

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

Mailed: August 3, 2010

Opposition No. 91194526
(parent)

Opposition No. 91194528

IDOC Productions, Inc.

v.

Broadway Kids Care

Cheryl Goodman, Interlocutory Attorney:

This case now comes up opposer's motion, filed July 30, 2010, in Opposition Nos. 91194526 and 91194528 to consolidate proceedings. Opposer's counsel indicates in the motion that he contacted applicant's counsel who indicated he would not oppose the motion.

Opposer seeks to consolidate Opposition Nos. 91194526 and 91194528 because the oppositions involve identical parties and similar questions of law and fact and consolidation will "streamline the litigation, conserve resources . . . and eliminate unnecessary duplication."

Inasmuch as Opposition Nos. 91194526 and 91194528 involve the same parties, similar marks and similar questions of law and fact, the Board finds it appropriate to consolidate proceedings herein.

Opposition No. 91194526 and 91194528

In view thereof, opposer's motion to consolidate is granted.

Opposition Nos. 91194526 and 91194528 are hereby consolidated. The Board record will be maintained in Opposition No. 91194526 as the "parent" case. All papers filed in the consolidated proceeding should be filed in the parent case only, and all filings should include all proceeding numbers in the caption, in the ascending order.

The consolidated cases may be presented on the same record and briefs. Despite being consolidated, each proceeding retains its separate character. The decision on the consolidated cases shall take into account any differences in the issues raised by the respective pleadings; a copy of the decision shall be placed in each proceeding file.

Both proceedings were filed on the same day and share a common disclosure, discovery and trial schedule.

Accordingly, dates in the consolidated proceeding remain as follows:

Expert Disclosures Due	11/20/10
Discovery Closes	12/20/10
Plaintiff's Pretrial Disclosures	2/3/11
Plaintiff's 30-day Trial Period Ends	3/20/11
Defendant's Pretrial Disclosures	4/4/11
Defendant's 30-day Trial Period Ends	5/19/11
Plaintiff's Rebuttal Disclosures	6/3/11
Plaintiff's 15-day Rebuttal Period Ends	7/3/11

Opposition No. 91194526 and 91194528

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 Rules 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.