

RESPONSE ON THE MERITS OF CONFUSION AMAZON.COM VS COSMETICSAMAZON

Applicant hereby wishes to remind the board that a trial cannot be held on an Intent to use mark that opposer has recognized in use for over 5 years.

**TTAB**

Applicant hereby asks the board to reconsider its ruling that amazon.com Was in civil litigation for over 2 years and that amazon.com deserves more time To go to discovery.

The applicant would also like to remind the board that there is a conflict of interest In the entire opposition proceedings based on certain alleged illegal trademark activity Which the board has refused to acknowledge.

Applicant alleges that there is a cover up of an illegally expanded amazon.com service mark which was used in the litigation civil proceedings brought Upon applicant by amazon.com several years ago.

Applicant contends that it would be wise for the board to reconsider

Summary judgement approval and to immediately either grant APPLICANTS MARK WITH PREJUDICE OR SUSPEND THE OPPOSITION INDEFINETLY UNTILL A FEDERAL INVESTIGATION BY THE APPROPRIATE AUTHORITIES IS CONDUCTED.

APPLICANT CONTENDS THERE ARE LATCHES AND ESTOPLES TO HIS MARK AND THAT THE MARK COSMETICSAMAZON AS A WHOLE MARK

WOULD BE IMPOSSIBLE TO BE CONFUSING WITH THE AMAZON.COM TRADEMARK.

Furthermore applicant has sent proof of mailings to the ttab along with past Responses for this opposition and somehow the proof of mailings are missing.

Applicant would like the board to understand that amazon.com book retailer  
Was not famous in the year 2000 when the COSMETICSAMAZON MARK WAS  
FILED AT THE USPTO BY AMAZON COSMETICS AND TAN PRODUCTS  
ONE OF APPLICANTS COMPANYS first use sept 16, 1999 in interstate commerce.

Applicant places a value of 3 billion dollars for the COSMETICSAMAZON  
SERVICEMARK.

Iff applicants mark were to be confusing with amazon.com marks

Then how is it that the trademark office allows

Buy.com internet retailing for electronics and

best buy.com internet retailing for electronics.

WHAT ABOUT GAYSEX.COM AND SEX.COM BOTH ADULT WEBSIGHTS.

COSMETICSAMAZON HAS NO MEANING AS A TRADEMARK .

THEREFORE COSMETICSAMAZON would never be confused with amazon.com.

Applicant believes he can prove in a court of law and will prove in a court of law in the

Near future that there was a personal conspiracy against applicant by other

Trademark holders and attorneys to willfully and with intent to harm applicant

And his attorney mr Michael diliberto esq.

Justice will prevail under the united states of America .

Regards von eric lerner kalaydjian

20

Proof of mailing. I von eric lerner kalaydjian on this date of june ~~22~~,2006

Sent a 2 page response to summary judgement of merits of confusion

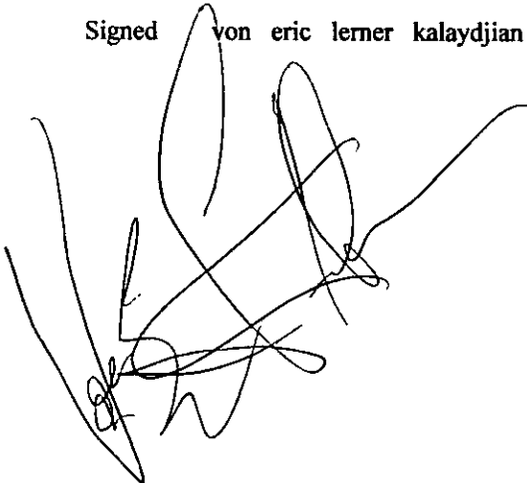
For the 91122000 ttab opposition proceedings to amazon.com

Attorney mr john c rawls at Fulbright law firm 555 south flower street

Forty first floor los angeles California 90071 via u.s postal service

Regular overnight mail.

Signed von eric lerner kalaydjian 4226 Scandia way l.a California 90065.



US P.S. 1

EQ 296219440 US