

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

Mailed: March 31, 2010

Opposition No. 91193538

Scott B. Sullivan

v.

First Choice Publishing  
Associates LLC, Wyssmann,  
Linda G., Wyssmann, David L.

**Clara Vela, Paralegal Specialist**

On March 7, 2010, applicant electronically filed a motion to extend time to file its answer to the notice of opposition. Applicant's motion was not served on opposer as required by Trademark Rule 2.119(a) which provides that every paper filed with the Board in an inter partes proceeding must be served upon the other side and proof of service must be made before the paper will be considered by the Board.

In order to expedite this matter, a copy of the applicant's March 7, 2010 motion is forwarded herewith to opposer's counsel. Notwithstanding the Board's willingness to effect service in this instance, strict compliance with Trademark Rule 2.119 is required by applicant in all future papers filed with the Board.

Opposer is allowed until fifteen days from the mailing date of this order to file its response, if any, to applicant's paper, failing which the motion will be granted

and the answer, conferencing, discovery and trial dates will be reset.

Proceedings are otherwise suspended.