

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



Charleston Child, LLC)
)
 Petitioner,)
)
)
 v.)
)
 ILLUMINADA PATIO HUNTER and)
 RONALD LEWIS HUNTER)
)
 Respondent.)

04-29-2005

U.S. Patent & TMO/c/TM Mail Rcpt Dt. #11

Cancellation No. 92004430

ANSWER TO PETITION FOR CANCELLATION

COMES NOW, ILLUMINADA PATIO HUNTER and RONALD LEWIS
HUNTER (“the HUNTERS”) for their Answer to the Petition for Cancellation of
Charleston Child, LLC. (“Petitioner”) state as follows:

In response to the numbered allegations of the Petition, the HUNTERS state as
follows:

1. The HUNTERS admit that Illuminada Patio Hunter and Ronald Lewis
Hunter are the owners of Registration No. 22,790,535 for A CHARLESTON CHILD
for “clothing, namely colored dresses, blouses, tops, shirts, pants, shorts, scarves,
gloves, and hats” and issued December 9, 2003, and have an address of 10 Lavington
Road, Charleston, SC 29407.

2. In response to the second paragraph of the Petition for Cancellation (the
“Petition”), the HUNTERS deny that Petitioner is and will be damaged by continued
registration of the HUNTERS’ A CHARLESTON CHILD, Registration No.

2,790,535, respectively (the "Registration"), for "clothing, namely colored dresses, blouses, tops, shirts, pants, shorts, scarves, gloves, and hats"; and acknowledge that Petitioner has filed a petition for the intention of canceling the Registration.

3. On January 19, 2005, the HUNTERS notified Ms. Kendra L. Coleman of their exclusive rights in A CHARLESTON CHILD, Reg. No. 2,790,535. The HUNTERS are without information or knowledge sufficient to form a belief as to the truth or falsity of the remaining allegations of this paragraph, and therefore deny such allegations.

4a. Denied

4b. Denied.

4c. Denied.

The HUNTERS deny each and every remaining allegation of the Petition not specifically admitted herein.

WHEREFORE, the HUNTERS pray that this Petition be dismissed, that Petitioner take nothing for this action and for such other, and further relief as may be just and proper.

Respectfully Submitted,



Anthony B. Askew
Christopher J. Chan

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Attorneys for Respondent

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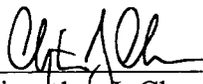
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 Respondents.)

CERTIFICATE OF MAIL

MAIL STOP TTAB/FEE
Commissioner for Trademarks
P.O. Box 1451
Alexandria, VA 22313-1451

Date of Deposit: **27 April 2005**

I hereby certify that this ANSWER TO PETITION FOR CANCELLATION is being deposited with the United States Postal Service via First Class Mail on the date indicated above and is addressed to MAIL STOP TTAB/FEE, Commissioner for Trademarks, P.O. Box 1451, Alexandria, VA 22313-1451.



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CERTIFICATE OF SERVICE

This is to certify that I have this day served a true and correct copy of the foregoing ANSWER TO PETITION FOR CANCELLATION on counsel for Petitioner by placing a true and correct copy of same in the First Class U.S. Mail with proper postage affixed and addressed to:

Scott J. Fields
National IP Rights Center, LLC
550 Township Line Road, Suite 400
Blue Bell, PA 19422

This 27th day of April, 2005.

Respectfully Submitted,



Christopher J. Chan

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