of flowers being perfumes; plant extracts sold as components of

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>cosmetics; incense; after-shave preparations; essential oils; oils for cosmetic use; cosmetics; cosmetic products, namely, foundations, lipsticks, lip gloss, eye shadows, mascaras, eyebrow pencils, eye shadows; hair, face and body powders, creams, sprays and lotions for cosmetic use; cleansing milk for toilet purposes; make-up removing preparations; deodorants for personal use; lip and body balms other than for medical use; bath and shower gels and bath and shower cosmetic preparations; beauty masks; hair shampoos and conditioners; non-medicated toiletry preparations; make-up; products for nail care and embellishment, namely, nail polish; massage candles for cosmetic use in class 3.</p> <p>For: Combustible wax for candles; fuels and lighting fuel; candles and wicks for lighting; wicks for candles; candles for nightlights; perfumed candles; oils and fats for preservation of leather in class 4.</p> <p>For: Common metals and their alloys; ring shaped fittings of metal; chains of metal; rivets of metal; ironmongery and small items of metal hardware, namely, bag hangers of metal, metal rings, namely, ring shaped fittings of metal, boxes of common metal, bolts of metal, padlocks, chains of metal, stays of metal, namely, metal fence stays, pegs of metal, keys of metal, namely, metal keys for locks, nails, cramps of metal, hooks, nuts of metal, signboards</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>of metal, labels of metal, box fasteners of metal, locks of metal for bags, house numbers and letters of common metal, except type, bindings of metal, namely, metal binding bands, latches of metal, handcuffs, clips of metal for sealing bags, nameplates of common metal, springs, rivets of metal, locks of metal, wire cloth, and screws of metal; buckles of common metal; metallic bag hooks; knobs of metal; boxes of common metal; chests of metal; metal industrial packaging containers; monuments of non-precious metal; works of art of common metal; statues and figurines made from common metal in class 6.</p> <p>For: Smart watches, connected bracelets, namely, wearable activity trackers; smart rings; stands, bags, satchels, carriers, covers and cases all specially adapted for holding photographic apparatus, video cameras, tablet computers, computers, laptops, portable phones, smart phones; digital photograph frame; blank USB flash drives; electronic publications downloadable online or from the Internet in the nature of magazines in the fields of fashion, fashion show, jewelry, clothes, bags, shoes, and perfumes; wrist straps, neck straps and fitted plastic films known as skins for covering and providing a scratch proof barrier or protection for portable phones; telecommunications apparatus in the nature of wireless receivers in the form of jewelry; optical</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>goods, namely, spectacles, sunglasses, goggles for sports; smart glasses; spectacle frames; spectacle lenses, contact lenses; spectacle cords and chains; cases for spectacles or for contact lenses; binoculars; decorative magnets; ring holders, namely, holders specially adapted for holding smart rings in class 9.</p> <p>For: Jewelry; rings being jewelry; medals; clocks; wristwatches; watches; watch cases; watch bands; watch chains; cases for watches; clasps for jewelry; key rings; wristwatch buckles and earrings; cuff links, bracelets, jewelry charms, charms for key rings, brooches, necklaces, chains being jewelry, tie pins, ornaments of precious metal in the nature of jewelry, lockets; jewelry boxes and jewelry cases made from precious metals, their alloys or coated therewith; badges of precious metal; unwrought or semi-wrought precious metals; works of art of precious metal; precious stones in class 14.</p> <p>For: Leather and imitations of leather; unworked or semi-worked leather; imitation leather; furs being animal skins; fur-skins, namely, semi worked fur; traveling bags, leather traveling bag sets, trunks being luggage, traveling trunks and suitcases, garment bags for travel purposes, boxes intended for toiletry articles, namely, unfitted vanity cases, leather or leather board boxes; bags, namely, rucksacks, shoulder bags, handbags, sports</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>bags, briefcases, document cases, briefcases and business cases made from leather; luggage tags for luggage, whips, animal leashes, saddlery; walking sticks; leather pouches, wallets, business card cases; credit card holders, namely, wallets; purses, key cases, credit card cases; umbrellas; parasols; beach umbrellas in class 18.</p> <p>For: Clothing, namely, underwear, shirts, sweaters, t-shirts, lingerie, belts, scarves, neckties, shawls, vests, jerseys, skirts, raincoats, coats, overcoats, suspenders, trousers, denim trousers, pullovers, dresses, jackets, sashes, gloves, tights, socks, bathing suits, bath robes, pajamas, nightgowns, shorts, pocket squares; shoes, fitted metal heel protectors for shoes; boots, half-boots; soles for footwear; slippers; headwear; cuffs; clothing and footwear for sports and skiing, namely, trousers, knitwear, namely, knitted shirts and sweaters, and hosiery, underwear, skirts, trousers, jackets, coats, shirts, gloves, waterproof clothing, namely, waterproof jackets and pants, anoraks, snow suits, hats, caps, socks, panty hose, footwear, boots, sports shoes, and ski boots in class 25.</p> <p>For: Retail stores and online retail stores in the fields of perfumery and cosmetics, clothing, footwear, headgear, leather goods, optical goods, jewelry, watches, and luggage; providing television</p>

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			home shopping services in the fields of perfumery and cosmetics, clothing, footwear, headgear, optical goods, leather goods, jewelry, watches, and luggage; gift registry services in class 35.
6,337,314		May 4, 2021	For: surveying instruments, photographic cameras, cinematographic cameras, weighing apparatus and instruments, distance measuring apparatus, signaling buoys, directional compasses; apparatus for recording, transmission, reproduction of sound or images; helmets for virtual reality, smartwatches, connected bracelets being wearable computer peripherals for users to connect wirelessly to computers; smart rings; blank magnetic data carriers, blank audio disks; stands for smartphones, computer bags, blank magnetic data carriers, smartphone covers, cases for photographic apparatus, video cameras, tablet computers, computers, laptops, portable phones, smart phones; blank compact disks, DVDs and other digital storage media; electronic book reader; data processing equipment, computers and computer peripheral equipment; mouse pads; headphone; loudspeakers; digital photo frames; blank USB flash drives; electronic agendas; downloadable electronic game software; telephones; mobile telephones; computers; portable computers; tablet computers; personal digital assistants (PDA); MP3 players;

REGISTRATION NUMBER	REGISTERED TRADEMARK	REGISTRATION DATE	INTERNATIONAL CLASSES
			<p>batteries; battery chargers; earphones; telecommunication apparatus in the nature of wireless receivers in the form of jewelry; optical goods, namely, spectacles, sunglasses, goggles for sports; smart glasses; spectacle frames; spectacle lenses, contact lenses; spectacle cords and chains; cases for spectacles or for contact lenses; binoculars; decorative magnets; ring holders for mobile phones in class 9.</p> <p>For: Leather and imitations of leather; unworked or semi-worked leather; imitation leather; fur pelts; fur being animal skins; traveling bags, leather traveling bag sets, travel chests being luggage, trunks being luggage and suitcases, garment bags for travel, boxes of leather or leather board; leather bags, rucksacks, shoulder bags, handbags, sports bags, carrying cases, attaché cases, document cases and business cases of leather; luggage tags for luggage, whips, animal leashes, saddlery; walking sticks; clutch bags, wallets, business card cases; credit card holders; purses, key cases, credit card cases; umbrellas; parasols; beach umbrellas in class 18.</p>

THIS COURT FURTHER FINDS that Defaulting Defendants are liable for willful federal trademark infringement and counterfeiting (15 U.S.C. § 1114) and false designation of origin (15 U.S.C. § 1125(a)).

ACCORDINGLY, THIS COURT HEREBY ORDERS that Celine’s Motion for Entry of

Default and Default Judgment is GRANTED in its entirety, that Defaulting Defendants are in default, and that this Default Judgment is entered against Defaulting Defendants.

THIS COURT FURTHER ORDERS THAT:

1. Defaulting Defendants, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under, or in active concert with them be permanently enjoined and restrained from:

a. Using the Celine Trademarks or any reproductions, counterfeit copies, or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine Celine product or not authorized by Celine to be sold in connection with the Celine Trademarks;

b. Passing off, inducing, or enabling others to sell or pass off any product as a genuine Celine product or any other product produced by Celine, that is not Celine's or not produced under the authorization, control, or supervision of Celine and approved by Celine for sale under the Celine Trademarks;

c. Committing any acts calculated to cause consumers to believe that Defaulting Defendants' products are those sold under the authorization, control, or supervision of Celine, or are sponsored by, approved by, or otherwise connected with Celine;

d. Further infringing the Celine trademarks and damaging Celine's goodwill; and

e. Manufacturing, shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for Celine, nor authorized by Celine to be sold or offered for sale, and which bear any of Celine's trademarks, including the

Celine Trademarks, or any reproductions, counterfeit copies or colorable imitations thereof.

2. Defaulting Defendants and any third party with actual notice of this Order who is providing services for any of the Defaulting Defendants, or in connection with any of the Defaulting Defendants' Online Marketplaces, including, without limitation, any online marketplace platforms and payment processors such as PayPal, Inc., eBay, Inc., AliExpress, Alipay, Alibaba Group Holding Ltd., Amazon.com, Amazon Pay, DHgate, Ant Financial Services Group, Walmart and Etsy (collectively, the "Third Party Providers"), shall within seven (7) calendar days of receipt of this Order cease:

a. Using, linking to, transferring, selling, exercising control over, or otherwise owning the online marketplace accounts associated with the Seller Aliases, or any other online marketplace account that is being used to sell or is the means by which Defaulting Defendants could continue to sell counterfeit and infringing goods using the Celine Trademarks; and

b. Operating and/or hosting websites that are involved with the distribution, marketing, advertising, offering for sale, or sale of any product bearing the Celine Trademarks or any reproductions, counterfeit copies or colorable imitations thereof that is not a genuine Celine product or not authorized by Celine to be sold in connection with the Celine Trademarks.

3. Upon Celine's request, those with notice of this Order, including the Third Party Providers, shall within seven (7) calendar days after receipt of such notice, disable and cease displaying any advertisements used by or associated with Defaulting Defendants in connection with the sale of counterfeit and infringing goods using the Celine Trademarks.

4. Pursuant to 15 U.S.C. § 1117(c)(2), Celine is awarded statutory damages from each of the Defaulting Defendants in the amount of \$100,000 for willful use of counterfeit Celine Trademarks in connection with products sold through at least the Defaulting Defendants' Online Marketplaces.

5. Celine may serve this Order on the Third Party Providers by e-mail delivery to the e-mail addresses Celine used to serve the Temporary Restraining Order and Preliminary Injunction on the Third Party Providers.

6. Any Third Party Providers holding funds for Defaulting Defendants, shall, within seven (7) calendar days of receipt of this Order, permanently restrain and enjoin any accounts connected to Defaulting Defendants from transferring or disposing of any funds, up to the above-identified statutory damages award, or other of Defaulting Defendants' assets.

7. All monies up to the above-identified statutory damages award in Defaulting Defendants' financial accounts, including monies held by Third Party Providers are hereby released to Celine as partial payment of the above-identified damages, and the Third Party Providers, are ordered to release to Celine the amounts from Defaulting Defendants' financial accounts within seven (7) calendar days of receipt of this Order.

8. Until Celine has recovered full payment of monies owed to it by any Defaulting Defendants, Celine shall have the ongoing authority to serve this Order on Third Party Providers in the event that any new financial accounts controlled or operated by Defaulting Defendants are identified. Upon receipt of this Order, Third Party Providers shall within seven (7) calendar days:

a. Locate all accounts and funds connected to Defaulting Defendants' Seller Aliases, including, but not limited to, any financial accounts connected to the information listed in Schedule A hereto, the e-mail addresses identified in Exhibit 2 to the Declaration of Nicolas Lambert, and any e-mail addresses provided for Defaulting Defendants by third

parties;

b. Restrain and enjoin such accounts or funds from transferring or disposing of any money or other of Defaulting Defendants' assets; and

c. Release all monies, up to the above identified statutory damages award, restrained in Defaulting Defendants' financial accounts to Celine as partial payment of the above-identified damages within seven (7) calendar days of receipt of this Order.

9. If Celine identifies any additional online marketplace accounts or financial accounts owned by Defaulting Defendants, Celine may send notice of any supplemental proceeding, including a citation to discover assets, to Defaulting Defendants by e-mail at the e-mail addresses identified by Celine in Exhibit 2 to the Declaration of Nicolas Lambert and any e-mail addresses provided for Defaulting Defendants by third parties.

10. The ten thousand-dollar (\$10,000) bond posted by Celine is hereby released to Celine or its counsel, Mercer Oak LLC. The Clerk of the Court is directed to return the bond previously deposited with the Clerk of the Court to Celine or its counsel.



---

Hon. Lindsay C. Jenkins  
United States District Judge

12-4-2024  
Dated