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

Proceeding	92075385
Party	Defendant The Bubble, LLC
Correspondence Address	THE BUBBLE LLC 3374 YORKVILLE RD E COLUMBUS, MS 39702 UNITED STATES Primary Email: littlebutterfly84@yahoo.com Secondary Email(s): littlebutterfly84@yahoo.com 662-386-6217
Submission	Opposition/Response to Motion
Filer's Name	Brittany Matani
Filer's email	littlebutterfly84@yahoo.com
Signature	/Brittany Matani/
Date	12/08/2020
Attachments	The Bubble Response.pdf(48428 bytes ) Rejuvenation letter.htm.pdf(86095 bytes )

December 8, 2020

To whom it may concern:

For the record I received the email response from Nicole Their, Paralegal Specialist on December 7, 2020.

Let me start off by saying I thought my letter was very clear in answering everything, but since that is not good enough and I apparently do not understand all of the jargon that your using I will answer again.

- 1) In General. In responding to a pleading, a party must :( A) State in short and plain terms its defenses to each claim asserted against it.

My Answer: I do not agree with HC Holdings and I claim the Official and Legal Trademark for The Bubble, LLC. They are wanting me to cancel so they can use their own which is "Bubbles" I have already stated that I am perfectly fine with them being issued one for their name as long as I can keep mine. Or they can compensate me for my trademark as I have a lot of money invested in my business for the last six years.

- 2) (B) Admit or deny the allegations asserted against it by an opposing party.

My Answer: I deny the allegations asserted by HC holdings saying I am not using my trademark. That is not true! I even wholesale and I am attaching a letter from one of my wholesalers. True I do not have a store front at the moment but that is due to Covid and relocating to another area. With the pandemic and the given situation I am only able to do business thru wholesale and/or online or consignment. I am active on Face book and Instagram and currently am still making the products that I sell.

- 3) Lacking Knowledge or Information. A party that lacks knowledge or information sufficient to form a belief about the truth of an allegation must so state, and the statement has the effect of a denial.

My Answer: Again I am attaching a letter of proof of wholesale and My Social Media accounts are still very much active.

You know, my question to the Trademark Office is why did I wait my turn, pay the proper fees and received the Trademark only to not be protected! I stated already that I am one person and cannot afford an attorney nor do I have the time to battle against a company that has unlimited funds as they have multiple Salons/businesses. Shame on the Trademark Office for not protecting small business owners like me!

This is my response and this is about as clear as I can make it!

Brittany Matani, Owner

From:rejuvenationsalonandco (rejuvenationsalonandco@yahoo.com)  
To:littlebutterfly84@yahoo.com  
Date:Monday, December 7, 2020, 12:24 PM EST

To whom it may concern:

I currently carry The Bubble soaps and products for retail in my salon. I am located in Columbus, MS and have held a wholesale account for over a year. We also use their body scrubs as a product in services.

Madison Shelton, owner

A handwritten signature in black ink that reads "M. Shelton". The signature is written in a cursive, slightly slanted style.

Sent via the Samsung Galaxy S8+, an AT&T 5G Evolution capable smartphone