

**United States Patent and Trademark Office**  
**Trademark Trial and Appeal Board**  
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dmd

Mailed: April 10, 2012

In re William Tatham

Serial No. 77754249  
Serial No. 77754270  
Serial No. 77754276  
Serial No. 77754286  
Serial No. 77754290  
Serial No. 77782796

Filed: 6/8/2009

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**By the Trademark Trial and Appeal Board:**

On March 28, 2012, the Board deferred action on the Examining Attorney's motion to consolidate the above-captioned ex parte appeals pending a decision by the Director to restore jurisdiction to the Examining Attorney with respect to application Serial Nos. 77754270 and 77754276.<sup>1</sup> A review of the records of those applications

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<sup>1</sup> With respect to application Serial No. 77754276, on February 1, 2012, the Board dismissed the appeal as moot because the application had been approved for publication. That order is vacated, and the appeal is reinstated.

Serial Nos. 77754249, 77754270, 77754276, 77754286,  
77754290, and 77782796

reveals that, on March 30, 2012, the Director restored  
jurisdiction to the Examining Attorney.

In view thereof, proceeding herein are resumed and the  
Board will now consider the Examining Attorney's (March 23,  
2012) motion to consolidate the above six appeals. In light  
of the similarity of the records and issues in these cases,  
the motion is granted. Accordingly, application Serial Nos.  
77754249, 77754270, 77754276, 77754286, 77754290, and  
77782796 are hereby consolidated, and the Examining Attorney  
is allowed sixty days from the mailing date herein in which  
to file his brief.

The appeals may be presented in the same brief,  
however, the brief should bear the Serial number of each  
consolidated application, and a copy of the brief should be  
submitted for each application.

A request for oral hearing, if desired, is due not  
later than ten days after the due date for applicant's reply  
brief.