

August 21, 2007

TTAB

Via Certified Mail RRR No. 7004 2510 0004 1329 2796
United States Patent and Trademark Office
Trademark Trial and Appeal Board
P. O. Box 1451
Alexandria, VA 22313-1451

RE: CANCELLATION NO. 92047798; *Elevee Custom Clothing, Inc., vs.*
Alex Davis-Parker

Dear Clerk:

Enclosed please find the following document to be filed in your court for Registrant,
Alex Davis-Parker:

Registrant Original Answer and General Denial to Petitioner's Original Petition

Please acknowledge receipt of this instrument by placing your file mark on the enclosed
document and return to the undersigned.

By copy of this letter, I am forwarding a copy of this instrument to Petitioner's counsel of
record.

Very truly yours,



Clive Markland

RCM/lph
Enclosures

cc: Buchalter, Nemer
Via Certified Mail RRR No. 7004 2510 0004 1329 2789



08-23-2007

U.S. Patent & TMO/TM Mail Rpt Dt. f. 31

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

In the matter of Trademark Registration Number 2,889,540
For the Mark: **ELEVATED GAME**
Date Registered: September 28, 2004

ELEVEE CUSTOM CLOTHING, INC.,)	CANCELLATION NO.92047798
)	
Petitioner,)	
)	
vs.)	
)	
ALEX DAVIS-PARKER,)	
)	
Registrant.)	

**REGISTRANT ORIGINAL ANSWER AND
GENERAL DENIAL TO PETITIONER'S ORIGINAL PETITION**

COMES NOW, ALEX DAVIS-PARKER, Registrant in the above-styled cause ("Registrant"), and makes and files this its Answer to Petitioner's Original Petition for Cancellation and respectfully shows the Court, which he hereby demand, the following:

I.

The Registrant denies each and every, all and singular, the material allegations contained in Petitioner's Original Petition for Cancellation and demands strict proof of each allegation by a preponderance of evidence or by clear and convincing evidence.

II.

Petitioner fails to state a cause of action upon which relief can be granted. Registrant specially excepts to Petitioner's Original Petition because it fails to allege with any real specificity a cause of action against Registrant. Petitioner should be required to allege specific basis for recovery against Registrant.

III.

The Registrant is denies each and every allegation set forth in the Introduction section of Petitioner's Original Petition for Cancellation to the extent such allegations pertain to it.

IV.

With respect to the allegations set forth in paragraph 2, 3 and 12 of Petitioner's Petition for Cancellation, Registrant admits the allegations contained in said paragraphs.

V.

Registrant is without information or knowledge sufficient to form a belief as to the truth or falsity of the allegations set forth in paragraphs 1, 4, 5 and 6 of Petitioner's Petition for Cancellation.

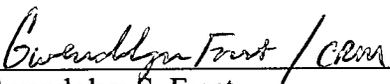
VI.

Answering paragraphs 7, 8, 9, 10, 11, 13, 14, 15, 16, 17 and 18 of Petitioner's Petition for Cancellation, Registrant deny each and every allegation contained in said paragraphs.

WHEREFOR, PREMISES CONSIDERED, Registrant respectfully requests judgment of the Court as follows:

1. That judgment be rendered for Registrant on the pleadings, or that this action be dismissed or if this action is not dismissed that Petitioner take nothing by this suit.
2. That Registrant recovers all cost together with such other and further relief to which Defendant may be justly entitled.

Respectfully submitted,



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**ATTORNEYS FOR DEFENDANT:
ALEX DAVIS-PARKER**