

BL O/768/17

SUPPLEMENTARY DECISION

TRADE MARKS ACT 1994

IN THE MATTER OF AN APPLICATION
BY HALEWOOD INTERNATIONAL BRANDS LIMITED
TO REGISTER TRADE MARK 3317855:

VERA LYNN

IN CLASS 33

AND AN OPPOSITION THERETO UNDER NO. 413912
BY DAME VERA LYNN

1. On 12 December 2019 March 2018 a decision was issued in respect of these UK proceedings.

2. The opponent was successful and an award of costs was made, as follows:

“71. The opposition having succeeded under 5(4)(a) and 3(6) grounds, the opponent is entitled to a contribution towards its costs. I award costs on the following basis:

| | |
|---|-------|
| Official fee: | £200 |
| Preparing a statement and considering the other side’s statement: | £400 |
| Preparing evidence and submissions and considering submissions: | £600 |
| Preparation for and attending a hearing: | £800 |
| Total: | £2000 |

72. I order Halewood International Brands Limited to pay Dame Vera Lynn the sum of £1800. This sum is to be paid within fourteen days of the expiry of the appeal period or within fourteen days of the final determination of this case if any appeal against this decision is unsuccessful.”

3. Paragraph 72 of that decision should have read:

“72. I order Halewood International Brands Limited to pay Dame Vera Lynn the sum of £2000. This sum is to be paid within fourteen days of the expiry of the appeal period or within fourteen days of the final determination of this case if any appeal against this decision is unsuccessful.”

4. The appeal period is not affected by this correction.

5. The sum of £2000 is to be paid by Halewood International Brands Limited to Dame Vera Lynn within fourteen days of this supplementary decision or within fourteen days of the final determination of this case if any appeal against this decision is unsuccessful.

Dated this 13th day of December 2019

AI Skilton

For the Registrar