

UNITED STATES PATENT AND TRADEMARK OFFICE  
Trademark Trial and Appeal Board  
P.O. Box 1451  
Alexandria, VA 22313-1451  
General Contact Number: 571-272-8500

EJW/am

Mailed: October 11, 2016

**Opposition No. 91227647 (parent)**  
*Funkhouser Vegosen Liebman & Dunn Ltd.*

v.

*The Craft Beer Attorney, APC*

**Opposition No. 91227650**

*Nossaman LLP*

v.

*The Craft Beer Attorney, APC*

**Opposition No. 91227651**

*GrayRobinson, P.A.*

v.

*The Craft Beer Attorney, APC*

**Opposition No. 91227673**

*Tannenbaum Helpern Syracuse &  
Hirschtritt LLP*

v.

*The Craft Beer Attorney, APC*

**Opposition No. 91227681**

*Lehrman Beverage Law, PLLC*

Opposition Nos. 91227647, 91227650, 91227651, 91227673, 91227681, 91227689, 91227691, 91227703, 91227705, 91227706, and 91227783

v.

*The Craft Beer Attorney, APC*

**Opposition No. 91227689**

*Davis Wright Tremaine LLP*

v.

*The Craft Beer Attorney, APC*

**Opposition No. 91227691**

*Ward and Smith PA*

v.

*The Craft Beer Attorney, APC*

**Opposition No. 91227703**

*Strike & Techel LLP*

v.

*The Craft Beer Attorney, APC*

**Opposition No. 91227705**

*Martin Frost & Hill PC*

v.

*The Craft Beer Attorney, APC*

**Opposition No. 91227706**

*Spaulding Mccullough & Tansil LLP*

v.

*The Craft Beer Attorney, APC*

AND

Opposition Nos. 91227647, 91227650, 91227651, 91227673, 91227681, 91227689, 91227691, 91227703, 91227705, 91227706, and 91227783

**Opposition No. 91227783**

*Wendel Rosen Black & Dean LLP*

v.

*The Craft Beer Attorney, APC*

**ELIZABETH J. WINTER, INTERLOCUTORY ATTORNEY:**

Proceedings were suspended pending the consideration of Opposer's motions to strike Applicant's affirmative defenses filed in Opposition Nos. 91227647, 91227650 and 91227651.

The Board notes that Applicant did not file a response to any of the motions to strike. Accordingly, Opposer's motion to strike the affirmative defenses from Applicant's answer is granted as conceded. *See* Trademark Rule 2.127(a). Applicant's affirmative defenses are stricken and will be given no consideration. Fed. R. Civ. P. 12(f); TBMP § 506 (2016).

Proceedings are resumed and trial dates are reset as follows:

<b>Deadline for Discovery Conference</b>	<b>11/10/2016</b>
<b>Discovery Opens</b>	<b>11/10/2016</b>
<b>Initial Disclosures Due</b>	<b>12/10/2016</b>
<b>Expert Disclosures Due</b>	<b>4/9/2017</b>
<b>Discovery Closes</b>	<b>5/9/2017</b>
<b>Plaintiff's Pretrial Disclosures Due</b>	<b>6/23/2017</b>
<b>Plaintiff's 30-day Trial Period Ends</b>	<b>8/7/2017</b>
<b>Defendant's Pretrial Disclosures Due</b>	<b>8/22/2017</b>
<b>Defendant's 30-day Trial Period Ends</b>	<b>10/6/2017</b>
<b>Plaintiff's Rebuttal Disclosures Due</b>	<b>10/21/2017</b>
<b>Plaintiff's 15-day Rebuttal Period Ends</b>	<b>11/20/2017</b>

Opposition Nos. 91227647, 91227650, 91227651, 91227673, 91227681, 91227689, 91227691, 91227703, 91227705, 91227706, and 91227783

In each instance, a copy of the transcript of testimony, together with copies of documentary exhibits, must be served on the adverse party within thirty days after completion of taking of testimony. Trademark Rule 2.125.

Briefs shall be filed in accordance with Trademark Rules 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.

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