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9 **UNITED STATES DISTRICT COURT**  
10 **CENTRAL DISTRICT OF CALIFORNIA**

11 MARIO LAVANDEIRA, dba PEREZ  
12 HILTON, an individual, )

13 Plaintiff, )

14 v. )

15 INFUSE, LLC, a New Jersey Limited  
16 Liability Company d/b/a  
17 www.perezrevenge.com; MARGIE E.  
18 ROGERS; ELIZABETH SILVER-  
19 FAGAN aka ELIZABETH SILVER;  
20 and DOES 1 through 10, inclusive, )

21 Defendants. )

CASE NO.: CV 08-04764 GAF (AJWx)

JUDGMENT

22 Based upon the Court’s April 17, 2009 Order concluding that it may exercise  
23 personal jurisdiction over defendant Infuse, LLC (“Defendant”), and the Court’s April  
24 28, 2009 Memorandum and Order Regarding Plaintiff’s Application for Default  
25 Judgment granting Plaintiff Mario Lavandeira’s (“Plaintiff”) motion for a default  
26 judgment against Defendant,

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1 IT IS ORDERED AND ADJUDGED that Defendant has wilfully violated and  
2 is liable to Plaintiff under: (1) 15 U.S.C. § 1125(a) (federal unfair competition – false  
3 designation of origin); (2) 15 U.S.C. § 1125(c) (federal dilution); and (3) 15 U.S.C. §  
4 1125(d) (Anti-Cybersquatting Consumer Protection Act).

5 IT IS FURTHER ORDERED AND ADJUDGED that Defendant, its officers,  
6 agents, employees, attorneys, successors and assigns, and all persons acting in concert,  
7 participation, or combination with Defendant or on Defendant’s behalf, including but  
8 not limited to, Elizabeth Silver aka Elizabeth Fagan-Silver (“Silver”), are permanently  
9 enjoined from the following:

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(a) using the domain name perezrevenge.com to designate any internet website that contains entertainment or celebrity news or gossip;

(b) using the term “Perez” to designate any platform, medium, and/or website that contains entertainment or celebrity news or gossip;

(c) posting content, distributing, importing, exporting, advertising, promoting, selling, offering for sale, or in any way using any mark, term, name, symbol, artwork, or device in the United States that is identical or confusingly similar to the Perez Hilton Marks, for any platform, medium, and/or website that contains entertainment or celebrity news or gossip, and committing any act that is likely to cause confusion, mistake or deception;

(d) representing that the goods or services of Defendant, Silver, or Defendant’s successors and assigns, including but not limited to internet websites, originate from, are licensed, endorsed or authorized by, or are otherwise associated with Lavandeira; and

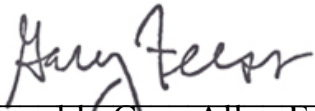
(e) otherwise using the Perez Hilton Marks or any reproduction, counterfeit, copy or colorable imitation thereof, in any manner likely to cause confusion as to the source, origin, sponsorship or affiliation of Defendant, Silver or Defendant’s successors and assigns’ goods or services, or any commercial internet website owned and maintained by Defendant, Silver, or Defendant’s successors and assigns.

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IT IS FURTHER ORDERED AND ADJUDGED that Defendant, Silver or Defendant's successors or assigns, transfer the ownership of its perezrevenge.com domain name and any other domain name that includes the term "Perez" to Plaintiff.

Dated: May 6, 2009

  
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Honorable Gary Allen Feess  
United States District Judge