

**TTAB**

THIS OPINION IS NOT A  
PRECEDENT OF THE TTAB

Mailed: April 21, 2015

**UNITED STATES PATENT AND TRADEMARK OFFICE**

**Trademark Trial and Appeal Board**

Experient, LLC

v.

Experient, Inc.

Opposition No. 91190253  
to Application Serial No. 78923769

Jeffrey T. Petersen of Law Offices of Jeffrey T. Petersen, LLC for Experient, LLC.

Paul Fleischut of Senniger Powers LLP for Experient, Inc.

Before Zervas, Kuczma and Adlin, Administrative Trademark Judges

Adlin, Administrative Trademark Judge:

On March 31, 2014, the Board issued a final decision sustaining this opposition (the “Final Decision”), following which Experient, Inc. (“Applicant”) filed a Complaint in the United States District Court for the Northern District of Illinois seeking judicial review of the Final Decision under 15 U.S.C. § 1071(b) (the “Civil Action”). Pursuant to the parties’ Settlement Agreement resolving the Civil Action, the Court issued a Stipulated Consent Judgment on April 6, 2015 (TTABVue Dkt. #



\*05-06-2015\*

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131), pursuant to which “the Commissioner of Patents and Trademarks is directed to register [Applicant’s] mark EXPERIENT on the Principal Register for the services described by [Applicant] in its United States Trademark Application Serial No. 78/923,769.” Stipulated Consent Judgment ¶ 3.

Accordingly, the Final Decision is hereby vacated as moot, the opposition is dismissed and involved application Serial No. 78923769 will proceed to registration.

Commissioner for Trademarks  
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