

## Signed, Sealed, Birkin: When Intellectual Property **Meets Iconic Fashion**

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When Jane Birkin's Birkin, the first ever Birkin bag crafted and designed by Hermès hit the auction block, the fashion world held its breath and the bids did not disappoint.

This bag was not a new, pristine, untouched luxury item. Instead, it was worn, marked with pen, and infused with decades of personal history. Yet it sold for an eye-watering price of Rs 85.75 crore with commission and fees, reaffirming something luxury brands like Hermès have always understood: value isn't just about materials, it's about meaning.

Fetching staggering prices well beyond the already-lofty retail value of a Birkin, the sale was more than a celebrity estate auction.

This was a moment of legal and cultural significance, a case study on how intellectual property, identity rights, and luxury branding collide.

As a fashion lawyer working at the intersection of intellectual property and high-end retail, here's what the Birkin auction tells us about the state of fashion law and where the industry is headed and it reinforces the importance of strong legal frameworks in protecting that value - now and for future generations

The Birkin bag has long transcended its category. It's not just a handbag, it's a cultural symbol and this auction reflected that. With global bidders driven not just by design, but by legacy, story, and scarcity, which are the hallmarks of exceptional brand stewardship.

Hermès' careful cultivation of the Birkin's identity, from design protection to selective distribution, has created an ecosystem in which the product retains, and even grows, in value over time. This auction validated decades of strategic legal and brand decisions. In IP terms, it's a testament to how trademark protection and brand narrative can generate cultural capital and commercial durability.

Hermès has long been a leader in leveraging intellectual property to protect iconic design and trade dress, while also navigating the nuances of exclusivity in a global marketplace. The Birkin's continued relevance, bolstered by this auction, is a direct result of strategic IP use to manage reputation,

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quality, and access.

The Jane Birkin auction also points to a broader trend: luxury brands are becoming custodians of cultural heritage, not just creators of products. As legacy becomes a strategic asset, legal teams have an essential role to play in:

- Protecting archival assets and design rights
- · Advising on long-term licensing, estate, and image rights
- Navigating the intersection of brand identity and individual identity
- · Crafting resilient IP strategies for an evolving digital and resale market

This is a positive shift and an invitation for fashion law to evolve alongside the industry, as luxury becomes increasingly synonymous with meaning, provenance, and permanence.

Jane Birkin's passing and the subsequent auction offered a moment for reflection: not just on a remarkable life, but on how a name, a story, and a product can become part of global cultural history.

For Hermès and for the fashion world more broadly, this was a moment that reaffirms the power of intellectual property as both shield and storytelling tool. Strong IP protection, thoughtfully applied, doesn't just defend a brand, it builds a legacy.

As we look to the future of fashion law, one thing is clear: in an era where identity is currency and storytelling is strategy, intellectual property is the most valuable fabric in the fashion house.

