

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Trademark Trial and Appeal Board
2900 Crystal Drive
Arlington, Virginia 22202-3513

Hassan

Mailed: August 8, 2002

Cancellation No. 92032513

STEVEN HYKEN AKA JOHNNY
BLAZE

v.

AST SPORTSWEAR, INC.

Jyll S. Taylor, Attorney:

Respondent's motion to compel (filed May 13, 2002) is granted as conceded. See Trademark Rules 2.127(a).

In view thereof, applicant is hereby ordered to serve no later than **THIRTY DAYS** from the mailing date of this order its responses, without objections, to respondent's third set of interrogatories and third request for production of documents. See *Bison Corp. v. Perfecta Chemie B.V.*, 4 USPQ2d 1718, (TTAB 1987).

In the event petitioner fails to respond to respondent's requests as ordered herein, respondent's remedy lies in a motion for judgment pursuant to Trademark rule 2.120(g)(1) 37 CFR Section 2.120(g).

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Trial dates are reset as indicated below:

THE PERIOD FOR DISCOVERY TO CLOSE: September 20, 2002

**30-day testimony period for party in
position of plaintiff to close: December 19, 2002**

**30-day testimony period for party in
position of defendant to close: February 17, 2003**

**15-day rebuttal testimony period for
plaintiff to close: April 3, 2003**

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 the taking of testimony. Trademark Rule 2.125.

Briefs shall be filed in accordance with Trademark Rule 2.128(a) and (b).

An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.