To: Olejniczak, Casey(caseyotattoo@gmail.com)

Subject: U.S. Trademark Application Serial No. 97120481 - PRETTY STURDY

**Sent:** August 26, 2022 12:52:40 PM EDT

**Sent As:** tmng.notices@uspto.gov

#### **Attachments**

5332693 90138171

SNAG-0008 8-26-2022 12.31.17 PM.jpg

SNAG-0009 8-26-2022 12.31.23 PM.jpg

SNAG-0010 8-26-2022 12.31.28 PM.jpg

SNAG-0011 8-26-2022 12.31.34 PM.jpg

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SNAG-0016 8-26-2022 12.32.20 PM.jpg

SNAG-0017 8-26-2022 12.32.25 PM.jpg

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# United States Patent and Trademark Office (USPTO) Office Action (Official Letter) About Applicant's Trademark Application

# U.S. Application Serial No. 97120481

**Mark:** PRETTY STURDY

**Correspondence Address:** OLEJNICZAK, CASEY

3455 W 38TH AVE, APT 305

**DENVER CO 80211 UNITED STATES** 

**Applicant:** Olejniczak, Casey

Reference/Docket No. N/A

Correspondence Email Address: caseyotattoo@gmail.com

NONFINAL OFFICE ACTION

The USPTO must receive applicant's response to this letter within <u>six months</u> of the issue date below or the application will be <u>abandoned</u>. Respond using the Trademark Electronic Application System (TEAS). A link to the appropriate TEAS response form appears at the end of this Office action.

Issue date: August 26, 2022

#### INTRODUCTION

The referenced application has been reviewed by the assigned trademark examining attorney. Applicant must respond timely and completely to the issue(s) below. 15 U.S.C. §1062(b); 37 C.F.R. §\$2.62(a), 2.65(a); TMEP §§711, 718.03.

#### **SUMMARY OF ISSUES:**

- REFUSAL SECTION 2(d) LIKELIHOOD OF CONFUSION
- POTENTIAL REFUSAL PRIOR-FILED APPLICATION
- REQUIREMENT IDENTIFICATION OF GOODS

### REFUSAL - SECTION 2(d) - LIKELIHOOD OF CONFUSION

Registration of the applied-for mark is refused because of a likelihood of confusion with the mark(s) in the following U.S. Registration(s):

• Reg. No. 5332693 ("STURDY" in design plus word mark form for goods including "Protective work gloves")

Trademark Act Section 2(d), 15 U.S.C. §1052(d); see TMEP §§1207.01 et seq. See the attached registration(s).

Trademark Act Section 2(d) bars registration of an applied-for mark that so resembles a registered mark that it is likely a potential consumer would be confused, mistaken, or deceived as to the source of the goods and/or services of the applicant and registrant. See 15 U.S.C. §1052(d). A determination of likelihood of confusion under Section 2(d) is made on a case-by case basis and the factors set forth in In re E. I. du Pont de Nemours & Co., 476 F.2d 1357, 1361, 177 USPQ 563, 567 (C.C.P.A. 1973) aid in this determination. Citigroup Inc. v. Capital City Bank Grp., Inc., 637 F.3d 1344, 1349, 98 USPQ2d 1253, 1256 (Fed. Cir. 2011) (citing On-Line Careline, Inc. v. Am. Online, Inc., 229 F.3d 1080, 1085, 56 USPQ2d 1471, 1474 (Fed. Cir. 2000)). Not all the du Pont factors, however, are necessarily relevant or of equal weight, and any one of the factors may control in a given case, depending upon the evidence of record. Citigroup Inc. v. Capital City Bank Grp., Inc., 637 F.3d at 1355, 98 USPQ2d at 1260; In re Majestic Distilling Co., 315 F.3d 1311, 1315, 65 USPQ2d 1201, 1204 (Fed. Cir. 2003); see In re E. I. du Pont de Nemours & Co., 476 F.2d at 1361-62, 177 USPQ at 567.

In this case, the following factors are the most relevant: similarity of the marks, similarity and nature of the goods and/or services, and similarity of the trade channels of the goods and/or services. *See In re Viterra Inc.*, 671 F.3d 1358, 1361-62, 101 USPQ2d 1905, 1908 (Fed. Cir. 2012); *In re Dakin's Miniatures Inc.*, 59 USPQ2d 1593, 1595-96 (TTAB 1999); TMEP §§1207.01 *et seq*.

Comparison of the Marks

Applicant's applied-for mark is "PRETTY STURDY" in standard character form. The mark in the registration is indicated above.

Marks are compared in their entireties for similarities in appearance, sound, connotation, and commercial impression. *Stone Lion Capital Partners, LP v. Lion Capital LLP*, 746 F.3d 1317, 1321, 110 USPQ2d 1157, 1160 (Fed. Cir. 2014) (quoting *Palm Bay Imps., Inc. v. Veuve Clicquot Ponsardin Maison Fondee En 1772*, 396 F. 3d 1369, 1371, 73 USPQ2d 1689, 1691 (Fed. Cir. 2005)); TMEP §1207.01(b)-(b)(v). "Similarity in any one of these elements may be sufficient to find the marks confusingly similar." *In re Davia*, 110 USPQ2d 1810, 1812 (TTAB 2014) (citing *In re 1st USA Realty Prof'ls, Inc.*, 84 USPQ2d 1581, 1586 (TTAB 2007)); *In re White Swan Ltd.*, 8 USPQ2d 1534, 1535 (TTAB 1988)); TMEP §1207.01(b).

The registered mark contains design elements, however, when evaluating a composite mark consisting of words and a design, the word portion is normally accorded greater weight because it is likely to make a greater impression upon purchasers, be remembered by them, and be used by them to refer to or request the goods and/or services. *In re Aquitaine Wine USA, LLC*, 126 USPQ2d 1181, 1184 (TTAB 2018) (citing *In re Viterra Inc.*, 671 F.3d 1358, 1362, 101 USPQ2d 1905, 1908 (Fed. Cir. 2012)); TMEP §1207.01(c)(ii). Thus, although marks must be compared in their entireties, the word portion is often considered the dominant feature and is accorded greater weight in determining whether marks are confusingly similar, even where the word portion has been disclaimed. *In re Viterra Inc.*, 671 F.3d at 1366-67, 101 USPQ2d at 1911 (citing *Giant Food, Inc. v. Nation's Foodservice, Inc.*, 710 F.2d 1565, 1570-71, 218 USPQ2d 390, 395 (Fed. Cir. 1983)). As such, the word "STURDY" represents the dominant element of the registered mark.

For the word portions of the marks, applicant has simply added the word "PRETTY" to the beginning of the "STURDY" wording which appears in the registration. Adding a term to wording appearing in a registered mark generally does not obviate the similarity between the compared marks, as in the present case, nor does it overcome a likelihood of confusion under Section 2(d). See Coca-Cola Bottling Co. v. Jos. E. Seagram & Sons, Inc., 526 F.2d 556, 557, 188 USPQ 105, 106 (C.C.P.A. 1975) (holding BENGAL and BENGAL LANCER and design confusingly similar); In re Toshiba Med. Sys. Corp., 91 USPQ2d 1266, 1269 (TTAB 2009) (holding TITAN and VANTAGE TITAN confusingly similar); In re El Torito Rests., Inc., 9 USPQ2d 2002, 2004 (TTAB 1988) (holding MACHO and MACHO COMBOS confusingly similar); TMEP §1207.01(b)(iii). In the present case, the word portions of the marks are identical in part.

With respect to the stylization of the wording in the registered mark, the applied-for mark is in standard character form. A mark in typed or standard characters may be displayed in any lettering style; the rights reside in the wording or other literal element and not in any particular display or rendition. *See In re Viterra Inc.*, 671 F.3d 1358, 1363, 101 USPQ2d 1905, 1909 (Fed. Cir. 2012); *In re Mighty Leaf Tea*, 601 F.3d 1342, 1348, 94 USPQ2d 1257, 1260 (Fed. Cir. 2010); 37 C.F.R. §2.52(a); TMEP §1207.01(c)(iii). Thus, a mark presented in stylized characters and/or with a design element generally will not avoid likelihood of confusion with a mark in typed or standard characters because the word portion could be presented in the same manner of display. *See*, *e.g.*, *In re Viterra Inc.*, 671 F.3d at 1363, 101 USPQ2d at 1909; *Squirtco v. Tomy Corp.*, 697 F.2d 1038, 1041, 216 USPQ 937, 939 (Fed. Cir. 1983) (stating that "the argument concerning a difference in type style is not viable where one party asserts rights in no particular display"). As such, the "STURDY" wording from applicant's mark could be displayed in the exact same font and stylization as how the identical word appears in the registered mark and also alongside the same design elements.

Each of the marks shares the identical "STURDY" wording and uses this wording in connection with types of clothing items. Marks may be confusingly similar in appearance where similar terms appear in the compared marks and create a similar overall commercial impression. See Crocker Nat'l Bank v. Canadian Imperial Bank of Commerce, 228 USPQ 689, 690-91 (TTAB 1986), aff'd sub nom. Canadian Imperial Bank of Commerce v. Wells Fargo Bank, Nat'l Ass'n, 811 F.2d 1490, 1495, 1 USPQ2d 1813, 1817 (Fed. Cir. 1987) (holding COMMCASH and COMMUNICASH confusingly similar); In re Corning Glass Works, 229 USPQ 65, 66 (TTAB 1985) (holding CONFIRM and CONFIRMCELLS confusingly similar); In re Pellerin Milnor Corp., 221 USPQ 558, 560 (TTAB 1983) (holding MILTRON and MILLTRONICS confusingly similar); TMEP §1207.01(b)(ii)-(iii).

As such, viewed as a whole, applicant's mark is confusingly similar to the registered mark.

# Comparison of the Goods

Applicant's goods are identified as "clothing and apparrel for everyday use." The relevant goods from the registration are listed further above.

The goods and/or services of the parties need not be identical or even competitive to find a likelihood of confusion. *See On-line Careline Inc. v. Am. Online Inc.*, 229 F.3d 1080, 1086, 56 USPQ2d 1471, 1475 (Fed. Cir. 2000); *Recot, Inc. v. Becton*, 214 F.3d 1322, 1329, 54 USPQ2d 1894, 1898 (Fed. Cir. 2000) ("[E]ven if the goods in question are different from, and thus not related to, one another in kind, the same goods can be related in the mind of the consuming public as to the origin of the goods."); TMEP §1207.01(a)(i).

The respective goods and/or services need only be "related in some manner and/or if the circumstances surrounding their marketing are such that they could give rise to the mistaken belief that [the goods and/or services] emanate from the same source." *Coach Servs., Inc. v. Triumph Learning LLC*, 668 F.3d 1356, 1369, 101 USPQ2d 1713, 1722 (Fed. Cir. 2012) (quoting 7-Eleven Inc. v. Wechsler, 83 USPQ2d 1715, 1724 (TTAB 2007)); TMEP §1207.01(a)(i).

The attached Internet evidence consists of screenshots of products from the websites of *Carhartt*, *Duluth Trading Co.* and *Dickies*. Each of these companies manufactures both protective work gloves and types of clothing suitable for everyday use such as t-shirts. This evidence establishes that the same entity commonly manufactures, produces or provides the relevant goods and/or services and markets the goods under the same mark. Therefore, applicant's and registrant's goods and/or services are considered related for likelihood of confusion purposes. *See, e.g., In re Davey Prods. Pty Ltd.*, 92 USPQ2d 1198, 1202-04 (TTAB 2009); *In re Toshiba Med. Sys. Corp.*, 91 USPQ2d 1266, 1268-69, 1271-72 (TTAB 2009).

Although applicant's mark has been refused registration, applicant may respond to the refusal(s) by submitting evidence and arguments in support of registration. Applicant should note the following potential ground for refusal.

### POTENTIAL REFUSAL - PRIOR-FILED APPLICATION

The filing date of pending U.S. Application Serial No. 90138171 precedes applicant's filing date. See attached referenced application. If the mark in the referenced application registers, applicant's mark may be refused registration under Trademark Act Section 2(d) because of a likelihood of confusion between the two marks. See 15 U.S.C. §1052(d); 37 C.F.R. §2.83; TMEP §§1208 et seq. Therefore,

upon receipt of applicant's response to this Office action, action on this application may be suspended pending final disposition of the earlier-filed referenced application.

In response to this Office action, applicant may present arguments in support of registration by addressing the issue of the potential conflict between applicant's mark and the mark in the referenced application. Applicant's election not to submit arguments at this time in no way limits applicant's right to address this issue later if a refusal under Section 2(d) issues.

Upon receipt of applicant's response resolving the following requirement(s), action on this application will be suspended pending the disposition of U.S. Application Serial No(s). 90138171. 37 C.F.R. §2.83(c); TMEP §§716.02(c), 1208.02(c).

#### **REQUIREMENT - IDENTIFICATION OF GOODS**

The wording "apparrel" in the identification of goods appears to be misspelled and is thus indefinite; the spelling must be corrected or the wording further clarified. See 37 C.F.R. §2.32(a)(6); TMEP §1402.01(a). Applicant may substitute the following wording for the incorrect spelling, if accurate: "apparel." Additionally, the wording in the identification of goods is indefinite and must be clarified becausetypes of clothing and apparel must be indicated, for example, shirts or pants. See 37 C.F.R. §2.32(a)(6); TMEP §1402.01.

Please also note that the wording "clothing" and "apparel" generally could identify goods in more than one international class. See 37 C.F.R. §2.32(a)(6); TMEP §§1402.01, 1402.03. For example, clothing for protective purposes belongs in International Class 9 and medical clothing belongs in International Class 25. Standard, non-specialized clothing is properly classified in International Class 25 and due to the wording "for everyday use" appearing in the identification of goods, the suggested amendment below only provides options relating to that particular class. For assistance with identifying and classifying goods in trademark applications, please see the USPTO's online searchable U.S. Acceptable Identification of Goods and Services Manual. See TMEP §1402.04.

Applicant should note that any wording in **bold**, in *italics*, <u>underlined</u> and/or in ALL CAPS below offers guidance and/or shows the changes being proposed for the identification of goods and/or services. If there is wording in the applicant's version of the identification of goods and/or services which should be removed, it will be shown with a line through it such as this: <del>strikethrough</del>. When making its amendments, applicant should enter them in standard font, not in **bold**, in *italics*, <u>underlined</u> or in ALL CAPS.

Applicant may substitute the following wording, if accurate:

<u>Class 25</u>: Clothing and **apparel** for everyday use, **namely**, \_\_\_\_ {*indicate particular goods, e.g., shirts, pants*}

See TMEP §§1402.01, 1402.03.

An applicant may only amend an identification to clarify or limit the goods, but not to add to or broaden the scope of the goods. 37 C.F.R. §2.71(a); see TMEP §\$1402.06 et seq., 1402.07. Generally, any deleted goods may not later be reinserted. See TMEP §1402.07(e).

#### **CONCLUSION**

**Response guidelines**. For this application to proceed, applicant must explicitly address each refusal and/or requirement in this Office action. For a refusal, applicant may provide written arguments and evidence against the refusal, and may have other response options if specified above. For a requirement, applicant should set forth the changes or statements. Please see "Responding to Office Actions" and the informational video "Response to Office Action" for more information and tips on responding.

If applicant has questions regarding this Office action, please telephone or e-mail the assigned trademark examining attorney. All relevant e-mail communications will be placed in the official application record; however, an e-mail communication will not be accepted as a response to this Office action and will not extend the deadline for filing a proper response. *See* 37 C.F.R. §§2.62(c), 2.191; TMEP §§304.01-.02, 709.04-.05. Further, although the trademark examining attorney may provide additional explanation pertaining to the refusal(s) and/or requirement(s) in this Office action, the trademark examining attorney may not provide legal advice or statements about applicant's rights. *See* TMEP §§705.02, 709.06.

How to respond. Click to file a response to this nonfinal Office action.

/Stefan Oehrlein/ Trademark Examining Attorney Law Office 115 (571) 272-1308 stefan.oehrlein@uspto.gov

## RESPONSE GUIDANCE

- Missing the response deadline to this letter will cause the application to <u>abandon</u>. The response must be received by the USPTO before midnight **Eastern Time** of the last day of the response period. TEAS maintenance or <u>unforeseen circumstances</u> could affect an applicant's ability to timely respond.
- Responses signed by an unauthorized party are not accepted and can cause the application to abandon. If applicant does not have an attorney, the response must be signed by the individual applicant, all joint applicants, or someone with legal authority to bind a juristic applicant. If applicant has an attorney, the response must be signed by the attorney.
- If needed, **find contact information for the supervisor** of the office or unit listed in the signature block.

Print: Fri Aug 26 2022 87101349

## (3) DESIGN PLUS WORDS, LETTERS, AND/OR NUMBERS



# **Mark Punctuated** STURDY

#### **Translation**

## **Goods/Services**

IC 009. US 021 023 026 036 038.G & S: Hard hats; Protective gloves for industrial use; Protective gloves for industrial use; Protective industrial shoes; Protective work gloves; Protective work gloves; Clothing for protection against accidents; Clothing for protection against fire; Protective industrial shoes. FIRST USE: 20040913. FIRST USE IN COMMERCE: 20040913

# **Mark Drawing Code**

(3) DESIGN PLUS WORDS, LETTERS, AND/OR NUMBERS

### **Design Code**

031501 031519 031524 240907

#### **Serial Number**

87101349

#### **Filing Date**

20160712

## **Current Filing Basis**

1**A** 

# **Original Filing Basis**

1Α

## **Publication for Opposition Date**

20170829

## **Registration Number**

5332693

## **Date Registered**

20171114

## **Owner**

(REGISTRANT) Nautilus International (Cayman) Ltd. CORPORATION CAYMAN ISLANDS Seven Mile Beach P.O. Box 30739 Grand Cayman Island BR.VIRGIN ISLANDS

#### **Priority Date**

#### **Disclaimer Statement**

#### **Description of Mark**

Color is not claimed as a feature of the mark. The mark consists of a stylized eagle standing on a banner with

the term "STURDY" in the banner.

**Type of Mark** TRADEMARK

**Register** PRINCIPAL

**Live Dead Indicator** LIVE

**Attorney of Record** Frank J. Martinez,

Print: Fri Aug 26 2022 90138171

# (4) STANDARD CHARACTER MARK

# STURDY TEES

# **Mark Punctuated** STURDY TEES

**Translation** 

**Goods/Services** 

• IC 025. US 022 039.G & S: Boardshorts; Bodysuits; Capris; Coats; Coveralls; Dresses; Gloves; Headwear; Jeans; Leggings; Mittens; Overalls; Pants; Scarves; Shirts; Shorts; Skirts; Socks; Sweaters; Tshirts; Undergarments; Vests; Bottoms as clothing; Hoodies; Jackets; Rain wear; Sweat jackets; Sweat pants; Sweat shirts; Tank tops; Tops as clothing; Track suits

# **Mark Drawing Code**

(4) STANDARD CHARACTER MARK

**Design Code** 

**Serial Number** 

90138171

**Filing Date** 

20200826

**Current Filing Basis** 

1B

**Original Filing Basis** 

1B

**Publication for Opposition Date** 

20210330

**Registration Number** 

**Date Registered** 

Owner

(APPLICANT) Vans, Inc. CORPORATION DELAWARE 1588 South Coast Drive Costa Mesa CALIFORNIA 92626

**Priority Date** 

**Disclaimer Statement** 

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "TEES" APART FROM THE MARK AS SHOWN

**Description of Mark** 

Type of Mark

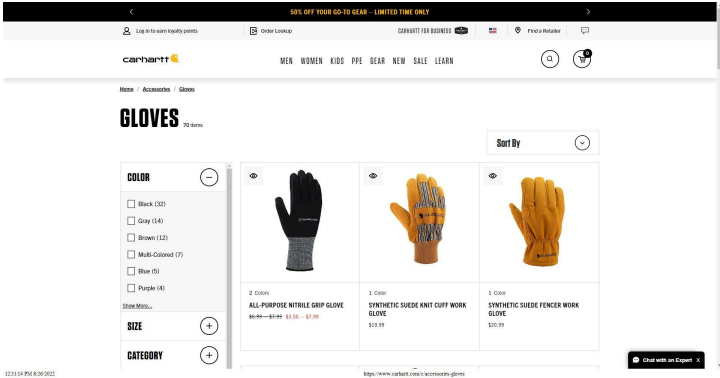
**TRADEMARK** 

**Register** PRINCIPAL

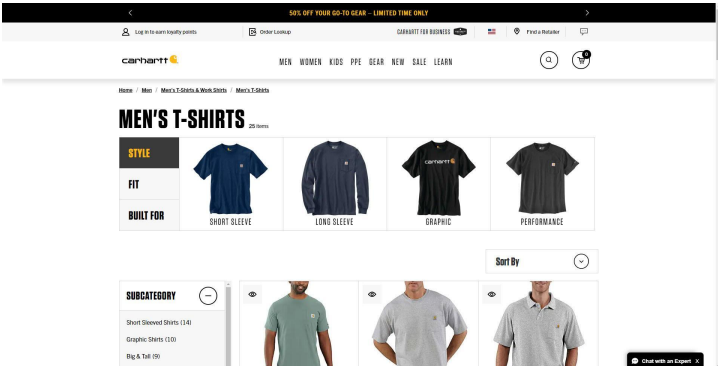
**Live Dead Indicator** 

LIVE

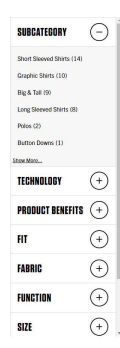
**Attorney of Record** Kia H. Wimmer

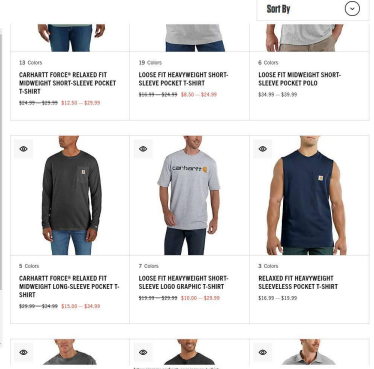


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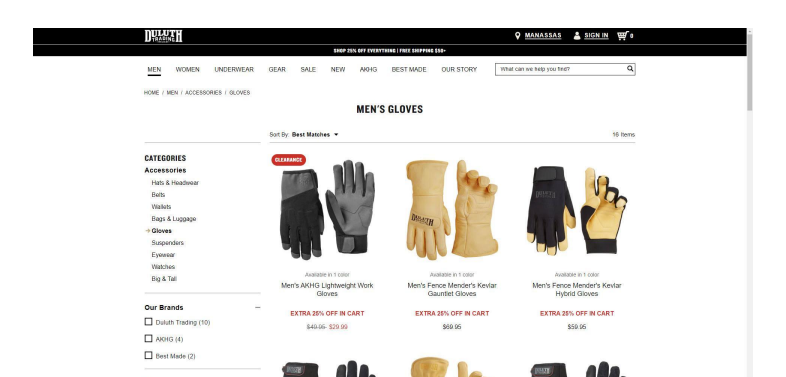


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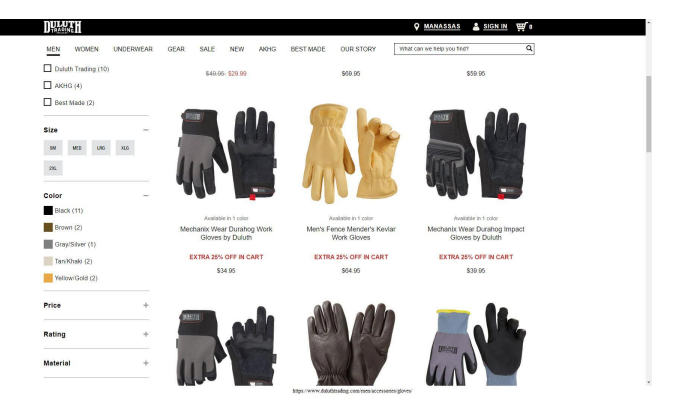


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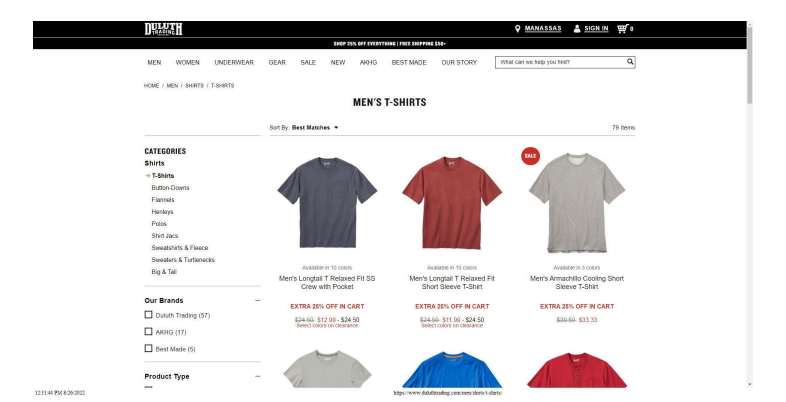


Size

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MEN WOMEN KIDS ACCESSORIES COLLECTIONS STORIES SALE

Best-Selling T-Shirts for 2 for \$22 SHOP NOW



## Gloves

Showing: 10 Results

Shop By:

Belts & Suspenders

Wallets

Gloves Hats

Socks

n----1 ------







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#### MEN WOMEN KIDS ACCESSORIES COLLECTIONS STORIES SALE

Aprons Backpacks & Bags Fanny Packs

Patches & Stickers

Tool Bags Knee Pads

Kid's Accessories

Filter By:

Gender Color





Cowhide Leather Driver Gloves \*\*\*\* \$9.99



Multi-Purpose Work Gloves, 3-Pack \*\*\*\* \$15.99



Split Cowhide Leather Palm Gloves

\*\*\*\*

SALE \$6.99 REG \$9.99

Impact Performance Gloves \*\*\*\* \$15.99



All-Purpose Performance Work Gloves \*\*\*\* \$10.99

https://www.dickies.com/accessories/gloves



Winter Gloves with Neoprene Flexpoints \*\*\*\* \$19.99

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MEN WOMEN KIDS ACCESSORIES COLLECTIONS STORIES SALE \*\*\*\*

\*\*\*\*

\$15.99

\$10.99

\*\*\*\* \$19.99



Latex Coated Work Gloves \*\*\*\* \$7.99



Camo Performance Winter Gloves \*\*\*\* \$17.99



Women's Mechanics Gloves \*\*\*\* \$11.99



https://www.dickies.com/accessories/gloves

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MEN WOMEN KIDS ACCESSORIES COLLECTIONS STORIES SALE



Home / Men / Shirts / T-Shirts

## Men's T-Shirts

Showing: 72 Results

Shop By:

Work Shirts

Button Up

Polos T-Shirts

Lifestyle Shirts

1 --- Cl---- T Chi--







₹ Sort: Top Sellers

12:32:23 PM 8/26/2022

Long Sleeve Work Shirts

Skate Shirts

#### Filter By:

Best For	+
Color	+
	::::
Fit	+
Features	+
	::::
Performance Technology	+
Sleeve	+
	****
Size Range	+
	****
Size	+





\*\*\*\*

\$32.99

\$32.99



Chest Logo Pocket T-Shirt

★★★★

\$32.99

https://www.dickies.com/mens-clothing/mens-t-shirts

# **United States Patent and Trademark Office (USPTO)**

# USPTO OFFICIAL NOTICE

Office Action (Official Letter) has issued on August 26, 2022 for U.S. Trademark Application Serial No. 97120481

A USPTO examining attorney has reviewed your trademark application and issued an Office action. You must respond to this Office action in order to avoid your application abandoning. Follow the steps below.

- (1) Read the Office action. This email is NOT the Office action.
- (2) **Respond to the Office action by the deadline** using the Trademark Electronic Application System (TEAS). Your response must be received by the USPTO on or before 11:59 p.m. **Eastern Time** of the last day of the response period. Otherwise, your application will be <u>abandoned</u>. See the Office action itself regarding how to respond.
- (3) **Direct general questions** about using USPTO electronic forms, the USPTO <u>website</u>, the application process, the status of your application, and whether there are outstanding deadlines to the <u>Trademark Assistance Center (TAC)</u>.

After reading the Office action, address any question(s) regarding the specific content to the USPTO examining attorney identified in the Office action.

# GENERAL GUIDANCE

- <u>Check the status</u> of your application periodically in the <u>Trademark Status & Document Retrieval (TSDR)</u> database to avoid missing critical deadlines.
- <u>Update your correspondence email address</u> to ensure you receive important USPTO notices about your application.
- Beware of trademark-related scams. Protect yourself from people and companies that may try to take financial advantage of you. Private companies may call you and pretend to be the USPTO or may send you communications that resemble official USPTO documents to trick you. We will never request your credit card number or social security number over the phone. And all official USPTO correspondence will only be emailed from the domain "@uspto.gov." Verify the correspondence originated from us by using your Serial Number in our database, TSDR, to confirm that it appears under the "Documents" tab, or contact the Trademark Assistance Center.

• Hiring a U.S.-licensed attorney. If you do not have an attorney and are not required to have one under the trademark rules, we encourage you to hire a U.S.-licensed attorney specializing in trademark law to help guide you through the registration process. The USPTO examining attorney is not your attorney and cannot give you legal advice, but rather works for and represents the USPTO in trademark matters.

***	User:soe	hrlein	***

#	Total	Dead	Live	Live	Status/	Search
	Marks	Marks	Viewed	Viewed	Search	
			Docs	Images	Duration	
01	1	0	1	1	0:02	97120481
02	1	0	1	1	0:01	Olejniczak and Casey
03	3328312	N/A	0	0	0:02	"025"[cc]
04	1063203	N/A	0	0	0:02	"025"[ic] ("a" "B" "200")[ic]
05	1787007	N/A	0	0	0:02	("009" "010")[ic]("a" "B" "200")[ic]
06	1732	N/A	0	0	0:02	*pretty*[bi,ti] not dead[ld]
07	118	N/A	0	0	0:02	*sturdy*[bi,ti] not dead[ld]
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10	8	0	8	8	0:01	(5 and 7) not (8 9)
11	12	0	12	12	0:01	(3 and 7) not (8 9 10)
12	88	0	36	88	0:01	(7) not (8 9 10 11)
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19	62	0	18	62	0:01	(5 and 13) not (7 17 18)
20	133	0	11	133	0:01	(3 and 13) not (7 17 18 19)
21	430	0	21	430	0:01	(4 and 6)
22	87	0	7	87	0:01	(5 and 6) not (21)
23	251	0	15	251	0:01	(3 and 6) not (21 22)
24	230	0	10	230	0:01	(3 and 15) not (21 22 23)
25	336009	N/A	0	0	0:01	(3 and 5) not (21 22 23 24)
26	0	0	0	0	0:01	(3 and 15) not (21 22 23 24)
27	51	0	1	51	0:01	(5 and 15) not (21 22 23 24)

Session started 8/26/2022 11:58:45 AM
Session finished 8/26/2022 12:40:50 PM
Total search duration 0 minutes 48 seconds
Session duration 42 minutes 5 seconds
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