The person or corporation transacting the business in this state, cannot file a trade-mark. 7 Atty. Gen. 141.

A trade-mark cannot be used to designate a fictitious or historical name, may be registered as a trade-mark. 7 Atty. Gen. 330.

Whether a trade-mark may be registered is to be determined from the application to register it. 9 Atty. Gen. 108.

The secretary of state may reject only such proposed trade-mark as is likely to be mistaken for a mark previously registered, upon goods of the same descriptive property, phonograph records are not of the same descriptive properties as phonographs. 11 Atty. Gen. 173.

Trade-marks may be registered by trustees of common-law trusts resident in another state, being persons as designated in sec. 1747a, Stats. 1921. Such a trust is not required to be licensed to do business in Wisconsin. 11 Atty. Gen. 839.

"The Eastsider" may be registered as a trade-name for protection of a magazine. 17 Atty. Gen. 834.

The name "Lincoln," being a fanciful or historical name, may be registered as a trade-mark. 7 Atty. Gen. 330.

Trade-marks may be registered by trustees of common-law trusts resident in another state, being persons as designated in sec. 1747a, Stats. 1921. Such a trust is not required to be licensed to do business in Wisconsin. 11 Atty. Gen. 839.

The secretary of state may reject only such proposed trade-mark as is likely to be mistaken for a mark previously registered, upon goods of the same descriptive property. Phonograph records are not of the same descriptive properties as phonographs. 11 Atty. Gen. 173.

Trade-marks may be registered by trustees of common-law trusts resident in another state, being persons as designated in sec. 1747a, Stats. 1921. Such a trust is not required to be licensed to do business in Wisconsin. 11 Atty. Gen. 839.

"The Eastsider" may be registered as a trade-name for protection of a magazine. 17 Atty. Gen. 834.

The name "Lincoln," being a fanciful or historical name, may be registered as a trade-mark. 7 Atty. Gen. 330.

Whether a trade-mark may be registered is to be determined from the application to register it. 9 Atty. Gen. 108.

The secretary of state may reject only such proposed trade-mark as is likely to be mistaken for a mark previously registered, upon goods of the same descriptive property. Phonograph records are not of the same descriptive properties as phonographs. 11 Atty. Gen. 173.

Trade-marks may be registered by trustees of common-law trusts resident in another state, being persons as designated in sec. 1747a, Stats. 1921. Such a trust is not required to be licensed to do business in Wisconsin. 11 Atty. Gen. 839.

"The Eastsider" may be registered as a trade-name for protection of a magazine. 17 Atty. Gen. 834.

The name "Lincoln," being a fanciful or historical name, may be registered as a trade-mark. 7 Atty. Gen. 330.

Whether a trade-mark may be registered is to be determined from the application to register it. 9 Atty. Gen. 108.

The secretary of state may reject only such proposed trade-mark as is likely to be mistaken for a mark previously registered, upon goods of the same descriptive property. Phonograph records are not of the same descriptive properties as phonographs. 11 Atty. Gen. 173.