
Kluwer Trademark Blog

USA: 2Die4Kourt v. Hillair Capital Management, LLC, United States Court of Appeals, Ninth Circuit, No. 16-56217, 26 May 2017

Mark Engstrom (Wolters Kluwer Legal & Regulatory US) · Thursday, June 15th, 2017

A federal district court did not err in awarding a preliminary injunction to Kourtney, Kim, and Khloe Kardashian and their companies—2Die4Kourt, Kimsaprincess Inc., and Khlomoney Inc.—that barred Hillair Capital Management and four related individuals and entities from using the Kardashians’ trademarks, the U.S. Court of Appeals in San Francisco has ruled. The preliminary injunction was therefore affirmed (2Die4Kourt v. Hillair Capital Management, LLC, May 26, 2017, per curiam).

A full summary of this case has been published on [Kluwer IP Law](#).

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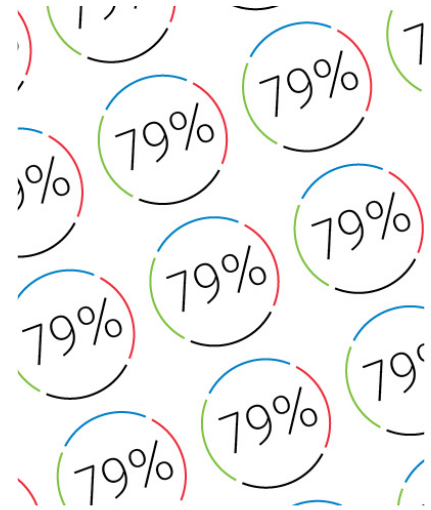
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