

ESTTA Tracking number: **ESTTA176767**

Filing date: **11/26/2007**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	76293326
Applicant	Prema Jyothi Light
Applied for Mark	SHIMMERING BALLERINAS & DANCERS
Correspondence Address	PREMA JYOTHI LIGHT 8601 W. Cross Dr., F5-135 Littleton, CO 80123 UNITED STATES wintersparkling@usa.com
Submission	Request for Reconsideration
Attachments	SHIMMERING BALLERINAS, REQUEST FOR RECONSIDERATION, 76293326.pdf (3 pages)(112677 bytes)
Filer's Name	PREMA JYOTHI LIGHT
Filer's e-mail	wintersparkling@usa.com
Signature	/prema jyothi light/
Date	11/26/2007

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE

TRADEMARK TRIAL AND APPEAL BOARD (TTAB)

NAME OF APPLICANT: Prema Jyothi Light
NAME OF TRADEMARK: SHIMMERING BALLERINAS & DANCERS
SERIAL NUMBER: 76293326
EXAMINING ATTORNEY: Paul F. Gast, Esq.

REQUEST FOR RECONSIDERATION BY TTAB JUDGES

This is a REQUEST FOR RECONSIDERATION BY TTAB JUDGES, to ask that the denial made at the paralegal level, of the REQUEST CITING SPECIAL CIRCUMSTANCES, be reconsidered at the level of TTAB judges.

The REQUEST CITING SPECIAL CIRCUMSTANCES was filed via ESTTA on November 15, 2007, and the denial which was made at the paralegal level was sent to me by email on November 16, 2007.

When I called to inquire about this, I was told that the paralegal said that she had spoken to judges about this, but apparently they may not have actually read the REQUEST CITING SPECIAL CIRCUMSTANCES, themselves. This is a REQUEST FOR RECONSIDERATION at a higher level.

I am in the middle of emergency circumstances right now that are life-and-death circumstances.

Life-threatening circumstances would usually be deemed to merit special consideration in extension of a deadline, in any kind of court proceeding. And, these circumstances are directly related to my need for trademark protection, as the attempts made on my life seem to be directly related to threats which have been made on my life, by those who are plagiarizing my creative works.

I was once involved in a U.S. Supreme Court appeal involving national law on dismissals. While doing research for the case, I encountered a case where the plaintiff's case was dismissed because he just missed a deadline for a statute of limitations. The reason? He died! And the

courts did not consider this a valid reason for his missing the deadline! His relatives were shocked! Yet, his reason was peerlessly valid! He couldn't meet the deadline because he died first! What would you expect the poor fellow to do? He couldn't do much about it after he died!

I had a very narrow miss, here. But for a simple twist of fate, or the kind intervention of the blessed God, I would have died in a crash on the freeway, about a month ago, due to deliberate tampering with my vehicle by someone in a repair shop that was supposed to be fixing my vehicle, but deliberately maladjusted it instead. The brakes were maladjusted and the gas tank was stuffed with potting soil. Neither of these things could have been accidental, and both were clearly hostile acts.

You all have been so kindly patient with me thus far. If it had not been for these life-threatening circumstances, I could have met the designated deadline. The only better reason for missing this deadline would have been if I had died, and fortunately this did not happen!

The need for the color exhibits in this case will be clear to you only after you have them in hand. Without them, and adverse decision may be reached on the registration of these trademarks, on the basis of incomplete evidence. Why not at least make the decisions on these trademarks with all of the needed evidence in hand?

It is not carelessness, on my part, which caused me to miss the deadline here. It was the hostile, illegal, and violent acts of someone else. If you fail to permit the submission of needed evidence, in the registration of these trademarks, you will be tossing the trademarks directly into the hands of the people who just committed this violent crime against me.

If you all decide to rule against the registration of these trademarks, after you have all of the needed evidence in hand, at least you will be making these decisions on the basis of all of the applicant's evidence. The wrongdoing of others will not have succeeded in preventing the needed materials from reaching you, thereby preventing the registration of the trademarks. They knew I have cases before the TTAB and wanted to prevent me from following through on them. At least, let us not allow them to succeed in their wrongful intentions!

There is an old saying, "Most people fail when they are on the verge of success." Why let this happen here?

The cases have already made it this far down the road to TTAB rulings. Another three months or so, to allow me to get safely resituated, out of danger, and get some assistance with all the extremely heavy boxes, would not be an obstacle to truth and justice, certainly, nor would it herald the end of the world as we know it!

It would not be as if our planet had collided with an asteroid, or an iceberg melted and a tidal wave was heading for a major U.S. city, or a giant gorilla had just stepped on the Empire State Building! It would just be another few months on a case already pending before the TTAB, brought by an applicant who is without the assistance of an attorney.

REQUEST FOR RECONSIDERATION BY TTAB JUDGES

November 24, 2007

3

Could you kindly reconsider this denial, so that the TTAB ruling on these trademarks can be made with all of the needed evidence in hand? I promise that I will make every effort to see that the needed evidence lands in your hands on time. Could you all kindly go the extra mile for me, in the middle of this life-threatening emergency? It would be in the service of truth and justice, for you to do so, and it would further the flowering of honesty in creative work, in the blessed United States of America.

The issues are serious, the trademarks are beautiful, and the color exhibits are essential to proper and just consideration of all of the issues by the TTAB judges.

Thank you so much for your kind attention to this REQUEST FOR RECONSIDERATION.

Most respectfully and sincerely submitted,

A handwritten signature in cursive script, reading "Prema Jyothi Light". The signature is written in black ink on a white background.

Prema Jyothi Light

Dated: November 24, 2007