

ESTTA Tracking number: **ESTTA753231**

Filing date: **06/19/2016**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91213081
Party	Plaintiff The Trustees of the Bonnie Cashin Foundation Lucia Keller and David Baum
Correspondence Address	L DONALD PRUTZMAN TANNEBAUM HELPERN SYRACUSE & HIRSCHTRITT LLP 900 THIRD AVENUE NEW YORK, NY 10022 UNITED STATES prutzman@thsh.com, skickham@coach.com, trademarks@coach.com, tmdocketing@honigan.com, akramer@hinogan.com, litdocket@honigan.com, bswedlow@honigman.c
Submission	Stipulated/Consent Motion to Extend
Filer's Name	Deborah J. Swedlow
Filer's e-mail	bswedlow@honigman.com, aharkle@honigman.com
Signature	/Deborah J. Swedlow/
Date	06/19/2016
Attachments	Coach Lake Stipulation to Extend.pdf(500725 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In the matter of trademark application Serial No. 85/252339
Filed January 25, 2012
For the mark BONNIE CASHIN
Published in the Official Gazette on June 25, 2012

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THE TRUSTEES OF THE BONNIE CASHIN	:	
FOUNDATION, LUCIA KELLAR AND DAVID	:	
BAUM, a New York Trust,	:	Opposition No. 91213081
Opposer,	:	(parent)
-against-	:	
STEPHANIE DAY LAKE, an individual,	:	
Applicant.	:	
-----	X	
COACH, INC.,	:	
Opposer,	:	Opposition No. 91213082
-against-	:	
STEPHANIE DAY LAKE, an individual,	:	
Applicant.	:	
-----	X	

**STIPULATION EXTENDING TIME TO FILE
OPPOSITION TO CROSS-MOTIONS FOR SUMMARY JUDGMENT**

WHEREAS Applicant filed a motion for summary judgment against Opposers the Trustees of the Bonnie Cashin Foundation, Lucia Kellar and David Baum and Coach, Inc. on June 1, 2016 (the “Applicant’s Summary Judgment Motion”); and

WHEREAS Opposers filed a joint motion for summary judgment against Applicant on

June 2, 2016 (the "Opposers' Summary Judgment Motion");

IT IS HEREBY STIPULATED AND AGREED by and between the undersigned attorneys as follows:

1. Opposers the Trustees of the Bonnie Cashin Foundation, Lucia Kellar and David Baum and Coach, Inc. will file their opposition to Applicant's Summary Judgment Motion on or before July 20, 2016; and

2. Applicant will file her opposition to the Opposers' Summary Judgment Motion on or before July 21, 2016.

IT IS FURTHER STIPULATED that for the purposes of execution hereof, facsimile and electronic signatures are deemed as originals and this stipulation may be signed in counterparts.

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Attorneys for Opposer Coach, Inc.

CERTIFICATE OF SERVICE

I, Deborah J. Swedlow, hereby certify that on June 19, 2016 I caused a copy of the foregoing STIPULATION TO EXTEND to be served on counsel of record for the Applicant by email as follows:

KYLE T PETERSON
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and on counsel for co-Opposer, as follows:

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By: /Deborah J. Swedlow/
Deborah J. Swedlow

Counsel for Coach, Inc.