

TTAB

LAW OFFICES OF KEVIN F. GUYETTE

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***Service By Facsimile Not Accepted*

March 2, 2012

United States Patent and Trademark Office
Trademark Trial and Appeal Board
P.O. Box 1451
Alexandria, VA 22313-1451

Re: Stephen A. Westlake v. Edgar Alexander Barrera
Cancellation No.: 92/052,260 (Serial No.: 77/378,015)

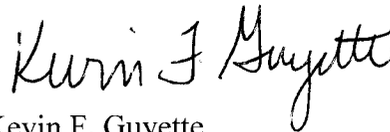
Dear Sir/Madam:

Enclosed please find the Reply Affirmation to the Response and Amended Response to Opposition to Motion for Further Extension of Time to Secure New Legal Counsel filed by respondent Edgar Alexander Barrera. Also enclosed is a Certificate of Service.

Please do not hesitate to call our office with any questions or concerns you may have regarding the same.

I thank you for your consideration in this matter.

Respectfully,



Kevin F. Guyette

KFG:pb

cc: Edgar Alexander Barrera
Stephen A. Westlake
Mark Levy, Esq.



03-07-2012

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

STEPHEN A. WESTLAKE,)	
)	
Petitioner,)	Cancellation No. 92/052,260
)	(Serial No. 77/378,015)
EDGAR ALEXANDER BARRERA,)	
)	
Respondent.)	

REPLY AFFIRMATION

Comes now, Kevin F. Guyette, attorney for petitioner Stephen A. Westlake, hereby submits his Reply Affirmation to the Response and Amended Response to Opposition to Motion for a Further Extension of Time to Secure New Legal Counsel.

1. I would like to point out the obvious to this Board, that Mr. Barrera who has been so sick as to be unavailable and unable to assist his counsel in his case, apparently found the time and energy to complete thirteen full paragraphs and 7 pages of rambling material that is single spaced.

2. It is unfathomable how he cannot assist in his own representation or perhaps represent himself since he has taken it upon himself to respond line by line to my response.

3. I thank Mr. Barrera for proving my point that he is well enough to proceed and I ask this Board to direct that this matter commence immediately.

4. Finally, it should be noted that Mr. Barrera's is well enough to send his reply to my opposition via certified mail which must be done at a local post office and would require Mr. Barrera to leave his home in order to do so.

Dated: March 2, 2012
Binghamton, New York

Certified and Respectfully submitted by:

A handwritten signature in black ink, appearing to read "Kevin F. Guyette", written over a horizontal line.

Kevin F. Guyette, Esq.
Law Offices of Kevin F. Guyette
Attorney for Petitioner, Stephen A. Westlake
136 Court Street
Binghamton, New York 13902
(607) 773-0758

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

STEPHEN A. WESTLAKE,)	
)	
Petitioner,)	Cancellation No. 92/052,260
)	(Serial No. 77/378,015)
EDGAR ALEXANDER BARRERA,)	
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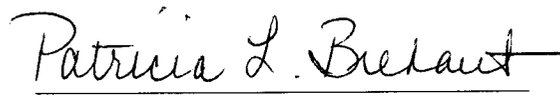
CERTIFICATE OF SERVICE

I, Patricia L. Brehaut, hereby certify under penalty of perjury, the following:

1. I am not a party to the above-entitled action, am over the age of eighteen (18), and reside at 3296 Route 79, Harpursville, New York 13787.

2. On March 2, 2012, I served a copy of petitioner's Reply Affirmation to the Response and Amended Response to Opposition to Motion for Further Extension of Time to Secure New Legal Counsel dated February 27, 2012, upon respondent Edgar Alexander Barrera located at 10 Castania Court, St. Augustine, Florida 32086, by enclosing it in a properly addressed, postage-paid envelope and depositing the same in a depository under the exclusive care and custody of the United States Postal Service within the State of New York.

Dated: March 2, 2012



Patricia L. Brehaut