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Filing date: **10/08/2009**

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

Proceeding	91177170
Party	Defendant Daniel A. Weiss
Correspondence Address	Daniel A. Weiss 17358 Shepherdstown Pike Sharpsburg, MD 21782-1626 UNITED STATES Weissone@adelphia.net
Submission	Other Motions/Papers
Filer's Name	Daniel A Weiss
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Date	10/08/2009
Attachments	letter of protest 100709035.pdf (6 pages)(938262 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE DIRECTOR'S OFFICE

VISTA ALEGRE ATLANTIS,S.A.

Opposition No. 91,177,170
Serial No. 78/723,770

Opposer

V.

DANIEL A WEISS

Applicant

Attn: BOX TTAB, FEE \$100.00
Paid July 17 2009 Check # 1160
Commissioner for Trademarks
P.O. Box 1451
Alexandria, Va. 22313-1451

October 7, 2009

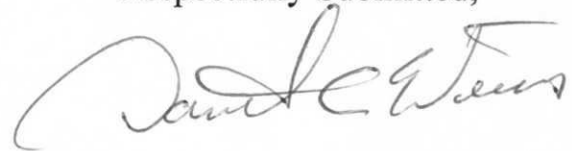
SUPUMENTAL LETTER OF PROTEST

I am requesting that The Opposition No. 91177170 is suspended pending the Director's response to this letter of protest. I am also asking the Director to review this case and determine if the bias and discrimination of the Interlocutory Attorney was indeed the driving factor in the improper orders in this case . I am also asking for the Director to review the acts of

libel. I ask the Director to review the bias board orders of June 26, 2009, in which the applicant was denied extension of the testimony period, as well as the order that the applicant cannot extend or delay proceedings without the permission of the board and the Opposer. Both orders are motivated by discrimination and based on libel statements.

The Interlocutory has implied that I, an ordained Catholic Priest, have been less than honest in my decorations and less than honest in my reasons and need for motions. Clear libel by the Trademark Trial and Appeal Board. The rules state that a letter of protest may not exceed 26 pages; however, as any case of discrimination, this case has thousands of pages that must be viewed to adequately determine the merits of the case. I will also ask that after the overwhelming evidence is reviewed in a oral hearing, the Director will declare this proceeding a mistrial and order a new by the USPTO rules and regulations; a case without interference from the Interlocutory Attorney tilting the scales of justice.

Respectfully Submitted,

A handwritten signature in cursive script, appearing to read "Daniel A. Weiss".

Daniel A. Weiss
17358 Shepherdstown pike
Sharpsburg, Maryland 21782
301-432-2291

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BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

VISTA ALEGRE ATLANTIS,S.A.

**Opposition No. 91,177,170
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DANIEL A WEISS

Applicant

DECLARATION OF DANIEL A WEISS

I, Daniel A Weiss, declare that the following is true and correct pursuant to 28 U.S.C. 1746.

I am the applicant in this case. I am also an ordained Catholic Priest. All information and testimony I have and will give in this case is the truth, not only sworn to our man-made laws, but the laws of the universe. I understand the ramifications of providing false witness.

On February 2, 2009 I received notice to take the testimonial depositions of Chester Mattia, Pedro Venda, and Lazaro Sousa that took place February 3rd,

February 4th and February 5th, 2009 In New York City.

In the Declaration of Robert Alpert, dated June 3, 2009, he claims that he gave notices February 27, 2009 - 25 days *after* the testimony was given. One would think that the Interlocutory Attorney would read the Declaration and remember that trademark law requires a reasonable time to give notice to take testimonial Depositions. The Interlocutory Attorney has consistently overlooked the Trademark laws and rules to give the Opposer an advantage in this case. The Interlocutory Attorney has consistently ruled against the Applicant and has favored the Opposer in this entire proceeding. Every order has tilted the scales of justice.

This is a small example of the many instances that have occurred in this clear case of discrimination. The Interlocutory Attorney has declared that the Applicant has a lack of diligence. This is libel. I wish to show that this apparent lack of diligence is the handy work of the Interlocutory Attorney and the smoke and mirrors of the opposer.

The merits of this case cannot be weighed in 26 pages or even a hundred. This entire case has a history of the interlocutory attorney interfering and railroading these proceedings. I ask the Director to answer these unlawful

acts in the Trademark forum so escalating to other forums will be unnecessary.

The undersigned, being hereby warned that willful false statements and the like are punishable by fine or imprisonment, or both, under 18 U.S.C.1001, and that such willful false statements may jeopardize the validity of the application or any resulting registration, declares that the facts set forth above are true. All Statements made of his own knowledge are true; and all statements made on information and belief are believed to be true.

Daniel A. Weiss

A handwritten signature in cursive script that reads "Daniel A. Weiss". The signature is written in dark ink and is positioned below the printed name.

APPLICANT

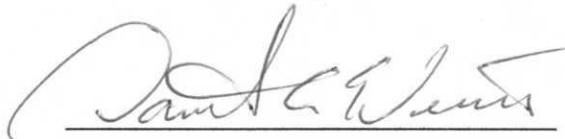
October 7, 2009

CERTIFICATE OF SERVICE

I Daniel A. Weiss hereby certify that a copy of the foregoing LETTER OF PROTEST was served on the person(s) listed below by first class mail, postage prepaid, on the date indicated:

Robert Alpert
Joseph J Villapol
C/O Brian Cave
1290 Avenue of the Americas
New York, NY 10104
212 541 1292

Dated: October 7, 2009



Daniel A. Weiss