

**TTAB**

**United States Patent and Trademark Office  
Trademark Trial and Appeal Board  
P.O. Box 1451  
Alexandria , VA 22313 -1451**

**Legal Hustlers  
Defendant**

**Serial No. 77620945  
Opposition No. 91192118**

**Vs.**

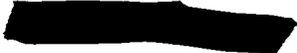
**LFP , Ip , LLC  
Plaintiff**

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**RESPONSE TO OPPOSITION LFP, Lp , Llp  
ABANDONMENT WITHOUT DILUTION**

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- 1. Defendant / Legal Hustlers , we don't denied LFP , LLC is owner of Registration No. 3149102 and we denied our mark is deceptive and in any nature whatsoever and Legal Hustlers sole purpose is not base on the reputation of LFP , Ip , LLC or Goods or Services and Priority Likelihood of confusion is with prejudice To LFP , Ip , LLC .**
- 2. Defendant disagree of ( Degree of Similiarity ) is , 2 Words not One Word.**
- 3. Mark not Distinctive , Example : Hustler United No. 2893365 and Hood Hustler No. 78974266 and is widely use in commerce.**

  
**04-05-2010**

4. Legal Hustlers not harm the reputation of said name Hustler and willfully intended No Connection whatsoever or whateverkind to be connected with or to LFP, Ip, LLC that cause for dilution of Legal Hustlers .

#### ARGUMENT

In this matter before Trademark Trial and Appeal Board , this situation of Opposition / LFP, Ip, LLC is Not Factual and Prove Accountability of Damages or Fully Support cause for Dilution of Legal Hustlers and Opposition / LFP, Ip, LLC suffer (No Financial Damages) of dilution of Legal Hustlers / Defendant and being in compliance with Dilution Revise Act of 2006 , Legal Hustlers disagree with (Tarnishment) and association with LFP, Ip, LLC and Legal Hustlers is also in compliance with Trademark Dilution Act of 15 United States Code , Section 1125 (c) and Legal Hustlers claims LFP, Ip, LLC have not proven any claims for Dilution of Legal Hustlers because , Owner of Famous Trademark have not demonstrated (Actual Delusion) have occurred , not the likelihood of delusion.

Respectfully Submitted



Dwayne Steward / Legal Hustler

April 5<sup>th</sup> , 2010

#### Certificate of Service

I certify that a True and Exact Copy of the above Documents have been sent to Opposition / LFP, Ip, LLC by 1<sup>st</sup> Class Mail on April 5<sup>th</sup> , 2010 .

