CONAIR CORPORATION and BABYLISS FACO SPRL, Plaintiffs, v. TAIZHOU JINBA HEALTH TECHNOLOGY CO., LTD., Defendant.

Case No. 2:15-cv-01328-JCM-CWH.

United States District Court, D. Nevada.

February 17, 2016.

[PROPOSED] RULE 58 FINAL JUDGMENT

JAMES C. MAHAN, District Judge.

IT IS HEREBY decided, determined, adjudged and decreed, based on the evidence and the showing of Plaintiffs during the February 17, 2016 default judgment damages prove-up hearing, and as otherwise appears from the record, that Defendant has caused damages and is liable to Plaintiffs in the amount of \$407,000, which sum includes lost profits of \$130,000 trebled under 35 U.S.C. § 284 because I find Defendants' infringement to have been willful, and also includes \$17,000 in attorneys' fees under 35 U.S.C. § 285 because I find that this case stands out from others as an exceptional case warranting an award of attorneys' fees to Plaintiffs as a prevailing party.

IT IS SO ORDERED.

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