

Table of Contents

| | |
|---|---------------|
| CHAPTER 1. THE TRADEMARK TRIAL AND APPEAL BOARD AND ITS PROFESSIONAL STAFF | 1 |
| § 1:1 Statutory authority | |
| § 1:2 Members of the TTAB | |
| § 1:3 —Appointment and selection of administrative trademark judges | |
| § 1:4 —Duties of TTAB members | |
| § 1:5 — —Final decisions | |
| § 1:6 — —Decisions on potentially dispositive motions | |
| § 1:7 — — —Motions to dismiss | |
| § 1:8 — — —Summary judgment motions | |
| § 1:9 — —Decision-writing credit | |
| § 1:10 Interlocutory Attorney Examiners | |
| § 1:11 —Selection | |
| § 1:12 —Duties | |
| § 1:13 — —Decisions on nondispositive motions | |
| § 1:14 — —Draft opinions on potentially dispositive motions | |
| § 1:15 Types of proceedings | |
| § 1:16 —Ex parte appeals | |
| § 1:17 —Oppositions | |
| § 1:18 —Cancellations | |
| § 1:19 —Concurrent use proceedings | |
| § 1:20 —Interferences | |
| § 1:21 Case management | |
| § 1:22 —Prejudgment actions | |
| § 1:23 — —Withdrawal of refusal; withdrawal of appeal | |
| § 1:24 — —Settlement of inter partes proceedings | |
| § 1:25 —Minimizing delays | |
| § 1:26 — —Motion response delays | |
| § 1:27 — —Delays caused by the filing of reply briefs | |
| § 1:28 Assignment of cases for opinions and rulings—Interlocutory Attorney Examiners | |
| § 1:29 —The Board | |
| § 1:30 Case proceedings | |
| § 1:31 —Oral hearings | |
| § 1:32 —Reviewing the record | |
| § 1:33 —Reaching a consensus | |
| § 1:34 —Issuing a decision | |
| § 1:35 —Publishing a decision | |
| CHAPTER 2. EX PARTE APPEALS..... | 21 |
| I. TEXT | |
| § 2:1 Overview and new expungement and reexamination proceedings | |
| § 2:2 Appealable matters—Final refusal of trademark examiner | |
| § 2:3 — —Prohibition against issue splitting | |
| § 2:4 — —Premature designation of refusal as final | |
| § 2:5 Final requirement of trademark examiner | |

- § 2:6 Nonappealable matters that may be the subject of a petition to the commissioner—Procedural issues and informalities
- § 2:7 —Nonfinal refusal or requirement
- § 2:8 —Common issues that are petitionable but not appealable
- § 2:9 Appeal procedure—Time for appeal
- § 2:10 —Requesting reconsideration with or without appeal
- § 2:11 — —With notice of appeal
- § 2:12 — —Without notice of appeal
- § 2:13 —Notice of appeal
- § 2:14 —Statutory fees
- § 2:15 —Refusals of registration directed to fewer than all classes of goods or services
- § 2:16 —Appeal brief—Time for filing brief and extensions of time
- § 2:17 — —Form
- § 2:18 — —Content
- § 2:19 — —Effect of failure to file
- § 2:20 —Examiner’s responsive brief—Time for filing
- § 2:21 — —Form
- § 2:22 — —Content
- § 2:23 —Reply brief—Time for filing
- § 2:24 — —Form
- § 2:25 — —Content
- § 2:26 —Oral hearings
- § 2:27 — —Timing of request
- § 2:28 — —Applicant’s oral argument
- § 2:29 — —Examiner’s oral argument
- § 2:30 — —The board at oral hearing
- § 2:31 — —Necessity or desirability
- § 2:32 The evidentiary record on appeal—When evidence may be submitted
- § 2:33 — —Introducing evidence before appeal is filed
- § 2:34 — —Introducing evidence after appeal is filed—Requesting suspension of appeal and remand of application
- § 2:35 — — —Introducing new evidence after appeal without requesting remand
- § 2:36 —What evidence should be submitted
- § 2:37 —Prior registrations
- § 2:38 —Generally accepted references
- § 2:39 —Newspapers, magazines, and other publications
- § 2:40 —Declarations and affidavits
- § 2:41 —Consents to use and registration
- § 2:42 Board remand of application to examiner—Proposed amendment
- § 2:43 —Sua sponte remands
- § 2:44 —Examiner’s request for remand
- § 2:45 The board decision
- § 2:46 Requests for reconsideration of board decisions—Timing and circumstances constituting sufficient cause
- § 2:47 —Requests for reconsideration by examiner
- § 2:48 —Advisability of request for reconsideration
- § 2:49 Amendments to application after TTAB’s decision—Entering a disclaimer
- § 2:50 —Amendment of application after board decision
- § 2:51 Review of the board’s decision
- § 2:52 —Appealing to the U.S. court of appeals for the federal circuit
- § 2:53 — —Appealable matters

TABLE OF CONTENTS

| | |
|---------|--|
| § 2:54 | — — Parties |
| § 2:55 | — Filing civil action in U.S. district court—Requirements |
| § 2:56 | — — Comparison with appeal to the federal circuit |
| § 2:57 | — — Subject matter |
| § 2:58 | — — Parties |
| § 2:59 | — Strategic considerations in determining when board decision should be reviewed |
| § 2:60 | Substantive issues on appeal |
| § 2:61 | — Likelihood of confusion—Examination issues |
| § 2:62 | — — Pre-appeal considerations |
| § 2:63 | — — Factors in the Board’s decision |
| § 2:64 | — — Analytical principles applied by the board |
| § 2:65 | — — — Strength or weakness of the marks |
| § 2:66 | — — — Comparison of component parts of marks |
| § 2:67 | — — — Comparison of foreign words with English equivalents |
| § 2:68 | — — Goods and services |
| § 2:69 | — — Channels of trade, classes of customers, and degree of care exercised by purchasers |
| § 2:70 | — — Length of time during and conditions under which there has been concurrent use without evidence of actual confusion |
| § 2:71 | — — “Any other established fact probative of the effect of use” |
| § 2:72 | — — Checklist for an appeal |
| § 2:73 | — Descriptive, deceptively misdescriptive, and deceptive marks |
| § 2:74 | — — Descriptive marks |
| § 2:75 | — — — Merely descriptive marks |
| § 2:76 | — — — Not merely descriptive marks |
| § 2:77 | — — Deceptively misdescriptive and deceptive marks |
| § 2:78 | — Genericness |
| § 2:79 | — — Federal circuit test |
| § 2:80 | — — Board test |
| § 2:81 | — — Generic term combined with an Internet domain name suffix, such as “.com.” |
| § 2:82 | — — Designations found to be generic by federal circuit or board |
| § 2:83 | — — Designations found not to be generic by federal circuit or board |
| § 2:84 | — Geographic designations |
| § 2:85 | — — Primary geographic significance |
| § 2:86 | — — Goods/place association |
| § 2:87 | — Surnames |
| § 2:88 | — Acquired distinctiveness |
| § 2:89 | — — Surname/geographical designations |
| § 2:90 | — — Descriptive/misdescriptive designations |
| § 2:91 | — — Intent to use applications |
| § 2:92 | — — Section 44 applications |
| § 2:93 | — — Alternative Section 2(f) claim |
| § 2:94 | — Section 2(a) of the Trademark Act—Immoral or scandalous marks and disparaging marks under Section 2(a) and the First Amendment |
| § 2:95 | — — False suggestion of a connection under Section 2(a) |
| § 2:96 | — Functionality |
| § 2:97 | — — De facto vs. de jure |
| § 2:98 | — — Distinctiveness |
| § 2:99 | — Other grounds |
| § 2:100 | — — Use as a mark |

- § 2:101 — —Trade name use
- § 2:102 — —Flag or coat of arms or other insignia of the United States, or of any state or municipality, or of any foreign nation
- § 2:103 — —Mark identifies name of particular living individual
- § 2:104 — —Registrable service
- § 2:105 — —Goods in trade
- § 2:106 — —Specimens
- § 2:107 — —Requirement to supply information about goods
- § 2:108 — —Applicability of bars to registration under Section 2 of the Trademark Act to Section 44 Applicants
- § 2:109 — —Res judicata and collateral estoppel
- § 2:110 — —Requirement for definite description of goods and/or services
- § 2:111 — —Request for verification of application
- § 2:112 — —Lawful use
- § 2:113 — —Phantom marks
- § 2:114 — —Description of the mark
- § 2:115 — —Drawing of the mark—Color claim

II. FORMS

- § 2:116 Notice of appeal to Trademark Trial and Appeal Board
- § 2:117 Request for oral hearing before Trademark Trial and Appeal Board
- § 2:118 Notice of appeal to U.S. Court of Appeals for the Federal Circuit
- § 2:119 Sample request for suspension and remand of application
- § 2:120 Sample request for extension of time to file appeal brief
- § 2:121 Sample request to file brief in excess of page limit
- § 2:122 Sample consent to use and registration

CHAPTER 3. OPPOSITION AND CANCELLATION PROCEEDINGS INCLUDING INTER PARTES EXPUNGEMENT CANCELLATION PROCEEDINGS ...

141

I. TEXT

- § 3:1 Overview—Statutory basis—Oppositions
- § 3:2 — —Cancellation of marks in the principal register
- § 3:3 — —Cancellation of marks in the supplemental register
- § 3:4 —Nature of oppositions and cancellations
- § 3:5 —Oppositions and cancellations compared
- § 3:6 — —Denomination of parties
- § 3:7 — —Filing fees and deadlines
- § 3:8 — — —Oppositions
- § 3:9 — — —Cancellations
- § 3:10 — — —Counterclaims
- § 3:11 —Oppositions and cancellations—Requirement for U.S. licensed attorney for foreign trademark applicants and registrants
- § 3:12 —Federal Rules of Civil Procedure
- § 3:13 —Trademark rules of practice
- § 3:14 —Motions
- § 3:15 — —In general
- § 3:16 — —Briefs in support of motion
- § 3:17 — —Responsive briefs

TABLE OF CONTENTS

| | |
|--------|--|
| § 3:18 | — —Reply briefs |
| § 3:19 | — —Page limitations on briefs |
| § 3:20 | — —Oral hearings on motions |
| § 3:21 | —Service of papers |
| § 3:22 | — —On whom should papers be served? |
| § 3:23 | — —How is service made? |
| § 3:24 | — —What is the date of service? |
| § 3:25 | —Motions to extend/reopen |
| § 3:26 | —Suspension of proceedings |
| § 3:27 | — —Pending civil action |
| § 3:28 | — —Other pending cases before the board |
| § 3:29 | — —Settlement negotiations |
| § 3:30 | — —Bankruptcy proceedings |
| § 3:31 | — —Withdrawal of attorney |
| § 3:32 | — —Potentially dispositive motion |
| § 3:33 | Timing of oppositions—When oppositions must be filed |
| § 3:34 | —Extensions of time to file oppositions |
| § 3:35 | Timing of cancellations |
| § 3:36 | —Registrations less than five years old |
| § 3:37 | —Registrations more than five years old |
| § 3:38 | Opposition and cancellation procedures |
| § 3:39 | —Pleadings |
| § 3:40 | — —Complaint |
| § 3:41 | — — —Service of complaint |
| § 3:42 | — — —Standing |
| § 3:43 | — — —Grounds |
| § 3:44 | — —Answer |
| § 3:45 | — —Failure to answer |
| § 3:46 | — —Motions in lieu of answer |
| § 3:47 | — — —Motion to dismiss |
| § 3:48 | — — —Motion for judgment on the pleadings |
| § 3:49 | — — —Motion for a more definite statement |
| § 3:50 | — — —Motion to strike |
| § 3:51 | — —Motion to consolidate |
| § 3:52 | — —Affirmative defenses |
| § 3:53 | — — —Laches and acquiescence—Opposition |
| § 3:54 | — — —Cancellations |
| § 3:55 | — — —Res judicata and collateral estoppel |
| § 3:56 | — — —Unclean hands |
| § 3:57 | — — —Prior registration defense |
| § 3:58 | — —Counterclaims |
| § 3:59 | — — —Limited to cancellation of plaintiff's registration(s) |
| § 3:60 | — — —Nature of counterclaims |
| § 3:61 | — — —Compulsory counterclaim rule |
| § 3:62 | — —Answer to counterclaims |
| § 3:63 | — —No additional pleadings |
| § 3:64 | —Amendment of pleadings |
| § 3:65 | —Amendments to conform to the evidence |
| § 3:66 | Motion to modify description of goods in defendant's application |
| § 3:67 | Opposition and cancellation procedures—Issuance of trial order |
| § 3:68 | —Discovery conference |

- § 3:69 —Initial disclosures
- § 3:70 —Expert disclosures
- § 3:71 —Standard protective order
- § 3:72 —Discovery—Scope of discovery
- § 3:73 — —Timing of discovery—Opening of discovery
- § 3:74 — — —Close of discovery
- § 3:75 — —Extensions of time to take discovery
- § 3:76 —Specific discovery devices
- § 3:77 — —Interrogatories
- § 3:78 — — —Limitations on number of interrogatories
- § 3:79 — — —Objections to discovery based on excessive number
- § 3:80 — — —Motion for leave to serve additional interrogatories
- § 3:81 — — —Responses to interrogatories
- § 3:82 — —Requests for production of documents and things
- § 3:83 — —Requests for admission
- § 3:84 — —Discovery depositions
- § 3:85 — — —Oral depositions
- § 3:86 — — —Oral deposition of nonparties
- § 3:87 — — —Deposition of parties outside the United States
- § 3:88 — — —Deposition on written questions
- § 3:89 — —Use of fruits of discovery
- § 3:90 — —Discovery motions—Motions to compel
- § 3:91 — — —Motion for protective order
- § 3:92 — — —Motion to quash notice of deposition
- § 3:93 — —Sanctions for failure to provide discovery
- § 3:94 —Loss or spoliation of electronically stored information (ESI)—
Fabrication of evidence
- § 3:95 —Specific discovery devices—Filing of discovery papers
- § 3:96 — —Strategic considerations related to discovery—Early discovery
- § 3:97 — — —Propounding discovery requests
- § 3:98 — — —Interrogatories
- § 3:99 — — —Discovery depositions
- § 3:100 — — —Responding to discovery requests
- § 3:101 — — —Motions to compel
- § 3:102 —Summary judgment
- § 3:103 — —Timing
- § 3:104 — —Advantages and disadvantages
- § 3:105 — —Supporting the motion for summary judgment
- § 3:106 — —Responding to a summary judgment motion—Timing
- § 3:107 — — —Material in support of a response
- § 3:108 — — —Requesting that discovery be had prior to responding to the
motion
- § 3:109 — —Suspension of proceedings pending disposition of motion
- § 3:110 —Accelerated Case Resolution (ACR)
- § 3:111 —Trademark Modernization Act establishes new basis for cancellation
- § 3:112 —Testimony periods
- § 3:113 — —Nature of testimony periods
- § 3:114 — —Matters automatically of record
- § 3:115 — —Matters not automatically of record
- § 3:116 — — —Exhibits attached to pleadings
- § 3:117 — — —Exhibits to briefs
- § 3:118 — — —Exhibits to oral hearings

TABLE OF CONTENTS

| | | |
|---------|-------|---|
| § 3:119 | — — — | Discovery responses |
| § 3:120 | — — — | Materials attached to summary judgment motion |
| § 3:121 | — — — | Plaintiff's testimony period |
| § 3:122 | — — — | Discovery and testimony depositions distinguished |
| § 3:123 | — — — | Declarations, Affidavits, Oral testimony depositions and notice thereof |
| § 3:124 | — — — | Unreasonable or inadequate notice of oral deposition |
| § 3:125 | — — — | Untimeliness of notice of oral deposition |
| § 3:126 | — — — | Oral examination of a witness |
| § 3:127 | — — — | Oral cross-examination of a witness |
| § 3:128 | — — — | Objections to testimony during oral depositions |
| § 3:129 | — — — | Refusing to answer questions during oral depositions |
| § 3:130 | — — — | Deponent signature and errors in transcript of oral depositions |
| § 3:131 | — — — | Certification and filing of testimony of oral deposition |
| § 3:132 | — — — | Service of transcript of oral deposition |
| § 3:133 | — — — | Confidential information in oral deposition |
| § 3:134 | — — — | Testimony on written questions: Generally |
| § 3:135 | — — — | Service of written questions |
| § 3:136 | — — — | Difficulties with written questions |
| § 3:137 | — — — | Transforming a deposition on written questions into an oral deposition |
| § 3:138 | — — — | Written deposition proceedings and formalities |
| § 3:139 | — — — | Deponent outside the United States |
| § 3:140 | — — — | Introducing other evidence—Notice of reliance procedure |
| § 3:141 | — — — | Reliance on adversary's responses to interrogatories |
| § 3:142 | — — — | Reliance on adversary's responses to requests for admission |
| § 3:143 | — — — | Reliance on adversary's discovery deposition |
| § 3:144 | — — — | Reliance on pleaded registrations |
| § 3:145 | — — — | Reliance on printed publications and official records, generally |
| § 3:146 | — — — | Reliance on printed publications |
| § 3:147 | — — — | Reliance on official records |
| § 3:148 | — — — | Defendant's testimony period |
| § 3:149 | — — — | Motion for involuntary dismissal |
| § 3:150 | — — — | Deciding the motion for involuntary dismissal |
| § 3:151 | — — — | Failure to receive defendant's answer |
| § 3:152 | — — — | Failure to receive trial order |
| § 3:153 | — — — | Effect of the grant of a motion for involuntary dismissal |
| § 3:154 | — — — | Effect of denial of a motion for involuntary dismissal |
| § 3:155 | — — — | Motion for involuntary dismissal for failure to show a right to relief |
| § 3:156 | — — — | A party's reliance on its own responses to discovery |
| § 3:157 | — — — | Rebuttal testimony period |
| § 3:158 | — — — | Briefs—Procedure and scheduling |
| § 3:159 | — — — | Plaintiff's brief |
| § 3:160 | — — — | Defendant's brief |
| § 3:161 | — — — | Plaintiff's reply brief |
| § 3:162 | — — — | Oral hearings |
| § 3:163 | — — — | Remand of application involved in inter partes proceeding |
| § 3:164 | — — — | Amendment of application/registration during proceeding |
| § 3:165 | — — — | Withdrawal of opposition or cancellation by plaintiff |
| § 3:166 | — — — | Withdrawal of application/registration by defendant |
| § 3:167 | — — — | The TTAB decision |

- § 3:168 Requests for reconsideration of the TTAB decision
- § 3:169 Preclusive effect of TTAB decision in subsequent trademark infringement action
- § 3:170 Review of TTAB decision—Overview of appeal procedures
- § 3:171 —What is appealable?
- § 3:172 —Appeal to U.S. court of appeals for the federal circuit
- § 3:173 —Appeal to U.S. district court
- § 3:174 —Strategic considerations in determining where decisions should be reviewed
- § 3:175 Proving one’s case in opposition or cancellation proceedings—Burden of proof
- § 3:176 —Proving prior use of mark/name—Trademark or analogous use
- § 3:177 — —Intrastate commerce
- § 3:178 — —Trade name use
- § 3:179 —Proving prior use of mark/name—Pan American Convention
- § 3:180 —Likelihood of confusion—Priority
- § 3:181 — —Limitation of the scope of the goods
- § 3:182 — —Use of other identifying information with display of mark
- § 3:183 — —Factors considered in the Board’s decision
- § 3:184 —Dilution
- § 3:185 Intent-to-use issues—Bona fide intent to use
- § 3:186 —Conditional judgment
- § 3:187 Bona fide use of mark in commerce
- § 3:188 Fraud on the PTO
- § 3:189 Functionality
- § 3:190 Partial opposition or cancellation “restriction” proceedings
- § 3:191 Substantive issues in inter partes cases—Other grounds
- § 3:192 — —Ownership
- § 3:193 — —No valid application filing basis
- § 3:194 — —Section 2(a)
- § 3:195 — —Misrepresentation of source—Section 14(3)
- § 3:196 — —Abandonment
- § 3:197 — —Acquired distinctiveness
- § 3:198 — —Genericness
- § 3:199 — —Whether use of a term constitutes use as a mark
- § 3:200 — —Surname
- § 3:201 — —Merely descriptive marks
- § 3:202 — —Mark identifies name of particular living individual
- § 3:203 — —Mark is primarily geographically descriptive or primarily geographically deceptively misdescriptive

II. FORMS

- § 3:204 Sample motion for suspension of opposition/cancellation proceeding pending disposition of settlement negotiations
- § 3:205 Sample notice of opposition
- § 3:206 Sample answer and counterclaim in response to opposition
- § 3:207 Applicant’s counterclaim for cancellation of opposer’s pleaded registration
- § 3:208 Sample notice of reliance pursuant to Rule 2.122(d)(2)
- § 3:209 Sample notice of reliance pursuant to Rule 2.122(e)
- § 3:210 Sample motion to amend pleadings
- § 3:211 Sample notice of discovery deposition

- § 3:212 Sample notice of testimony deposition
- § 3:213 Standard protective order

CHAPTER 4. CONCURRENT USE PROCEEDINGS.. 353

I. TEXT

- § 4:1 Nature of concurrent use proceedings
- § 4:2 —When is a concurrent use application appropriate?
- § 4:3 —Jurisdictional requirements
- § 4:4 —The concurrent use application—Contents
- § 4:5 — —Examination
- § 4:6 —Likelihood of confusion and concurrent use
- § 4:7 —Concurrent use applications and the supplemental register
- § 4:8 —Concurrent use applications and intent to use
- § 4:9 —Amendment of unrestricted application to concurrent use application
- § 4:10 — —Previously registered mark
- § 4:11 — —Previously filed application
- § 4:12 The concurrent use proceeding
- § 4:13 —Notice of concurrent use proceeding
- § 4:14 —Answer to notice of concurrent use proceeding
- § 4:15 — —Named user is owner of a registration or application
- § 4:16 — —Named user is not owner of a registration or application
- § 4:17 —Burden of proof
- § 4:18 —Procedure vis-à-vis opposition and cancellation proceedings
- § 4:19 —Trial order
- § 4:20 — —Discovery
- § 4:21 — —Trial—Testimony periods
- § 4:22 — — —Defaulted users
- § 4:23 — — —Taking testimony and introducing evidence
- § 4:24 — —Briefs—Briefing schedule
- § 4:25 — — —Form and substance of briefs
- § 4:26 — —Oral hearings
- § 4:27 — —The trademark trial and appeal board decision
- § 4:28 — —Request for reconsideration of the board’s decision
- § 4:29 — —Review of the board’s decision
- § 4:30 Determining concurrent use rights—Contested proceedings
- § 4:31 — —Extent of concurrent use rights
- § 4:32 — —Demonstrating no likelihood of confusion
- § 4:33 Settlement agreements
- § 4:34 Conversion of opposition proceedings into concurrent use proceedings
- § 4:35 Concurrent use applications and intent to use
- § 4:36 Concurrent use registrations based on court decree
- § 4:37 Nongeographic restrictions in concurrent use applications

II. FORMS

- § 4:38 Concurrent use application
- § 4:39 Sample amendment of unrestricted application to concurrent use application
- § 4:40 Sample TTAB institution of concurrent use proceeding and notice to registrant named as exception to applicant’s exclusive right to use mark

| | | |
|--------|---|--|
| § 4:41 | Sample TTAB institution of concurrent use proceeding and notice to concurrent use applicant | |
| § 4:42 | Sample answer to notice of concurrent use proceedings | |
| § 4:43 | Sample trial order | |
| § 4:44 | Sample motion to delete a named concurrent user | |
| § 4:45 | Sample settlement agreement—Concurrent use proceeding | |

CHAPTER 5. INTERFERENCES..... 387

| | | |
|--------|---|--|
| § 5:1 | Statutory authority | |
| § 5:2 | Extraordinary nature of the interference proceeding | |
| § 5:3 | —Opposition and cancellation proceedings | |
| § 5:4 | —Interference in lieu of opposition or cancellation | |
| § 5:5 | Interference procedures—Filing the petition to declare interference | |
| § 5:6 | —Declaring the interference | |
| § 5:7 | —Multiple-party interferences | |
| § 5:8 | —Instituting the interference | |
| § 5:9 | —Issues in interference | |
| § 5:10 | — —Burden of proof | |
| § 5:11 | — —How the interference is conducted | |
| § 5:12 | The TTAB decision; reconsideration and review | |

APPENDICES

| | | |
|--------------|---|------|
| Appendix 1. | General Information | 395 |
| Appendix 2. | Extensions of Time to Oppose | 483 |
| Appendix 3. | Pleadings | 527 |
| Appendix 4. | Discovery | 675 |
| Appendix 5. | Stipulations and Motions | 855 |
| Appendix 6. | Withdrawal; Settlement | 1047 |
| Appendix 7. | Trial Procedure and Introduction of Evidence | 1073 |
| Appendix 8. | Briefs on Case, Oral Hearing, Final Decision | 1261 |
| Appendix 9. | Review of Decision of Board | 1287 |
| Appendix 10. | Interferences | 1327 |
| Appendix 11. | Concurrent Use Proceedings | 1335 |
| Appendix 12. | Ex Parte Appeals | 1381 |
| Appendix 13. | Ex Parte Appeals from Expungement and Reexamination of Registration Proceedings | 1485 |
| Appendix 14. | Appendix of Forms | |

TABLE OF CONTENTS

| | |
|--------------------------------|------|
| | 1511 |
| Appendix 15. List of Cases | |
| | 1519 |
| Appendix 16. Index to Changes | |
| | 1535 |
| Appendix 17. List of Acronyms | |
| | 1553 |
| Table of Laws and Rules | |
| Index | |