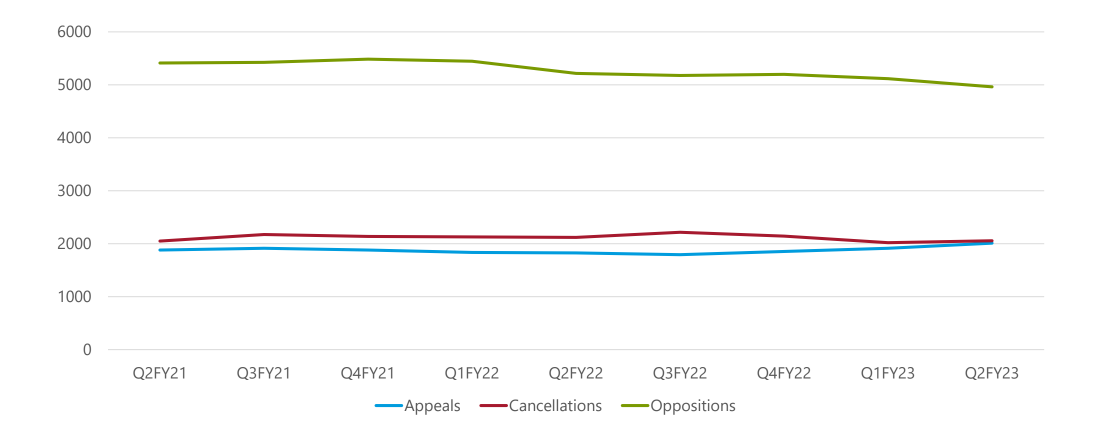
Trademark Trial and Appeal Board (TTAB) update TPAC – April 28, 2023

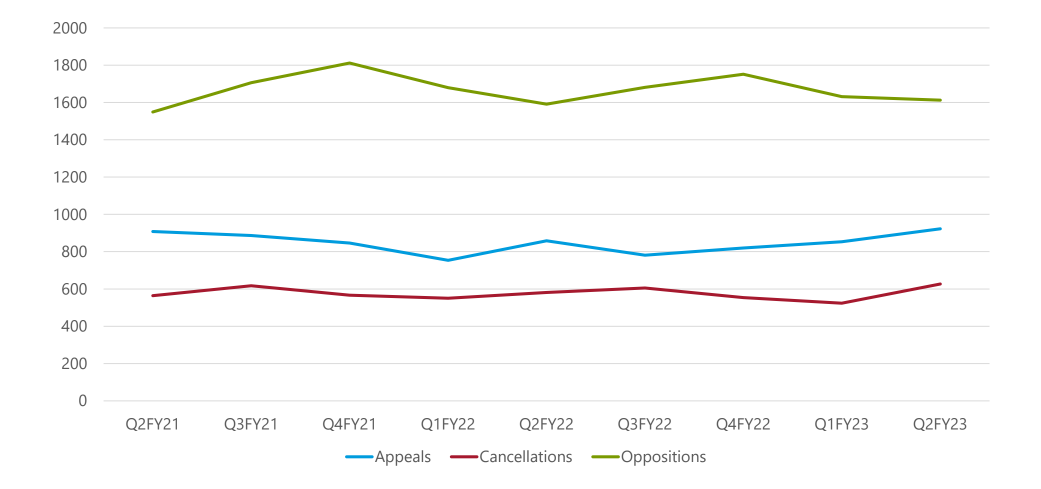
TTAB Chief Judge Gerard Rogers



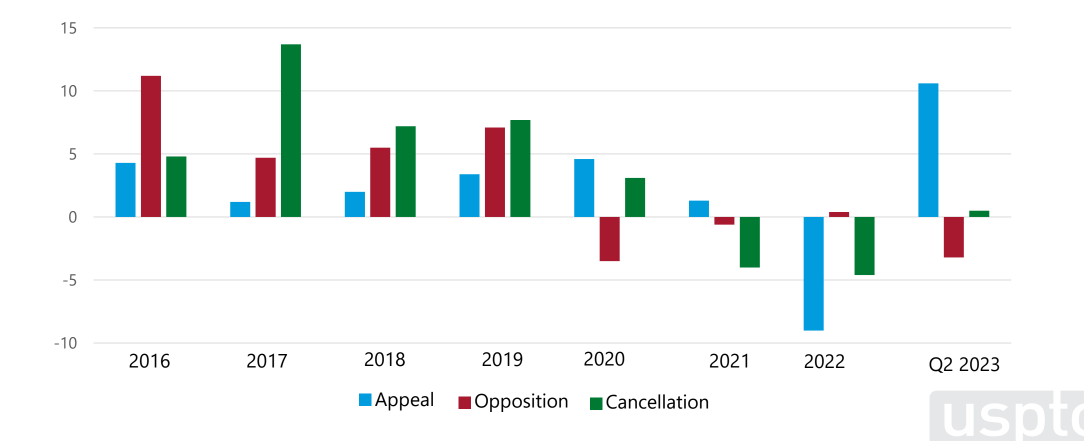
Pending cases by type – Q2 FY21 through Q2 FY23



Filings by quarter – Q2 FY21 through Q2 FY23



Increase/decrease by % — annual new filings

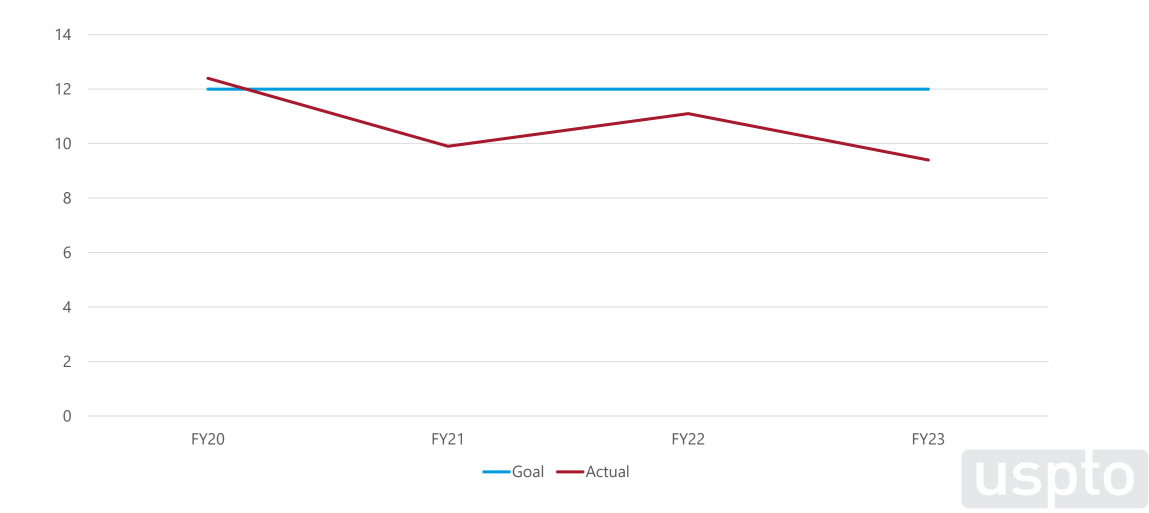


Pendency goals

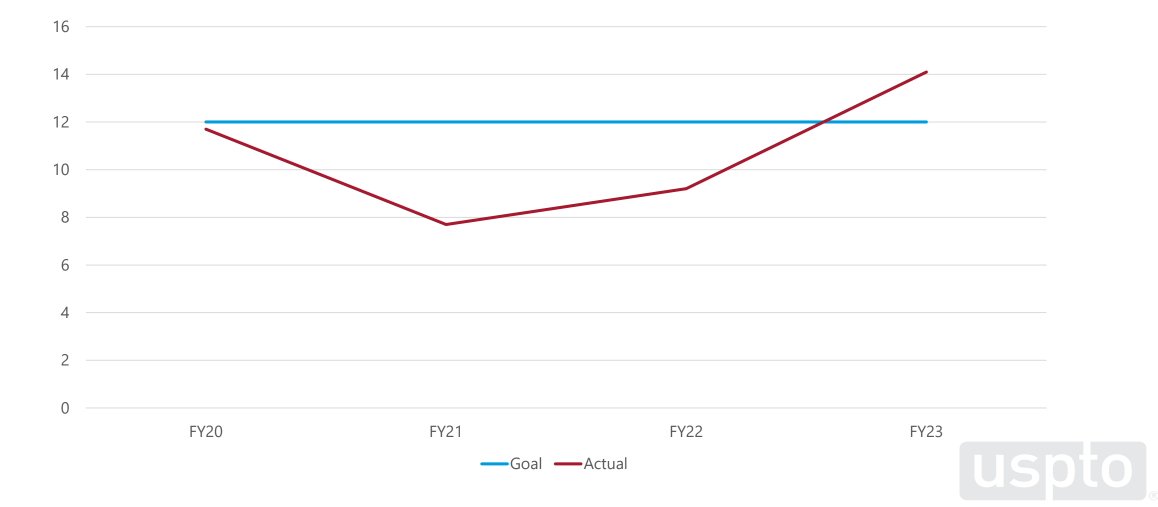
- Average time to disposition of contested motions – 12 weeks or less
- Average time to issuance of final decisions in appeals – 12 weeks or less
- Average time to issuance of final decisions in trial cases – 15 weeks or less
- As measured from ready for decision date



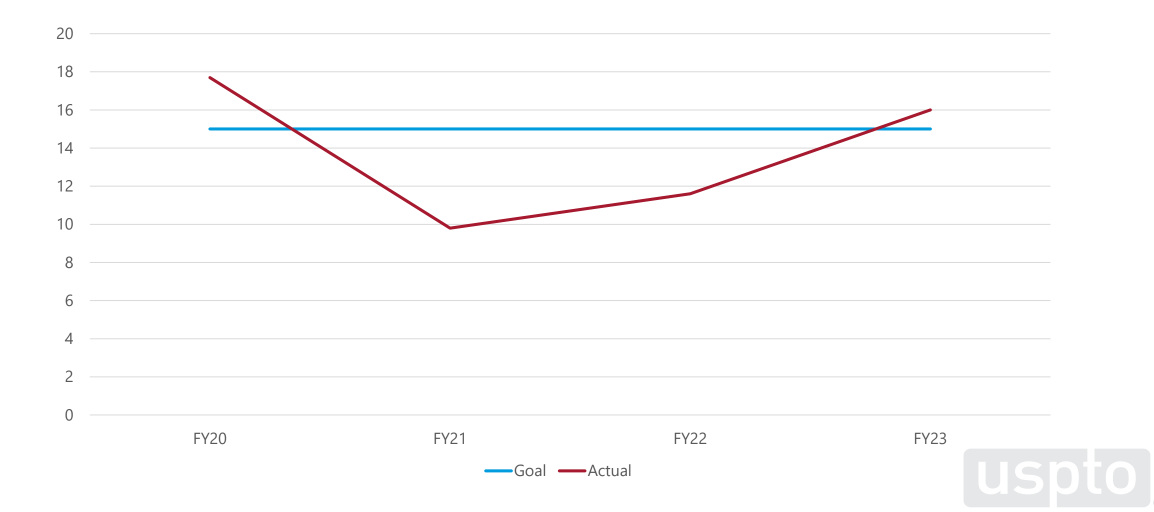
Motion processing, in weeks



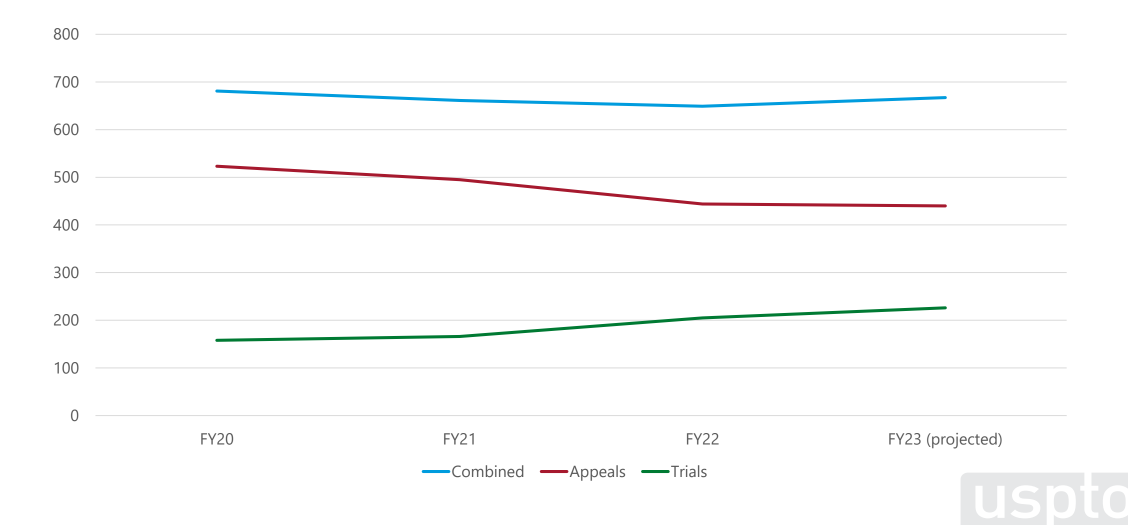
Appeal processing, in weeks



Trial processing, in weeks



Cases ready for decision on merits



Takeaways

- Increasing number of judges
- Commenced Final Pretrial Conference (FPC) pilot
- Focusing on efficient approaches to decision writing and case management of trials
- Looking into data analysis



Oral arguments

Hearings

- In person hearing option available as of August 8, 2022
- Parties can still choose virtual option
- Parties must agree on in person option
- Most parties are choosing virtual hearings
- Even in person hearings may involve a judge appearing virtually



TTAB outreach and hearings

- PTAB and TTAB have resumed joint hearing programs held at law schools
- TTAB continuing to stream virtual hearings in conjunction with Continuing Legal Education (CLE) conferences and USPTO Global IP Academy programs



Final Pretrial Conference (FPC) pilot

Final Pretrial Conference (FPC) pilot

- Trademark Alert email announced April 1 commencement of FPC pilot
- Pilot planning team has provided instruction to all TTAB interlocutory attorneys (IAs) and judges (ATJs)
- Attorneys and judges may now recommend cases for possible inclusion in pilot; recommendations reviewed by planning team

Benefits

- Goals are to save time and resources of parties and the TTAB, and foster effective presentation of case
- Parties will be strongly encouraged to dispense with extraneous claims, defenses, objections; to enter into stipulations on exhibits, agreed-upon facts, presentation of evidence; trial plan subject to Board approval

Steps

- Pilot planning team receives recommendation
- Assesses bases for recommendation and likelihood inclusion would be successful
- Assignment order issues (after close of discovery); parties discuss dates for orientation conference with IA and ATJ
- IA and ATJ explain parties' joint drafting of proposed FPC order and preparing for FPC

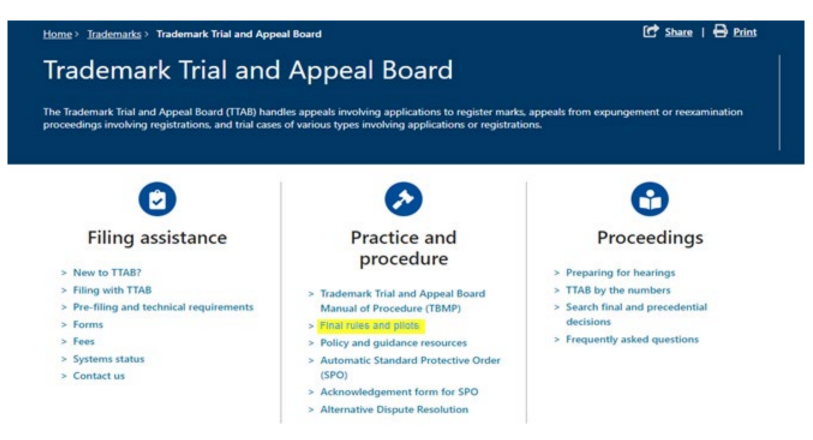
Steps, continued

- Parties exchange lists of witnesses, copies of anticipated trial exhibits, discuss trial plan
- Parties file proposed FPC order
- Board reviews and schedules FPC
- ATJ will lead discussion of edits, amendments for FPC order
- Once order is finalized, Board issues it and it governs trial



Input needed

• Provide feedback via <u>TTABFeedback@uspto.gov</u>





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Pilots

- <u>Final Pretrial Conference Pilot</u>
 - Model Format for Final Pretrial Conference Order
- Expedited cancellation program concluded
 - <u>Comments</u>



Input needed

• Provide feedback via <u>TTABFeedback@uspto.gov</u>

Final Pretrial Conference Pilot

The United States Patent and Trademark Office (USPTO), Trademark Trial and Appeal Board (TTAB) has begun a pilot program for holding Final Pretrial Conferences in certain *inter partes* (trial) cases to better manage and streamline opposition and cancellation proceedings that proceed to trial. The goal of the pilot is to save time and resources of parties and the TTAB, and to foster the effective and efficient presentation of evidence.

Expand all Collapse all

> Background	
> How the Pilot Works	
> Timing and Duration	
> Final Pretrial Conference Order (Template)	
> Request for Input	
> Stakeholder Comments	
Helpful 3 I Not Helpful 0	💽 Share 🔒 Print



