

K.P. VS. LASTING IMPRESSION, AND
MCN INTERNATIONAL, INC.

NO. 03-409; 124 S.CT. 981

Oral Argument: 10 AM, October 5, 2004





QUESTION BEFORE THE U.S. SUPREME COURT

Does the classic fair use defense require the party asserting the defense to demonstrate an absence of likelihood of confusion, as is the rule in the 9th Circuit, or is Fair Use an absolute defense, irrespective of whether or not confusion may result, as is the rule in other Circuits?

RESPONDENTS'
REGISTERED
TRADEMARK



FACTUAL BACKGROUND

PERMANENT COSMETIC INDUSTRY

Lasting and KP sell liquid pigments that are injected into a person's skin. The pigment alters the hue of the skin.

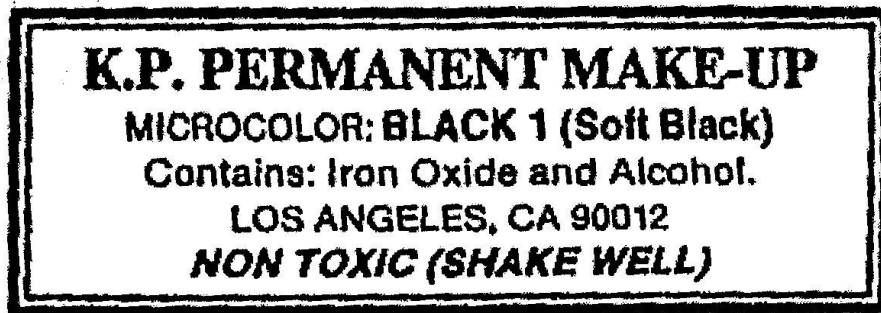
M MICRO-COLORS® Pigment



2. KP'S PIGMENT BOTTLE LABELS

(BUT NO ACTUAL BOTTLE PRODUCED BY PK SHOWING THAT LABEL AFFIXED. ALLEGED STARTED USING IN 1990)

KP'S DIRECT EVIDENCE OF USING THE PHRASE IN 1990. KP DID NOT PRODUCE AN ACTUAL BOTTLE WITH THE LABEL AFFIXED



KP'S BOTTLE INDEPENDENTLY GATHERED BY LASTING





3. KP'S TRIFOLD BROCHURE AND ITS WEB SITE (USE DATE:1999 AND THEREAFTER)



(PRESENTER'S SIMULATION)

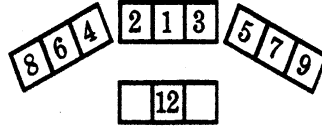
IS IT FAIR FOR KP TO USE THE BELOW
RIGHT SIDE BOTTLE?

M MICRO-COLORS® Pigment



THE SUPREME COURT OF THE UNITED STATES

10



11

- 1. Chief Justice Rehnquist
- 2. Justice Stevens
- 3. Justice O'Connor
- 4. Justice Scalia
- 5. Justice Kennedy
- 6. Justice Souter
- 7. Justice Thomas
- 8. Justice Ginsburg
- 9. Justice Breyer
- 10. Clerk of the Court
- 11. Marshal of the Court
- 12. Counsel

Silence is Requested

MARS 0023DTP-10-00

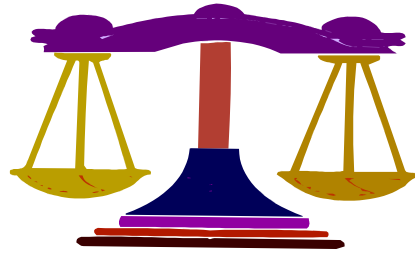
October Term 2004

Issued to: Charles C. H. Wu

Counsel in No. 03-409 Date 10/15/04

- 1. Display this card to the attendant seated at the entrance to the Bar Section.
- 2. Remain seated at the reserved table behind Counsel's table *throughout* the argument of the case immediately preceding your case.
- 3. When your turn comes to argue, proceed immediately to the rostrum without waiting to be called. **Do not begin argument until you have been recognized by the Chief Justice**, then open with "Mr. Chief Justice, and may it please the Court —." Do not introduce yourself or co-counsel to the Court. Address a member of the Court as "Chief Justice" or "Justice"—*not* "judge."
- 4. Keep account of your remaining time during argument. *Do not* make inquiry of the Chief Justice.
- 5. If you desire lunch, you will be escorted from the Clerk's desk at 12:00 o'clock. (Only card-holding counsel are authorized this courtesy.)
- 6. This card entitles you to use the Supreme Court Library on this date.

CLER0017-7-04



CHARLES C.H. WU, ESQ.
COUNSEL OF RECORD
WU & CHEUNG, L.L.P.
7700 IRVINE CENTER DRIVE #710
IRVINE, CALIFORNIA 92618
WWW.WCLAWYERS.COM
TEL: 949-251-0111 // FAX: 949-251-1588
E-MAIL: CCHWU@WCLAWYERS.COM
ATTORNEYS FOR RESPONDENTS
LASTING IMPRESSION AND
MCN INTERNATIONAL, INC.