

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

gcp

Mailed: February 8, 2011

Opposition No. 91196999

Levi Strauss & Co.

v.

Coach Services, Inc.

By the Trademark Trial and Appeal Board:

By order dated February 3, 2011, the Board allowed applicant time in which to provide opposer's written consent to its abandonment of the Class 25 goods in the involved application, failing which judgment would be entered against applicant solely in regard to Class 25 and the opposition would be sustained only with respect to the Class 25 goods.

On February 8, 2011, applicant filed a response to the Board's February 3, 2011 order stating that opposer would not provide its written consent to the abandonment of the Class 25 goods and that applicant has no objection to an entry of judgment with respect to the Class 25 goods.

In view thereof, judgment is hereby entered against applicant solely in regard to Class 25 and the opposition is sustained only with respect to the Class 25 goods. This

proceeding will proceed only in regard to the goods identified in International Classes 3 and 18.

Proceedings herein are resumed. Discovery is open. Trial dates, beginning with the deadline for expert disclosures, are reset as follows:

Expert Disclosures Due	6/8/2011
Discovery Closes	7/8/2011
Plaintiff's Pretrial Disclosures	8/22/2011
Plaintiff's 30-day Trial Period Ends	10/6/2011
Defendant's Pretrial Disclosures	10/21/2011
Defendant's 30-day Trial Period Ends	12/5/2011
Plaintiff's Rebuttal Disclosures	12/20/2011
Plaintiff's 15-day Rebuttal Period Ends	1/19/2012