

ESTTA Tracking number: **ESTTA208108**

Filing date: **04/30/2008**

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

Proceeding	92049029
Party	Plaintiff Mr. David J. Long, Jr.
Correspondence Address	Mr. David J Long Jr. Taste of South Jersey 2050 Delsea Drive Sewell, NJ 08080 UNITED STATES pr@foodpresswire.com, editor@homeandtowne.com
Submission	Other Motions/Papers
Filer's Name	/david j. long jr./
Filer's e-mail	editor@tasteofsouthjersey.com, pr@foodpresswire.com
Signature	/david j. long jr./
Date	04/30/2008
Attachments	OPPOSITION_43008.pdf (5 pages)(130207 bytes)

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

DAVID J. LONG JR.)
)
Petitioner/Plaintiff,) Cancellation No. 92/049,029
)
v.)
)
REVIEW PUBLISHING
LIMITED PARTNERSHIP)
et al.)
Registrant/Defendant.

OPPOSITION TO MOTION TO DISMISS FOR
INSUFFICIENT SERVICE OF PROCESS

AMENDMENT AND RESPONSE OF DAVID J. LONG JR., PLAINTIFF IN
OPPOSITION TO MOTION TO DISMISS THE PETITION MADE BY ME ON 3/18/08
TO CANCEL TRADEMARK REGISTRATION NUMBER 2969604 FOR THE MARK,
TASTE OF SOUTH JERSEY, AGAINST REVIEW PUBLISHING
LIMITED PARTNERSHIP OF PHILADELPHIA, PA.

I, David J. Long Jr., being a citizen of New Jersey strongly amend, respond and oppose the motion put forth to dismiss the above proceeding pursuant to Rules 2.119(b) and other defenses as filed by Dechert LLP, attorneys for the registrant/defendant.

1. Plaintiff restates and incorporates as if set here in full arguments opposing Motions to Dismiss submitted by attorneys representing Review Publishing Limited Partnership that have been previously or simultaneously filed with the courts and all attorneys. Plaintiff also restates and incorporates the previously submitted Petition to Cancel on the grounds for cancellation as stated in the above Cancellation Number and pursuant to Rule 2.112(b).

2. Plaintiff states under pains and penalties of perjury that Glenn A. Gundersen of the firm Dechert LLP, attorney for the registrant/defendant did agree to receive correspondence by electronic submission from the Plaintiff in the matter of trademark registration number 2969604 pursuant to Rule 2.119(b)(6) prior to the Plaintiff filing a Petition to Cancel on 3/18/08.

3. Plaintiff states under pains and penalties of perjury that he received a phone call from Hal Borden of the law firm Dechert LLP on March 19, 2008 at or around 10:40 a.m. in regards to the Plaintiff's first notification of cancellation proceeding pursuant to Rule 2.111(a) and 2.111(b) and that Mr. Borden did also agree to receive correspondence by Electronic submission from the Plaintiff pursuant to Rule 2.119(b)(6).

4. Plaintiff also states that he has sent a second notification of cancellation by United States Postal Service first class certified mailed to the registrant/defendant and the attorneys for the registrant/defendant pursuant to Rule 2.119(a)(b)(4). And that such notification was delivered and proof of service is attached as United States Postal Service Track & Confirm Receipt Numbers: 7006 0810 0005 3405 9729; and 7006 0810 0005 3405 9705; respectively.

5. As to the argument that the Board suspend all matters that are not germane to the above proceeding, Plaintiff rescinds any response made after the filing date of the registrant/defendant's motion to dismiss. Furthermore, Plaintiff respectfully requests that the Board disregard any motion of Plaintiff that may be deemed out of order or dispositive to the proceeding, except for the original Petition to Cancel above by the filing of this amendment and opposition to the motion to dismiss. In addition, Plaintiff respectfully requests that the Board continue the proceeding number 92049029, and uphold Rule 2.113(a). An application subject to an opposition may not be amended in substance nor may a registration subject to a cancellation be amended or disclaimed in part, except with the consent of the other party or parties and the approval of the Trademark Trial and Appeal Board, or upon motion granted by the Board.

Signed under the penalties of perjury this 30th day of April, 2008.

Respectfully Submitted,

/David J. Long Jr./ Petitioner/Plaintiff, Pro Se

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above document was served by United States Postal Service First Class Mail, and Certified Mail with tracking receipt, postage prepaid upon the Registrant/Defendant and the law firm, Dechert LLP, attorneys representing all defendants in David J. Long Jr. v. Review Publishing Limited Partnership, et al. Mailed on April 30th, 2008.

/David J. Long Jr./
PRO SE



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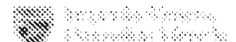
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