

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

Mailed: September 27, 2016

In re Lauren Braun

Serial No. 86430565

Filed: 10/21/2014

Joi M Wilson, Paralegal Specialist:

On May 3, 2016 the Board acknowledged Applicant's notice of appeal.

On August 15, 2016, the Board acknowledged Applicant's request to divide and proceedings were suspended on August 22, 2016 pending the Applicant's request to divide application.

Applicant's request to divide was granted by the Intent to Use Divisional Unit on September 1, 2016. Application Serial No. **86430565** has been designated as the "Parent" case, now containing the following class (es):

Class 5- Jewelry, namely, bracelets for the wrist and ankle of a child, that have been adapted for a medical purpose, namely, as a vaccination reminder for the caregiver of the child and the healthcare provider of the child

Class 14- Jewelry, namely, bracelets for the wrist and ankle of a child, that also provides notification of a pending medically related task, namely, as a vaccination reminder for the caregiver of the child and the healthcare provider of the child

The newly created “Child” case Application Serial No. **86980219** containing the following classes:

Class 41- Providing medical education about vaccinations to indigenous populations and healthcare workers, which medical education includes one-on-one instruction and educational materials about the importance of vaccinations in preventing childhood disease and the number, type and date of vaccinations that should be provided to children

Class 44 -Medical services, namely, administration of vaccinations, namely, providing the number, dates, and types of vaccinations to indigenous populations

has been forwarded to the Trademark Examining attorney for further processing towards issuance into a registration.

The appeal in Application Serial No. **86430565** “Parent” case is resumed; and the electronic record of the application file is forwarded to the Trademark Examining Attorney for a brief in accordance with Trademark Rule 2.142 (b). A request for oral hearing, is desired, must be made not later than ten days after the due date for Applicant’s reply brief.