

UNITED STATES PATENT AND TRADEMARK OFFICE
Trademark Trial and Appeal Board
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March 9, 2021

Opposition No. 91241359 (parent)
Opposition No. 91244073
Opposition No. 91244076
Opposition No. 91244195
Opposition No. 91244726
Opposition No. 91247268

Pollard Banknote Limited

v.

IGT Global Solutions Corporation

By the Trademark Trial and Appeal Board:

Opposition Nos. 91241359, 91244076, 91244726 and 91247268

On March 4, 2021, Applicant filed an abandonment of its application Serial Nos. 87582355, 87782078, 87831462 and 88193246 pursuant to a settlement agreement with Opposer.

Trademark Rule 2.135 provides that if, in an inter partes proceeding, the Applicant files an abandonment without the written consent of every adverse party to the proceeding, judgment shall be entered against Applicant. However, inasmuch as Applicant has stated that the abandonment was pursuant to the parties agreement, the Board will allow Applicant an opportunity to submit Opposer's written consent.

Opposition No. 91241359

In view thereof, Applicant is allowed twenty days from the mailing date of this order in which to submit Opposer's **written** consent to the abandonment, failing which judgment will be entered against Applicant, and the oppositions will be sustained.

Opposition Nos. 91244073 & 91244195

On March 4, 2021, Opposer filed a withdrawal of Opposition Nos. 91244073 and 91244195 with prejudice. In view thereof, Opposition Nos. 91244073 and 91244195 are dismissed with prejudice.