

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA**

CASE NO. 22-60901-CIV-SMITH

CHANEL, INC.,

Plaintiff,

v.

CHANELFAKEHANDBAGS.COM, *et al.*,

Defendants.

FINAL DEFAULT JUDGMENT AND PERMANENT INJUNCTION

This matter is before the Court on the Court's Order Granting Plaintiff's Motion for Entry of Final Default Judgment Against Defendants. Upon consideration, and in accordance with Federal Rule of Civil Procedure 58(a), it is

ORDERED that Final Default Judgment is hereby entered in favor of Plaintiff, Chanel, Inc. and against Defendants, the Individuals, Business Entities, and Unincorporated Associations identified on Schedule "A" (collectively, "Defendants") as follows:

1. Permanent Injunctive Relief. Defendants and their officers, directors, agents, representatives, subsidiaries, distributors, servants, employees, and attorneys, and all persons acting in concert or participation with Defendants are hereby permanently restrained and enjoined from:
 - a. manufacturing or causing to be manufactured, importing, advertising, or promoting, distributing, selling or offering to sell counterfeit and infringing goods bearing and/or using Plaintiff's trademarks, or confusingly similar trademarks identified in Paragraph 16 of the Complaint (the "Chanel Marks");

- b. using the Chanel Marks in connection with the sale of any unauthorized goods;
- c. using any logo, and/or layout which may be calculated to falsely advertise the services or products of Defendants as being sponsored by, authorized by, endorsed by, or in any way associated with Plaintiff;
- d. falsely representing themselves as being connected with Plaintiff, through sponsorship or association;
- e. engaging in any act which is likely to falsely cause members of the trade and/or of the purchasing public to believe any goods or services of Defendants are in any way endorsed by, approved by, and/or associated with Plaintiff;
- f. using any reproduction, counterfeit, copy, or colorable imitation of the Chanel Marks in connection with the publicity, promotion, sale, or advertising of any goods sold by Defendants;
- g. affixing, applying, annexing or using in connection with the sale of any goods, a false description or representation, including words or other symbols tending to falsely describe or represent goods offered for sale or sold by Defendants as being those of Plaintiff or in any way endorsed by Plaintiff and from offering such goods in commerce;
- h. otherwise unfairly competing with Plaintiff;
- i. using the Chanel Marks or any confusingly similar trademarks, within domain name extensions, metatags or other markers within website source code, from use on any webpage (including as the title of any web page), from any advertising links to other websites, from search engines' databases or cache memory, and from any other form of use of such terms which are visible to a computer user or serves to

direct computer searches to websites registered by, owned, or operated by Defendants; and

- j. effecting assignments or transfers, forming new entities or associations, or utilizing any other device for the purpose of circumventing or otherwise avoiding the prohibitions set forth above.

2. Additional Equitable Relief.

- a. In order to give practical effect to the Permanent Injunction, the domain names identified on Schedule "A" ("Subject Domain Names"), are hereby ordered to be immediately transferred by Defendants, their assignees and/or successors in interest or title, and the Registrars to Plaintiff's control. To the extent the current Registrars do not facilitate the transfer of the Subject Domain Names to Plaintiff's control within five (5) days of receipt of this Judgment, upon Plaintiff's request, the top level domain (TLD) Registry for each of the Subject Domain Names, or their administrators, including backend registry operators or administrators, shall, within thirty (30) days, (i) change the Registrar of Record for the Subject Domain Names to a Registrar of Plaintiff's choosing, and that Registrar shall transfer the Subject Domain Names to Plaintiff; or (ii) place the Subject Domain Names on Registry Hold status for the life of the current registration, thus removing them from the TLD zone files maintained by the Registries which link the Subject Domain Names to the IP addresses where the associated websites are hosted;
- b. Defendants, their agent(s) or assign(s), shall voluntarily assign in writing all rights, title, and interest, to their Subject Domain Name(s) to Plaintiff and, if within five (5) days of receipt of this Order Defendants fail to make such an assignment, the

Court shall order the act to be done by another person appointed by the Court at Defendants' expense, such as the Clerk of Court, pursuant to Federal Rule of Civil Procedure 70(a);


- c. Defendants, their agent(s) or assign(s), shall instruct in writing all search engines to permanently delist or deindex the Subject Domain Name(s) and, if within five (5) days of receipt of this Order Defendants fail to make such a written instruction, the Court shall order the act to be done by another person appointed by the Court at Defendants' expense, such as the Clerk of Court, pursuant to Federal Rule of Civil Procedure 70(a);
 - d. Plaintiff may serve this injunction on any e-mail service provider with a request that the service provider permanently suspend the e-mail addresses identified on Schedule "B" hereto, which are used by Defendants in connection with Defendants' promotion, offering for sale, and/or sale of goods using counterfeits, and/or infringements of the Chanel Marks; and
 - e. Plaintiff may serve this injunction on any Internet search engines with a request that they permanently disable, deindex or delist any specific URLs identified by Plaintiff, based upon Defendants' unlawful activities being conducted via the Subject Domain Names as a whole and via the URLs identified by Plaintiff.
3. Statutory damages in favor of Plaintiff pursuant to 15 U.S.C. § 1117(c). Plaintiff is awarded damages of \$1,000,000.00 against each Defendant, for which let execution issue, based upon the Court's finding that each Defendant infringed at least one trademark on one type of good. The Court considered both the willfulness of each Defendant's conduct and the

deterrent value of the award imposed, and the awarded amount falls within the permissible statutory range under 15 U.S.C. § 1117(c).

4. Statutory damages in favor of Plaintiff pursuant to 15 U.S.C. § 1117(d).
 - a. Plaintiff is awarded damages of \$10,000.00 against Defendant 1 - chanelfakehandbags.com, for its domain name, chanelfakehandbags.com, pursuant to 15.U.S.C. § 1117(d), for which let execution issue;
 - b. Plaintiff is awarded damages of \$20,000.00 against Defendant 2 - cocochannels.com, for its domain names, cocochannels.com and cocochannels.us.com, pursuant to 15.U.S.C. § 1117(d), for which let execution issue;
 - c. Plaintiff is awarded damages of \$10,000.00 against Defendant 6 - discountshandbag.com, for its domain name, fakechaneloutlet.com, pursuant to 15.U.S.C. § 1117(d), for which let execution issue;
 - d. Plaintiff is awarded damages of \$10,000.00 against Defendant 9 - chanelbagsselling.com, for its domain name, chanelbagsselling.com, pursuant to 15.U.S.C. § 1117(d), for which let execution issue;
 - e. Plaintiff is awarded damages of \$10,000.00 against Defendant 16 - chanelbag.co, for its domain name, chanelbag.co, pursuant to 15.U.S.C. § 1117(d), for which let execution issue;
 - f. Plaintiff is awarded damages of \$10,000.00 against Defendant 17 - chanelbags.cn, for its domain name, chanelbags.cn, pursuant to 15.U.S.C. § 1117(d), for which let execution issue; and

- g. Plaintiff is awarded damages of \$10,000.00 against Defendant 40 - newchanel.com, for its domain name, newchanel.com, pursuant to 15.U.S.C. § 1117(d), for which let execution issue.
5. Interest from the date of this judgment shall accrue at the legal rate. *See* 28 U.S.C. § 1961.
6. The Court retains jurisdiction to enforce this Judgment and permanent injunction for one (1) year after the entry of this Judgment.
7. Plaintiff is ordered to serve a copy of this Order upon Defendants by (a) providing the address to Plaintiff's designated service notice website to Defendants via the e-mail accounts provided by each Defendant as part of the data related to its website, including customer service e-mail addresses and onsite contact forms, or via the registrar of record for each of the domain names, and (b) publicly by posting a true and accurate copy of the foregoing on Plaintiff's designated serving notice website appearing at <http://servingnotice.com//c2z9Y/index.html>.
8. The case is **CLOSED** and any pending motions not otherwise addressed are **DENIED as moot**.

DONE AND ORDERED in Fort Lauderdale, Florida on this 6th day of July, 2022.



RODNEY SMITH
UNITED STATES DISTRICT JUDGE

cc: Counsel of record

SCHEDULE "A"
DEFENDANTS BY NUMBER AND SUBJECT DOMAIN NAME

Defendant Number	Defendant / Subject Domain Name
1	chanelfakehandbags.com
2	cocochannels.com <i>a/k/a</i> cocochannels.us.com
3	buywatchbag.com <i>a/k/a</i> zygj.net
4	e8bagz.com <i>a/k/a</i> e8afashion.net fashion8shop.net
5	6mall.ru <i>a/k/a</i> 9mall.ru
6	discountshandbag.com <i>a/k/a</i> fakechaneloutlet.com luxuryreplicahanbag.com luxuryreplicasshop.com
7	fancystyles.ru <i>a/k/a</i> welltrend.ru
8	replicaamazingbags.com <i>a/k/a</i> replicabagswork.com
9	chanelbagsselling.com <i>a/k/a</i> handbagluxuryshop.com replicapursesreshop.com
10	axdd555.shop <i>a/k/a</i> bestify.ru
11	affordableluxurybags.nu
12	alexoutlet.ru
13	bagsview.ru
14	bolsasbr.com.br
15	buyluxuryreplica.com
16	chanelbag.co
17	chanelbags.cn
18	chinahandbags.co
19	clbagoutlet.com
20	daisywan.com
21	daydaybag.com
22	dodotop.ru
23	every-designers.ru
24	fakedesigner.ru
25	fashions-outlet.com
26	fortok.ru
27	handbagsreplica.nl

28	ikkbuy.com
29	kaiabags.com
30	kalizeybags.com
31	kitlife.ru
32	kjmall.xyz
33	lilysite.ru
34	luxurybag.cn
35	luxurybuyshop.com
36	luxurymyhandbags.com
37	luxuryvip55.ru
38	luxustar.com
39	motivationforluxurylife.com
40	newchanel.com
41	newsgifts88.top
42	puretree.ru
43	replica-watches-china.com.pk
44	shops1t.ml
45	shops2p.gq
46	shoptobag.com
47	theonewatches.io
48	tikone.ru
49	topzoe.ru
50	watch808.com

SCHEDULE "B"
E-MAIL ADDRESSES USED IN CONNECTION WITH THE SALE OF
COUNTERFEIT GOODS BEARING THE CHANEL MARKS

lixiaoyu4938@outlook.com
fancystyles2018@gmail.com
welltrend.ru@gmail.com
bagsview@hotmail.com
dodotop.ru@gmail.com
zbags.su@gmail.com
weshopex@gmail.com
kalzey.com@gmail.com
kitliferu@gmail.com
luxurybuyshops@gmail.com
luxuryvip55@hotmail.com
customer.service.mfl@gmail.com
puretree.ru@gmail.com
theonewatches.ru@gmail.com
tikonebagsofficial@gmail.com
cohotbag@gmail.com
kbagsofficial@gmail.com
alperen9628@gmail.com
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whatday1129@outlook.com
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mytrinhnguyen1502@gmail.com