Superseded by 98 HR 6285

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98TH CONGRESS H. R. 4460

To clarify the circumstances under which a trademark may be cancelled or considered abandoned.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 17, 1983

Mr. Kastenmeier introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To clarify the circumstances under which a trademark may be cancelled or considered abandoned.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 That section 14 of the Act of July 5, 1946 (commonly known
- 4 as the Trademark Act of 1946 (15 U.S.C. 1064)), is amended
- 5 by adding at the end thereof the following: "For purposes of
- 6 subsection (c) of this section, a registered mark shall not be
- 7 deemed to be the common descriptive name of a product
- 8 merely because the mark is used to identify a unique product
- 9 or service. The exclusive test for determining whether a reg-
- 10 istered trademark has become a common descriptive name

- 1 shall be whether a majority of the relevant public under-
- 2 stands the trademark to function as a mark or as a common
- 3 descriptive name.".
- 4 Sec. 2. (a) Section 45 of the Act of July 5, 1946 (15
- 5 U.S.C. 1127), is amended by striking out "The term 'trade-
- 6 mark'" and all that follows through "goods of the sponsor."
- 7 and inserting in lieu thereof the following:
- 8 "The term 'trademark' includes any word, name,
- 9 symbol, or device or any combination thereof adopted and
- 10 used to identify and distinguish the goods of one manufactur-
- 11 er or merchant, including unique goods, from those manufac-
- 12 tured or sold by others and to indicate that the goods come
- 13 from a single source, even if that source is unknown.
- 14 "The term 'service mark' means a mark used in the sale
- 15 or advertising of services to identify and distinguish the serv-
- 16 ices of one person, including unique services, from the serv-
- 17 ices of others and to indicate that the services come from a
- 18 single source, even if that source is unknown.".
- 19 (b) Section 45 of the Act of July 5, 1946, is further
- 20 amended by adding after the period at the end of subsection
- 21 (b) in the paragraph which begins to read "A mark shall be
- 22 deemed 'abandoned' " the following: "The exclusive test for
- 23 whether a mark has lost its significance as an indication of
- 24 origin shall be whether the majority of the relevant public so
- 25 understands the mark.".

- 1 Sec. 3. Section 1295(a)(1) of title 28, United States
- 2 Code, is amended by striking out "or trademarks".

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