
Buffett v. Cheeseburger in Paradise, Inc.

97 CV 00214 (3/18/97) 98 CV 01730 (3/11/98) (C.D. Cal.)

In a case of first impression, we successfully argued that in a federal court action seeking to cancel the defendant's trademark registration, the applicable factors to be applied are those established by the Federal Circuit,[More](#)

97 CV 00214 (3/18/97) 98 CV 01730 (3/11/98) (C.D. Cal.)

In a case of first impression, we successfully argued that in a federal court action seeking to cancel the defendant's trademark registration, the applicable factors to be applied are those established by the Federal Circuit, not the likelihood of confusion factors applied in an infringement analysis.