

TTAB Allows Only One Bite at the Apple

Published in *Managing Intellectual Property*

October 2015

Intellectual Property national co-chair Karen Artz Ash and partner Bret Danow discuss *The Urock Network, LLC v. Umberto Sulpasso*, a case in which the Trademark Trial and Appeal Board (TTAB) held that a party who unsuccessfully opposes an application for a specific mark is prohibited from petitioning to cancel the registration that subsequently issues for such mark. They note that decision confirms that "a party only gets one bite of the proverbial apple if it opposes a trademark application."

CONTACTS

For more information, contact your Katten attorney or any of the following attorneys.



Karen Artz Ash

+1.212.940.8554

karen.ash@katten.com



Bret J. Danow

+1.212.940.6365

bret.danow@katten.com

Attorney advertising. Published as a source of information only. The material contained herein is not to be construed as legal advice or opinion.

©2025 Katten Muchin Rosenman LLP.

All rights reserved. Katten refers to Katten Muchin Rosenman LLP and the affiliated partnership as explained at katten.com/disclaimer.