

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

Vb

Mailed: July 19, 2012

Opposition No. 91178927
Opposition No. 91180771
Opposition No. 91180772
Opposition No. 91183482
Opposition No. 91185755
Opposition No. 91186579
Opposition No. 91189847
Opposition No. 91190658

Royal Crown Company, Inc.

v.

The Coca-Cola Company

and

Opposition No. 91184434

The Coca-Cola Company

v.

Royal Crown Company

Cheryl S. Goodman, Interlocutory Attorney:

Proceedings were suspended pending the Board's decision in Opposition No. 91178953. On May 2, 2012 this opposition was dismissed with prejudice. The proceeding was then terminated on July 18, 2012 as no appeal was filed.

Accordingly, proceedings are resumed and discovery and trial dates are reset as follows:

Discovery Closes	August 17, 2012
Plaintiff's Pretrial Disclosures in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579 and 91189847	October 1, 2012
30-day testimony period for plaintiff's testimony to close in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579 and 91189847	November 15, 2012
Defendant/Counterclaim Plaintiff's Pretrial Disclosures in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579, 91189847 and (as plaintiff) in Opposition No. 91184434	November 30, 2012
30-day testimony period for defendant in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579 and 91189847 and as plaintiff in Opposition No. 91184434 to close	December 15, 2012
Rebuttal Disclosures Due- plaintiff in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579 and 91189847; and pretrial disclosures due as defendant in Opposition No. 91184434	December 30, 2012
30-day testimony period for defendant in Opposition No. 91184434 to close; and 15-day rebuttal testimony period to close for plaintiff in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579 and 91189847	February 13, 2013
Counterclaim Plaintiff's Rebuttal Disclosures Due, Opposition No. 91184434	February 28, 2013
15-day rebuttal period plaintiff in Opposition No. 91184434 to close	March 30, 2013
Brief for plaintiff in Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579 and 91189847 due	May 29, 2013
Brief for defendant in Opposition Nos.	June 28, 2012

91178927, 91180771, 91180772,
91183482, 91185755, 91186579 and
9118984 due; and brief for plaintiff in
Opposition No. 91184434 due

Brief for defendant in Opposition No.
911884434 due; Reply brief, if any, for
plaintiff in Opposition Nos. 91178927,
91180771, 91180772, 91183482, 91185755,
91186579 and 91189847 due;

July 28, 2013

Reply brief, if any, for plaintiff in
Opposition No. 911884434 due

August 12, 2013

The parties are reminded that there is a continuing obligation to provide good cause in the form of progress reports for any further suspension or extension request.

Additionally, the parties must provide a detailed report explaining how the parties spent the current suspension period discussing settlement including: advising of the date of all contacts between the parties' counsel discussing settlement during the suspension period (i.e., via telephone, by letter, e-mail or in person) for each month in suspension, identifying the issues that remain to be resolved and providing a firm timetable for resolution. Absent a detailed progress report, future requests to suspend (or extend) may not be granted.