

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: November 10, 2015

Opposition Nos. 91221141 (parent)
91221566

Stanley Logistics, LLC

v.

JS Products, Inc.

**Robert H. Coggins,
Interlocutory Attorney:**

Motions to Abandon Applications

On November 10, 2015, Applicant filed, in each respective proceeding, a motion to abandon with prejudice the subject application. While each motion alleges that Opposer stipulated to the abandonment with prejudice, neither motion provided Opposer's written consent to abandonment.

Trademark Rule 2.135 provides that if, in an *inter partes* proceeding, the applicant files an abandonment without the written consent of every adverse party to the proceeding, judgment shall be entered against the applicant. In view thereof, and because Opposer's written consent to the November 10th abandonments is not of record, the Board may not simply abandon the subject applications with prejudice. Instead, on the current record (i.e., without Opposer's written consent), if the Board were to give effect to Applicant's November 10th motions, judgments

Opposition Nos. 91221141 & 91221566

would be entered against Applicant, the oppositions would be sustained, and registration to Applicant refused.

In view of Applicant's allegation that Opposer has stipulated to the abandonments with prejudice, Applicant is allowed until **fifteen days** from the mailing date of this order in which to provide Opposer's written consent to the abandonments; failing which, judgment will be entered against Applicant.

Motions to Dismiss Moot

In view of the prospective abandonment or judgment in each proceeding, Applicant's outstanding motions to dismiss (filed August 28, 2015, in each proceeding) are deemed **moot** and will be given no consideration.

Suspension

Proceedings remain **suspended** pending a response from Applicant.