

**SUMMARY OF FINAL DECISIONS ISSUED BY THE TRADEMARK TRIAL AND APPEAL BOARD
March 8-12, 1999**

Date Issued	Type of Case(1)	Proceeding or Appn. No.	Party or Parties	TTAB Panel(2)	Issue	TTAB Decision	Opposer's or Petitioner's Mark and Goods or Services	Applicant's or Respondent's Mark and Goods or Services	Mark and Goods Cited by Examining Attorney	Examining Attorney	Citable as Precedent of TTAB
3-8	EX	75/152,673	Patricia A. Towers	Simms Walters Chapman*	2(d)	Refusal Affirmed		mark consisting of: the words "LIFE LINE" (in highly stylized lettering), the words "CLOTHES FOR LIVING," and a stylized globe design [a variety of clothing items]	"LIFELINE" (in stylized lettering) [leather shoes]	Saito	No
3-9	EX	75/067,615	Globe Amerada Glass Co.	Simms Hanak(D--as to 2(d) refusal) Quinn*	2(d); 2(e)(2)	Refusal Affirmed (on both grounds)		"AUTO GLASS OF AMERICA" [installation of automobile and truck glass]	"U.S. AUTO GLASS" (and design) [glass replacement and repair services]	Kline	No
3-9	CANC	25,414	Theodore E. Charles v. Guardian Life Insurance Co. of America	Hanak Quinn Wendel*	2(d)	Petition to Cancel Denied	"INVESTORS" [newsletters directed to brokers]; "INVESTOR'S MARKETING," and "INVESTOR'S CAPITAL" [sale of stocks, bonds, insurance, and annuities]	"INVESTOR" (in stylized form) [underwriting and administering an annuity insurance plan]			No
3-9	OPP	93,894	Signature Brands, Inc. v. Robert Lehrer Associates	Seeherman* Quinn Hohein	2(d); whether applicant had bona fide intent to use its mark as of the filing date of the application	Opposition Sustained (but only on the 2(d) ground for opposition)	"MR. COFFEE" [coffee brewers, coffee filters, cleaning compositions for coffee brewing apparatus, etc.]	"MR. FILTER" [adsorbent filters for preparing hot or cold beverages with reduced contaminants]			No

- (1) EX=Ex Parte Appeal; OPP=Opposition; CANC=Cancellation; CU=Concurrent Use; (SJ)=Summary Judgment; (MD)=Motion to Dismiss; (MR)=Motion to Reopen; (R)=Request for Reconsideration
(2) *=Opinion Writer; (D)=Dissenting Panel Member

SUMMARY OF FINAL DECISIONS ISSUED BY THE TRADEMARK TRIAL AND APPEAL BOARD
March 8-12, 1999 (continued)

Date Issued	Type of Case(1)	Proceeding or Appn. No.	Party or Parties	TTAB Panel(2)	Issue	TTAB Decision	Opposer's or Petitioner's Mark and Goods or Services	Applicant's or Respondent's Mark and Goods or Services	Mark and Goods Cited by Examining Attorney	Examining Attorney	Citable as Precedent of TTAB
3-9	EX	74/668,052	Reese Brothers, Inc.	Seeherman Hanak Chapman*	whether applicant's mark as shown in its proposed amended drawing (submitted in order to conform to its specimens of use) is a material alteration of the mark shown in the drawing originally submitted with the application [Trademark Rule 2.72(a)]	Refusal Affirmed		"KETTLE CLUB" [fundraising for charitable purposes]; <i>applicant sought to change its drawing to show the mark as "THE RED KETTLE CLUB"</i>		K. Wells	No

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