

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451
General Contact Number: 571-272-8500

Mailed: January 26, 2016

Opposition No. 91220460 (Parent)
Opposition No. 91220462
Opposition No. 91220463
Opposition No. 91221190
Opposition No. 91221198

Brookshire Brothers, Inc.

v.

Brookshire Grocery Company

Monique Tyson, Paralegal Specialist:

It has come to the attention of the Board that the trial schedule set forth in applicant's motion to extend filed January 14, 2016 was a duplicate of the trial schedule included from the trial schedule from November 23, 2015.

The Board's presumes its applicant's intent to further extend the trial schedule by thirty days which is hereby granted.

Accordingly, the Board's order dated January 22, 2016 is hereby vacated, the motion to extend is granted, and the trial schedule is modified below.¹

¹ When ESTTA filers use the "Consent Motions" filing option, the resulting order issued by ESTTA should be checked carefully to ensure that the parties receive the new deadline or schedule they anticipated when making the filing. If any deadline or dates in the resulting order do not comport with the parties' expectations or create uncertainty about the schedule for the case, then the parties should strongly consider filing a superseding stipulation or agreed motion through the "Opposition, Cancellation or Concurrent Use (general filings)"

Expert Disclosures Due	4/28/2016
Discovery Closes	5/28/2016
Plaintiff's Pretrial Disclosures	7/12/2016
Plaintiff's 30-day Trial Period Ends	8/26/2016
Defendant's Pretrial Disclosures	9/10/2016
Defendant's 30-day Trial Period Ends	10/25/2016
Plaintiff's Rebuttal Disclosures	11/9/2016
Plaintiff's 15-day Rebuttal Period Ends	12/9/2016

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 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.

filing option. The "General Filings" option can always be used when the parties wish to be very particular about agreed deadlines or schedules, and should be used when the ESTTA "Consent Motions" filing option does not result in the new deadline or schedule to which the parties agreed.