

**United States Court of Appeals
for the Federal Circuit**

January 18, 2022

ERRATA

Appeal No. 20-2277

BROOKLYN BREWERY CORPORATION,
Appellant

v.

BROOKLYN BREW SHOP, LLC,
Appellee

Decided: October 27, 2021
Precedential Opinion

Please make the following change:

Page 9, lines 1–5, change “Thus, the test for likelihood-of-confusion or descriptiveness purposes is whether the challenger and registrant compete in the same line of business and failure to cancel an existing mark, or to refuse registration of a new mark, would be likely to cause the opposer competitive injury.” to “Thus, the issue for likelihood-of-confusion or descriptiveness purposes is typically whether the challenger and registrant compete in the same line of business and failure to cancel an existing mark, or

2

BROOKLYN BREWERY CORPORATION v.
BROOKLYN BREW SHOP, LLC

to refuse registration of a new mark, would be likely to cause the opposer competitive injury.”