

**UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451**

tdc

Mailed: February 9, 2006

Cancellation No. 92044628

JOHNNY RAY COMPANY, INC.

v.

GALLE, Jodi

Cheryl S. Goodman, Interlocutory Attorney:

Petitioner filed, on December 22, 2005, a request to suspend proceedings pending resolution of a bankruptcy proceeding involving one of petitioner's joint owners.

In support of its motion, petitioner asserts that good cause exists for suspension "due to complicated issues" raised by the bankruptcy of one of petitioner's joint (50%) owner "including ownership interest in petitioner."

Inasmuch as ownership of petitioner's marks have a direct bearing on this proceeding, the Board finds petitioner has established good cause for suspension. In view thereof, petitioner's motion to suspend is granted.¹

Within twenty days after the final determination of the bankruptcy case, the interested party should notify the

¹ Since petitioner is the plaintiff in this proceeding, the automatic stay provisions of the United State Bankruptcy code do not apply.

Board so that this case may be called up for appropriate action. During the suspension period the Board should be notified of any address changes for the parties or their attorneys.