

ESTTA Tracking number: **ESTTA750969**

Filing date: **06/07/2016**

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

Proceeding	91217630
Party	Defendant Hansen, Gary, St. Martin
Correspondence Address	GARY ST MARTIN HANSEN 399 LOWER MAIN WEST JOHNSON, VT 05656-9636 UNITED STATES stdrumr@Gmail.om
Submission	Other Motions/Papers
Filer's Name	Gary St.Martin Hansen
Filer's e-mail	stdrumr@gmail.com
Signature	/Gary St.Martin Hansen/
Date	06/07/2016
Attachments	STIPULATION OF EXTENSION -signed.pdf(650945 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD
In the matter of Trademark Application Serial No. 86/112,261
Trademark: IT'S A BLACK HILLS THING! YOU WOULDN'T
UNDERSTAND 'TILL YOU BEEN HERE!

Filed: November 6, 2013

Published: April 1, 2014

Sturgis Motorcycle Rally, Inc.,)
)
)
Opposer,)
) Opposition No. 91217630
v.)
)
Gary St. Martin Hansen,)
)
Applicant.)

MOTION TO RECALL APPLICANT'S SIGNED AGREEMENT
FOR STIPULATION OF EXTENSION OF TIME TO RESPOND

The Applicant was coerced by Sarah Hsia's email that said he had to sign this document before 3pm June 7, 2016 . A copy of Sarah Hsia's email concerning this deadline :

10:13 AM (11 hours ago)

to me, Jason, Charles, Megan

Dear Mr. St. Martin Hansen: June 7, 2016 10:13 AM (11 hours ago)

I am confirming receipt of your email, below.

Please sign and return the attached as soon as possible but not later than 3pm today so we can get it on file; otherwise we will have to move to preserve our rights.

Regards,

Sarah C. Hsia, Esq.

SNEED PLLC, Of Counsel
610 Jetton St., Suite 120-107
Davidson, North Carolina 28036
Tel.: [844-763-3347](tel:844-763-3347)

Because I could not consult the attorney I had an appointment for a consultation with about this

STIPULATION OF EXTENSION OF TIME TO RESPOND as he was not available until 9:30 pm June 7, 2016, copy of email from attorney:
:

Hampton, Philip 9:20 PM (46 minutes ago)
June 7, 2016

to me

Sorry – I just saw this. I hope you did not consent.

From: Gary St Martin [mailto:stdrumr@gmail.com]

Sent: Tuesday, June 07, 2016 10:50 AM

To: Hampton, Philip

Subject: Fwd: Motion to Correct - extension of time to respond

The Applicant thus files this Motion to Correct, and recants his decision to grant the Opposition this STIPULATION OF EXTENSION OF TIME TO RESPOND because the Applicant was misled by a false deadline by attorney Sarah Hsia, putting pressure on the Applicant to sign with this statement :

“ Please sign and return the attached as soon as possible but not later than 3pm today so we can get it on file; otherwise we will have to move to preserve our rights.”

The Applicant sent two emails trying to reach Mr Hampton prior to signing the motion, but felt compelled by this fictitious deadline that was linked to the importance of the conference call set for June 9, 2016 with Wendy Cohen the Applicant, and Sarah Hsia ... thus the Applicant under duress signed the STIPULATION OF EXTENSION OF TIME TO

RESPOND. The Applicant thus moves to strike this Motion filed by Sarah Hsia because of this deceptive manipulation to take advantage of the Pro se Applicant's knowledge or, lack there of, to coerce the Applicant to sign by 3pm or else.

Dated: June 7, 2016

Certificate of Filing

The undersigned certifies that this correspondence has been Filed via Electronic means by filing with the Electronic System for Trademark Trial and Appeals

Respectfully Submitted,
Gary St. Martin Hansen
Gary St. Martin Hansen

Certificate of Service

The undersigned pro se of record hereby certifies that a copy of the foregoing Answer To Motion for Order to Show Cause was served by email June 7th, 2016 to:

SNEED PLLC, Of Counsel
610 Jetton St., Suite 120-107
Davidson, North Carolina 28036
Tel.: [844-763-3347](tel:844-763-3347)

Email: sarah@sneedlegal.com o
June 7, 2016.

Gary St. Martin Hansen
Gary St. Martin Hansen

Applicant
