

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

Mailed: November 20, 2004

Opposition No. 91113487

MICHAEL GLOSTER AND VICTORIA
GLOSTER T/A GLOSTER
MARKETING

v.

RELIOS, INC.

Cindy B. Greenbaum, Attorney:

The parties fully briefed applicant's motion to compel during the summer of 2002. Subsequently, and while applicant's motion to compel was still pending, the October 15, 2002 Board order granted opposer's motion to suspend proceedings pending the disposition of a civil action between the parties. Inasmuch as neither party has responded to the Board's September 24, 2004 inquiry regarding the status of said civil action, the Board presumes that the civil action has been terminated.

In view of the age of the pending motion to compel, and the parties' engagement in a civil action during the past two years, it is unclear whether the parties have resolved the issues underlying applicant's motion to compel. Accordingly, applicant is allowed until TWENTY DAYS from the

mailing date of this order to inform the Board whether applicant still wishes the Board to decide the motion to compel, failing which the Board will issue an order resetting dates, starting with opposer's testimony period.