

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

Mailed: April 16, 2013

Opposition Nos. 91178927
91180771
91180772
91183482
91185755
91186579
91189847
91190658

Royal Crown Company, Inc.
and Dr. Pepper/Seven Up,
Inc.

v.

The Coca-Cola Company

Opposition No. 91184434

The Coca-Cola Company

v.

Royal Crown Company, Inc.
and Dr. Pepper/Seven Up,
Inc.

Karl Kochersperger, Paralegal Specialist:

Opposer's consented motion filed April 11, 2013 to extend testimony periods, (including counterclaim dates in Opposition No. 91184434) is granted. Trademark Rule 2.127(a).

Opposition Nos. 91178927, 91180771, 91180772, 91183482, 91185755, 91186579, 91189847, 91190658, and 91184434

Testimony periods are reset in accordance with opposer's motion.

In each instance, a copy of the transcript of testimony together with copies of documentary exhibits, must be served on the adverse party within thirty days after completion of the taking of testimony. Trademark Rule 2.125.

Briefs shall be filed in accordance with Trademark Rule 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.