

ESTTA Tracking number: **ESTTA625631**

Filing date: **09/05/2014**

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

Proceeding	91203541
Party	Plaintiff Andre D. Rossouw
Correspondence Address	ANDRE ROSSOUW 7535 WHITSETT AVE APT 2 NORTH HOLLYWOOD, CA 91605 3054 UNITED STATES admin@gogabox.com
Submission	Other Motions/Papers
Filer's Name	Andre Rossouw
Filer's e-mail	admin@gogabox.com, andreross2000@yahoo.com
Signature	/9047/
Date	09/05/2014
Attachments	Motion to suspend proceedings TTAB-signed.pdf(598040 bytes) Complaint.pdf(1014156 bytes)

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

In the matter of OPPOSITION No: 91203541

Andre Rossouw (Pro Se)

v.

Google Incorporated

MOTION W/O CONSENT TO SUSPEND PROCEEDINGS
DUE TO CIVIL PROCEEDING PENDING

1. Opposer Andre Rossouw (individual) holder of Registered mark “Googabox” that holds Registration no. 3541298, hereby in accordance with rule § 2.117 requesting the BOARD to SUSPEND proceedings due to Civil Action pending in Federal Court.
2. That the proceedings pending with the BOARD is much the same as pending now before the District Court with an addition of charges and demands not applicable in Board proceedings.
3. This suspension requested due to pending Civil action, CASE NO. 14-3995 IN THE NORTHERN DISTRICT OF CALIFORNIA AT SAN JOSE.
4. That this action became necessary after exhaustive attempts with defendant to reach a solution that would benefit the interest of both parties failed.
5. That a Civil proceeding became necessary in an effort to protect ALL of plaintiff's interests in this matter INCLUDING ongoing monetarily loss heightened by defendant's ongoing engagement in UNFAIR BUSINESS PRACTICES. (1)

6. That the complaint pending in Civil Court is attached hereto.

7. That opposer will notify the Board within 20 days of the outcome of the Civil proceeding.

Accordingly, plaintiff prays the Board to grant this Motion until further notice.

So entered this 5th day of 2014



Andre Rossouw (Opposer) (Pro Se)

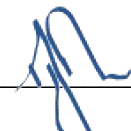
PROOF OF SERVICE

The following to be proof that defendant was notified of this Motion in full.

1. That a copy of this Motion has been forwarded to defendant via counsel for defendant Eric J Ball at Fenwick & West.
2. That a copy of this Motion has been served to defendant's counsel via ELECTRONIC means as mutually agreed upon by both parties as the means of service.
3. That I am the opposer and plaintiff in this proceeding.
4. That I am over the age of eighteen and that a copy of this Motion was served upon the defendant by me personally via electronic means at address:

Eball@fenwick.com

So delivered this 5th day of 2014



Plaintiff (Pro Se)

Andre Rossouw
1813 Cloverleaf Dr.
Nashville, TN
37216

E-filing

Andre Rossouw (Pro Se) (PLAINTIFF)
1813 Cloverleaf Dr.
Nashville, TN 37216
615-710-5834 (andreross2000@yahoo.com)

Google Inc. (DEFENDANT)
1600 Amphitheater Pkwy,
Mountain View, CA 94043
(trademarks@google.com)

Eric J. Ball esq. (DEFENDANT)
c/o Fenwick & West
801 California Street
Mountain View, CA 94041
650-335-7635 (eball@fenwick.com)

ADR FILED

SEP - 3 2014

RICHARD W. WIEKING
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

DISTRICT COURT OF THE STATE OF CALIFORNIA
IN THE COUNTY OF SANTA CLARA

KAW

CV 14 . 03995

Andre Rossouw)	CASE NO
Plaintiff,)	
)	TRADEMARK INFRINGEMENT;
)	TRADEMARK HIJACKING; INTENTIONAL
)	INTERFERENCE FOR ECONOMIC ADVANTAGE;
VS)	NEGLIGENT INTERFERENCE OF ECONOMIC
)	ADVANTAGE; CALIFORNIA STATUTORY UNFAIR
)	COMPETITION; COMMON LAW UNFAIR
Google Inc.)	COMPETITION; CALIFORNIA STATUTORY FALSE
Eric J. Ball)	ADVERTISING; EXTORTION; CRIMINAL
Fenwick & West))	THREATS TO ASSIST IN A CIVIL
)	PROCEEDING; SECURITY LAWS VIOLATIONS;
Defendants)	DEVIUS ACTS FOR A FAVORABLE
)	OUTCOME.
)	[JURY TRIAL DEMANDED]

Plaintiff alleges that:

1. Pursuant to 28 U.S.C. § 1332 Jurisdiction in this case is based on **diversity of citizenship** of the parties.

(a) Plaintiff is a citizen of the state of TENNESSEE.

Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.