

IN THE UNITED STATE DISTRICT COURT FOR THE
EASTERN DISTRICT OF NORFOLK VIRGINIA

" Motion For; Theft Infringement Interference / Civil Suit."

(1). Case No: 2:17cv297.
Kenneth A. Bonne, (Inventor)
Plaintiff.

Invention Numbers & Date: (60/563199, April 19, 2004)
& (66/563,199 April 19, 2004), & (11/110,782 April 04, 2005);
Of Provisional Patent Applications; -See Exhibits (A) (B) & (C).
With Claims Attached;

Plaintiff Address: 1007 Jackson Ave Chesapeake Va 23324.

Vs.

(2).
Michelle Kirby, (Patent Infringement),
Defendant.

David Kirby, (Patent Infringement)
Defendant.

Robert Waters, (Patent Agent or Attorney/Patent Infringer);
(For Michelle & David Kirby), Invention Patent Number & Date:
(U.S. 11/071,863 Mar 3, 2005) /

Defendant Robert Waters, Address: ESQ WATERS LAW OFFICE
PLLC 633 SEVENTH STREET HUNTINGTON, WV 25701 (US).

(3).
Cheyнетta L. Boone, (Patent Infringement), (Vent Toilet),
2501 Hale St. Norfolk, VA Defendant.
Defendant Address: 231096 Cascade BLVD, Chesapeak, Va 23324
Kindenwood

(4).
Annie R. Boone, (Patent Infringement), (Vent Toilet),
Defendant.
Defendant Address: 1096 Cascade BLVD, Chesapeak Va 23324

(5).
David L. Banner, / Banner Development, Inc. (US Unwip Patent Infringement)
Defendants
Defendant Address: (P.O. Box 8859 Endwell, NY 13762).

(6).
Now comes Kenneth A. Boone, Under " Pro-se " Case Law,
as the Plaintiff under BOAG b. MacDougall, 454 U.S. 364 70
L.ED 2d 551, 102. Ct (1982): Pleading filed by individuals
representing themselves are held to a less stringent standard
than those prepared by attorneys; Haines v. Kerner, 404 U.S.
519, 30 L Ed. 652, 92. Ct. 594 (1972): Pro-se Plaintiff
complaint should not be dismissed for failure to state a claim
upon which relief could be granted if it appears he may be
able to offer proof of his claim, and under, Fernandez v.
U.S. 941 F.2d 1488 (11th Cir. 1991): Federal Courts, are to
liberally construe the pleadings of Pro-so litigants; As
Follows Below;

(7).

Suit For: Civil Law Suit Under Pre-issuance Statute 35, U.S.C. § 154 (d), Against The Named Defendants Above, For Unlawfully Infringement Upon The Vent Toilet, Provisional Invention Patent Application No. 60/563,199 Filing Date 04/19/2004, As To Adjacent Vent Toilet, Patent Provisional Prior Patent Application 11/110,782 Filing Date 04/18/2005, Pursuant State 35 U.S.C. 120,-121 Benefits Of Earlier Date In The United States [USPTO Office]; Of (4) SPECIFICATION AND DRAWING-A: Copy Of The Specification And Drawings Shall Be A Part Of Such Patent/ Application No. 60/563,199; Wherein Defendants David Kirby, And Patent Attorney, Mr. Robert Waters, Intentionally Infringement With There Invention, The " Filter Exhaust System For Commode," / Nicknamed As The " CRAPPER ZAPPER / Toilet Seat, By Jay Leno By Jay Leno, Tonight Show; Wherein Defendant David Kirby Adopted The Phrase " CRAPPER ZAPPER," For The Application 11/071,863 Invention Name; Is Liable For: Court Cost Of Filling Fees, Charges For Serving Summons And Subpenas, Court Reporter, Court Transcripts And Copying Papers And Exhibits, Attorney Fees One Acting Pro-se, For Compensation Monetary Damages, Punitive Compensation. Depreciation Cost Of Product, Harms Cost Of Product, Harms Cost Of Product Earnings, Infringement Of Patent Rights, Naming Of Product, Marketing Of Product, For Court Seizure Of Property, And Court Seizure Of Finding And Locating Property Of Etc, Plaintiff Stressing, And Any Products Associated In Anyway Of Home, Business, Vehicle, Land, Jewelry, Pets, House Keys, Car Keys, Animals, And Any Type Bank Accounts Within The U.S.A. Or In Foreign Bank Accounts, Lines Of Credits, Airplane, Any And All Financial Documents Of Revenue Gains And Losses Of Revenue Gained From Product Sales Cost To Losses, Any And All Gains Of Proceeds Selling Product To Gain Anything Etc Is To Befor Forfeited To Plaintiff;

(8).

STATEMENT OF FACTS

Now around 2004 to 2005 since the beginning stages say 4 months in, of Plaintiff, first year time in Gilmer Prison, Plaintiff was thrown in the hole for supposedly trying to make a bomb. Which was Plaintiff first Invention A " Fire - Alarm, that emit a colored mist on the of the person who pulled the fire alarm system. To show who pulled the fire alarm system.

(9).

Well Plaintiff was in isolation confinement for only (3) days. Then Plaintiff was released and returned back to regular housing without any charges being brought against me. Plaintiff wasn't even written up for a sanction. And

the Plaintiff wasn't giving his drawing and blueprints back the Fire Alarm Invention.

(10).

Now this identify Plaintiff as a Inventor who could draw up blueprints of a invention; And Plaintiff could Invent.

(11).

Plaintiff was incarcerated at F.C.I. Gilmer Prison in West Virginia, Address 201 F.C.I. Ln, Glenvill, Wv 26351; From 2003 to the year 2004.

(12).

Within the year 2004 and dates of January to April 18, 2004. The Plaintiff developed blueprints documents within Gilmer Prison of the VENT TOILET, invention in spare time. Due to Plaintiff spelling had limitations often. Plaintiff would ask for help from Staff as well from Inmates; That did view Plaintiff Vent Toilet invention drawing and blueprints design.

(13).

Now Plaintiff had a Cell-mate Defendant Mr. Earl Porter, that worked within facilities office as an secretary for "Defendant Michelle Kirby", "Wife to "Defendant David Kirby".

(14).

Now the library copier printer was broke, and Plaintiff needed to make copies of the Plaintiff Vent Toilet, invention to send home to Plaintiff Sister Defendant Cheyetta L. Boone; The Patent Holder. Why Plaintiff sister was the Patent Holder of the "Vent Toilet," invention just in case someone try to steal Plaintiff patent invention again. like a staff members in Gilmer Prison, did the first time stolen Plaintiff "Fire Alarm," invention.

(15).

Well Defendant Earl Porter, offered to make some photocopies of Plaintiff Vent Toilet invention; Where Defendant Michelle Kirby, worked; [Again Michelle Kirby, Wife Of David Kirby], and Defendant Earl Porter Boss within the Gilmer Prison facilities department.

(15).

Now Defendant Mr. Earl Porter, inmate, boss Defendant Michelle Kirby, made "Copie(S)" for Defendant Earl Porter, within Gilmer Prison Facilities Department.

(16).

Now Defendant Mr. Earl Porter, returned back to our cell room.

Stating my boss Defendant Michelle Kirby, [David Kirby, wife] made copies for Defendant Mr. Earl Porter, to give to the Plaintiff. And the Defendant Earl Porter, stated to Plaintiff; Defendant Michelle Kirby, made copies for him and additional copy for herself; And Defendant Michelle Kirby, really liked Plaintiff blueprint and word-illustrations of the "Vent Toilet, invention."

(17).

Now within the 2003 to 2005 the Plaintiff was very mistreated by the Staff members within Gilmer prison; For Unlawful sanctions by the Staff members of Gilmer Prison Officers. Now See Exhibits _____. Now at the time Plaintiff didn't know why.

(18).

Now Plaintiff had a heart attack in the year 2005 in Gilmer Prison. Now when Gilmer Prison Officers return Plaintiff from the hospital to the Gilmer Prison, one inmate came up to Plaintiff and stayed your invention is already out and u are not the first one out with this invention, look it's in the Newspaper; Now Plaintiff know it was something to do with my old Cell-Mate Defendant Earl Porter, boss because her name was " Kirby." And the invention name was named the "Kirby Air Purification Systems," nicknamed the "Capper Zapper," invention. Now See Exhibit

(19).

Now the Charieston Gazette article featured Defendant David Kirby; Within the headlines title, read "ANOTHER TINKERER SMELLING SUCCESS," within INPEX invention show in Pittsburgh; [Wherein] Huntington's David Kirby, took home a SILVER MEDAL for his "Kirby Air Purification System," a toilet seat designed to eliminate bathroom odors; Featured On the Jay Leno, Show, where Defendant David Kirby, result of two years of tinkering "Kirby Hollow OUT A REGULAR TOILET SEAT ADDING HOLES ON THE BOTTOM AND A FILTERED HOSE ON THE SIDE THAT CONNECTED TO A SMALL FAN; [Now] the fan draws air in and around the toilet bowl through the filter to be cleansed;"

(20).

Now the Newspaper stated Defendant David Kirby, had a Patent pending!!!!, concerning the "Kirby Air Purification Systems," invention, inside the Patent Office.

(21).

Now Defendant "Mr. David Kirby," [Michelle Kirby, husband], worked, at the F.C.I., Gilmer Satellite Camp, Prison / Joint Compound Unit, of the F.C.I Ln, Glenville, WV 26351, Minimum Security / Satellite Camp; Now it's one Federal Correctional

Institution, Gilmer Prison, Unit Compound; But the Gilmer Satellite Camp Prison, and / Gilmer Minimum Prison, is divided from each other but joint together, as one Unit; And Defendant Mrs. Michelle Kirby, works at the Gilmer Minimum Security Prison.

(22).

Now Defendant Mr. David Kirby, would come over to the Gilmer Minimum Security Prison, at times and stand outside the Cafeteria in front of the Cafeteria; Where the Plaintiff would be in line to go in the Cafeteria of the Minimum Security Prison; Well Defendant David Kirby, would meet his Wife Defendant Michelle Kirby, to eat with her; Where most of the main head Staff Members like the Warden, Captain, Unit Manager, and the Counselor, meet in front of the inmate Cafeteria, to the very inside of the inmate Cafeteria to check out the inmate line to make sure, the inmates could ask questions to the staff members, while staff surveyed the lunch line for fights, stealing another lunch tray, or to ask for a transfer to a lower Custody Level, behind the inmate classification points dropping to a Gilmer Satellite Camp Prison;

(23).

Now Plaintiff seen and know it was Defendants David Kirby, and Defendant Michelle Kirby, standing outside apart in front of the inmate Cafeteria; And vice versa the Defendants David Kirby, and Defendant Michelle Kirby, new who the Plaintiff was because the Plaintiff would give them a "Smile" at them both; And it made both of the Defendants David Kirby, and Michelle even mader within showing facial expressions of both Defendants David Kirby, & Michelle Kirby closing there eyes and then turning there heads to look away from the Plaintiff, with a close mouth, with a turning of there body.along with other staff members that would be standing around the Defendants David Kirby, and Michelle Kirby;

(24).

Now the Plaintiff wrote-up about all the staff members from the Regional Director Staff, and to Warden, Captain, Unit Manager, the Unit Counselor, the Unit Team Members, the librarian, the D-H-O Officer, the head Nurse D-O, Mace, the Prison Facilities Department Manager over Defendant Michelle Kirby, the Education Department Staff Members, and other staff members not named, Plaintiff wrote-up to be sanction, for deliberately Conspiring together to unlawful harm, mistreatment, bias, to cause physical mental stress of anger within misery, discontent, enclosure Claustrophobic fear of Staff Member(s) Continuously Harm Mentally of High levels of stress of retaliation against Plaintiff-

to intimidate threaten to cause bodily injuries from Staff members to employee unconsciously from inmates not receiving prescribed depressor medicine;

(25).

Now Plaintiff stayed within stayed within segregation cell-room for about (6) months, from the Counselor Mr. Connelly, unlawfully placing and planting Plaintiff around and unstable inmate within the same cell-room with Plaintiff to fight the Plaintiff because the Plaintiff cell-mate, was very unstable; When nurses wouldn't give the Plaintiff Cell-Mate, _____, his medication at pill line call; Plaintiff cell-mate would come back from pill line within the cell-room and say to Plaintiff it's been a week now, and I haven't had my medication and what's going on, I really need my medications celly. Now Plaintiff said to his cell-mate it's okay; But Plaintiff cell-mate said it's not okay, at all; I get very upset when I don't get my medication and I got to have my meds.

(26).

Now the Plaintiff went to his Counselor Counselor _____, to move him out of the cell-room with Plaintiff cell-mate, and Plaintiff Counselor told Plaintiff no, and there are no cells rooms open, they are all filled up; Now Plaintiff call-mate was really going crazy, Plaintiff said to the Counselor and Plaintiff said to Mr. Connelly, he wanted to fight Plaintiff but the Counselor still said no in moving the Plaintiff. Now Plaintiff would say outside until it was count time to avoid Plaintiff cell-mate _____; Now it was count time for the Plaintiff to come back into the unit for the 4:00 pm. inmate count; Now just before the count time at recall inside the unit to be counted inside the cell-room Plaintiff cell-mate _____, came in saying we are going to fight and Plaintiff call-mate hit Plaintiff in the mouth cutting Plaintiff lips against his teeth causing blood to run from Plaintiff mouth;

(27).

Now as Plaintiff stated prior he stayed about (6) months within the hole which is segregation a very small cell-room with a small, shower in the segregation cell-room; Now as the Plaintiff was waiting to go to the D-H-O discipline commission to be heard for the fight for a sanction the staff segregation officer, unlawfully moved Plaintiff within a cell-room with and inmate with a very high custody classification points for a penitentiary custody level; Now the Inmate was a D.C. inmate named bobby; Bobby was also on strong Depressor meds of medicines to calm him down, like the first inmate Justin Ross, and second inmate _____; Wherein all these Inmates, was deprived of there medicines to be unknowing

become a deadly weapon to inflict great bodily harm, against the Plaintiff; From the Glimer Medical Nurse staff depriving these inmates from there medications;

(28).

Now Plaintiff asked the segregation officers on the hall that pass by over and over to remove Plaintiff out of the segregation cell-room with inmate Bobby; After inmate Bobby, attacked a segregation officers; And the segregation officer stated to Plaintiff you are staying right there Boone [Meaning Plaintiff] and that's it; But the Plaintiff asked the segregation officers why did you move me out of my cell room, when it was just me in the cell-room, by my self. The officer just walked off;

(29).

Now inmate bobby did also attack the Plaintiff after, Plaintiff just talked with the segregation officer on the hall when Plaintiff asked the segregation officer to move him out of the cell-room; Now the Segregation officer, turned back around because he heard Plaintiff, segregation cell-mate Bobby yelling at the Plaintiff; Now the segregation officer, call the Plaintiff to the glass cell-door and the officer asked me was wrong Plaintiff said -- I told you I need to get out of here; Now Bobby walk over to the Plaintiff while Plaintiff was till talking behind the Plaintiff, and side way are you lying on me. Now Plaintiff stop talking to the officer standing on the other side of the door, and when Plaintiff turned around and begin to talk with inmate Bobby, Plaintiff clearly stated to him I am trying to get out of here with you, all the time just yelling out of nowhere trying to tell Plaintiff what to do, and threatening the Plaintiff, by saying I will fuck you up and trying to take Plaintiff food when it came to the door, when Plaintiff, was sleep getting up to get Plaintiff food from the door slot; Inmate Bobby would have Plaintiff food, saying it's his food;

(30).

Now when Plaintiff went to turn back around to talk to the officer inmate Bobby went off on the Plaintiff by hits Plaintiff in the face causing the Plaintiff teeth to cut through Plaintiff lip and jaw; While Plaintiff just put his arms and hands up around the Plaintiff head, when inmate Bobby just continue to hit the Plaintiff over and over; Now the Plaintiff didn't fight back because the staff was trying to raise my custody level classification, to send the Plaintiff to a penitentiary;

(31).

Now the Plaintiff, was taking out the cell-room down to the medical room to be treated for Plaintiff cuts from Plaintiff mouth and lip bleeding blood everywhere; Now the lieutenant came

to talk to Plaintiff about the inmate Mr. Bobby, fighting the Plaintiff, and the Plaintiff stated to the Lieutenant, why didn't yell mover me out that cell-room with him, and he never get his medication, he [Bobby], just call for the staff over and over for his medications, and the nurse(S) just walked rate on by and hearing inmate Mr. Bobby because he was very upset days after days, with the nurse staff members for not bring his right medications, and not bring them at all;

(32).

Now the Plaintiff was finally moved out of the cell-room with inmate Mr. Bobby after coming back from medical being seen; Now a day later the segregation officers came and moved Plaintiff rate beside inmate Mr. Bobby, to intimidate Plaintiff as the inmate would call out the Plaintiff stating what he done by fighting him, and don't come out to the yard; Now the segregation officers came and put the Plaintiff in the same yard cage, when the Plaintiff supposing to have a separation over between them; The segregation officers just wanted to see the Plaintiff fight inmate Bobby; But the Plaintiff know Bobby was just being used and he did know it, or he didn't know it, later; Because A staff Lieutenant came over to Inmate Bobby, cell-room open bars and told inmate Bobby what to say against the Plaintiff before he goes to D-H-O sanction as the Plaintiff listen in;

(33).

Now inmate Bobby, went to be sanction by the D-H-O and said he beat the case where he attacked the Plaintiff; Where D-H-O Dropped the case against inmate Bobby attacked Plaintiff wherein the Plaintiff heard inmate Mr. Bobby coming back from the D-H-O coming down the hall handcuffed with 2 officers holding him on both sides;

(34).

Well Plaintiff was never ever called to press charges for assaulting the Plaintiff, by inmate Bobby attacking the Plaintiff by the breaking of skin, for assaulting the Plaintiff wherein Plaintiff never fought back, wherein clearly this is a outside charges to investigate; But the Plaintiff had someone come from the Until Team, and tell him he was go-ing to be ship-ed to a penitentiary prison; Now Plaintiff sat around in segregation cells confinement about 12 months; Now when the Plaintiff was walking out shackled to the Bus of amazement the Gilmer Staff Member(S) begin to walk behind Plaintiff, stating where is he going, and some staff members side "WE" CAN'T LET HIM GO, as other staff also stopped Gazing at Plaintiff and they the staff members stated to each other if we let him go he's going to suit^{use}; Now the Plaintiff seen the Staff member a man coming in to work; That always came around to fix the surveillance camera, every time a event occurred with Plaintiff with the inmates or staff members, he would come in and fix the surveillance camera, didn't know his name; But in the " Motion For Discovery For Evidence, From The Charged Defendants names, photos, surveillance cameras video, any

and all incident reports that staff had against Plaintiff to be revealed to Plaintiff, Dates and time be revealed to Plaintiff, and any kind of documents concerning the Plaintiff be also revealed to the Plaintiff;; The Plaintiff is Reserving That Right Within The Record; So Let It Be Noted To The Court For Record; Now when the Plaintiff was getting close to the transfer bus the Plaintiff yell a somewhat yell I am out of here so, say good bye to the good Guy; Now the Lieutenant believed to be Mr. Whinery stop the staff members from coming up on the Plaintiff to cause him any more harm; Now as the Plaintiff was on the Bus pulling out the Guy that sat next to me looked at the Gilmer Camp and said I am only going to miss Mr. David Kirby, my boss he looked out for me, Plaintiff said [Defendant], Mr. David Kirby, works over at the Camp Of Gilmer Prison, and not in the Minimum Prison, the inmate said that's set next to me he works in the kitchen; Plaintiff said that's why I could never find David Kirb, on the Gilmer prison compound working; Oh and before the Plaintiff left the Gilmer Prison, to pack-out at R.&D. to send the Plaintiff property to the next Prison, and Home the 2 staff members was taking some of my write up incident report, out and keeping them and setting them to the side, that was against the Staff Members, against Region Directors Officers, down to the warden; And one more important thing as the staff members was following the Plaintiff to the transfer Bus We can't let him go and they mite that; The staff members that opposed Plaintiff really try right out to kill the Plaintiff by deliberately taking away Plaintiff Heart-Medication of Plavix which cause the Plaintiff to have another Heart-blockage, where Plaintiff wrote-up supposing to be a Doctor Mace; Ask that she never work in another inmate prison again;

(35).

Now while Plaintiff was being transported towards U.S. Coleman (1) Penitentiary high Security F.C.I. Prison in Florida; The Plaintiff had his Daddy, Mother, and brother come to Butner Prison, Correctional Complex, to visit Plaintiff; Then Plaintiff told his mother what he wanted her to do with hiring a Patent Attorney; Wherein Plaintiff Daddy continue fund Plaintiff invention process to protect Plaintiff patent from Defendants David Kirby, and Michelle Kirby, from continue stealing Plaintiff invention rights of the Vent Toilet invention; I asked my mother to help Plaintiff out in finding a good Patent Attorney, that really believed in God first of all; And if Patent Attorney don't believed hire him at all; Now Plaintiff Daddy would always just about pay for everything concerning Plaintiff patents Applications, Copy Rights, and Logos that of Plaintiff's, that was placed within Plaintiff sister Defendant Cheynetta L. Boone, name, by Plaintiff Daddy Mr. Jamse H. Gregory; Now Daddy did not have much education, but my Daddy was a very wise man; Now Plaintiff sister Defendant Cheynetta L. Boone, had a lot of book knowledge only and NO COMMON SENSE; But Plaintiff, Daddy and Family Members put a lot of trust within Plaintiff sister Defendant Cheynetta,

to just to just take care of matter of paying bills like keeping up the home and vehicle taxies and insurance, and she read mail of business that came in for my Daddy; Now Plaintiff Daddy Mr. James H. Gregory, never put all his money in Defendant Cheynetta, hands at one time or she never keep all, Plaintiff Daddy money at one time; But Plaintiff Daddy put his money in Plaintiff twin brother Reginald, because she was very tight with her money, wherein Defendant Cheynetta L. Boone, never lent Plaintiff Daddy any money over \$200.00 dollars at one time, that Plaintiff know about, and if she did she stayed on Plaintiff Daddy to she got it all back from Plaintiff Daddy; But Defendant Cheynetta L. Boone, was only good for taking care of business, within the family to be somewhat trustworthy of chores;

(36).

Now Plaintiff Daddy paid for Plaintiff, Patent Agent Defendant David Banner, to have my sister Defendant Cheynetta L. Boone, gave the money the to Plaintiff Mother Defendant Annie R. Boone, wherein she hire Defendant David Banner, patent agent, to at the time only take care of the Vent Toilet invention. Now Plaintiff mother Defendant Annie R. Boone, would just about do everything concerning the Plaintiff invention(s); Also more then Plaintiff sister Defendant Cheynetta Boone; Now Plaintiff mother Defendant Annie Boone, found a Patent Agent Defendant Mr. David Banner / Banner Development Inc; And Plaintiff mother Defendant Annie R. Boone, told Plaintiff to write to Defendant David L. Banner; Now Plaintiff said to his Mother Defendant Annie Boone, on the Phone, why can't I just call him; Plaintiff mother Annie replied to Plaintiff "He Don't Want You To Call Him " [Defendant Mr. David Banner,] said just write him; So Plaintiff did write Defendant Mr. David Banner, asking Defendant David L. Banner, to help the Plaintiff with his Vent Toilet invention, mostly and the other Plaintiff invention(S) of the "Shoe Lace Holder," invention and Plaintiff went on just naming more of his invention(S); That was only placed in Plaintiff sister Defendant Chynetta name for protection from the Prison staff and from the B.O.P. Federal Bureau Of Prisons from trying to take Plaintiff invention(S), from Plaintiff while Plaintiff is within prison; As rumors of peoples outside the prison has freely said, and peoples inside the prison have said; The Federal Bureau Of Prison, tried to take A inmate's Invention being the Handcuffs;

(37).

Now Plaintiff told his mother Defendant Annie Boone, that acted on Plaintiff sister Defendant Cheynetta L. Boone, behalf; Because the Plaintiff had a falling-out with his sister Defendant Cheynetta L. Boone, about helping the Plaintiff with his invention(S) and Defendant Cheynetta L. Boone, stated to Plaintiff she did not have the time to help the Plaintiff out, with his inventions, when it came to working with the Patent

agent Defendant David Banner; So Cheynetta L. Boone, gave over " Power OF Attorney " to Plaintiff Mother Defendant Annie Boone, without Plaintiff consent; Now Plaintiff sister was only to have limited Power Of Attorney, to act on Plaintiff behalf;

(38).

Now Plaintiff mother Defendant Annie R. Boone, told Plaintiff she is now helping the Plaintiff out because Plaintiff sister Defendant Cheynetta, L. Boone, said she didn't want anything else to do with patents;

(39).

Now the Plaintiff told his mother to send Defendant Mr. David L. Banner, a Confidential From, to handle the Plaintiff inventions within the Patent Office, to try to have Plaintiff invention Applications completed within a Patent Application; Plaintiff mother Defendant Annie Boone, replied she know's what she is doing because she has put all her money into these inventions; And Defendant Mother Annie R. Boon, stated to Plaintiff she already sent the Vent Toilet invention papers of the blue print documents, to the Defendant David Banner, And Plaintiff Mother hung up from talking with the Plaintiff intentional on the prison phone;

(40).

Now Plaintiff was very upset with his mother Defendant Annie R. Boone, by saying she would handle Plaintiff inventions the way she wanted to; Now Plaintiff call back some days later to his mother Defendant Annie Boone, and ask do she have Mr. David L. Banner, Phone number to call him, the Patent Agent Defendant David Banner; And Plaintiff mother Defendant Annie R. Boone, said to Plaintiff why do you need his number for; Plaintiff stated to his Mother Annie Boone, because it's my invention(S) and Plaintiff mother when on to say you don't need his Phone number for what she said to the Plaintiff; Plaintiff stated to his mother Defendant Annie R. Boone, these are my inventions; And Plaintiff Mother Defendant Annie R. Boone, when on to say to the Plaintiff you do not need Defendant Mr. David Banner, phone number, because you are going to mess things up and you don't need his phone number to call him; Now Plaintiff stated to his Mother this is a really big invention the Vent Toilet invention, is bigger then big Mother to Defendant Annie Boone, and Defendant David Kirby, and his wife Defendant Michelle Kirby, are going to China for a mass production to build my invention [The Vent Toilet invention], and mother is to say [Defendant Annie] to take Plaintiff Patent away from me; Now Plaintiff mother just out of nowhere stated to the Plaintiff I know this Patent Attorney Defendant Mr. David Banner; Plaintiff stated to Plaintiff mother Defendant Annie Boone, how do you know he does not work

for Defendant David Kirby, and his wife, Defendant Michelle Kirby; Well Plaintiff mother Defendant Annie Boone, went on to say he's my patent agent Defendant David Banner, and I know him, and Plaintiff Mother Defendant Annie, just went on lying to the Plaintiff about all her money she have invested in Plaintiff inventions when Plaintiff Daddy James H. Gregory invested the most and majority money within Plaintiff Vent Toilet, invention(S); And other inventions which is also in Plaintiff sister name within the Patent Office, and the Copy Right Office, and within the Trademark Office, in the Patent Office; Now the Plaintiff mother Defendant Annie R. Boone, said she would send the Plaintiff the Patent Agent phone number Defendant David Banner, before she hung up with the Plaintiff; But Plaintiff Mother never did send the Defendant David Banner, phone number;

(41).

Now the Defendant David Banner, sent the Plaintiff a Letter Hand Notice, about a few days later after talking with Plaintiff mother. The letter read coming for Defendant David Banner,: Looking forward to working with Plaintiff; Now Plaintiff called Defendant Mr. David Banner from his letter handing having his phone number in the right hand corner;

(42).

Now Plaintiff called and spoke with Defendant David Banner; Now Plaintiff told the Defendant David Banner, that his a inventor, but truly Plaintiff is inspired by God to cause the Plaintiff to invent his inventions; And Plaintiff is a molder of Gods hands only causing Plaintiff to invent his inventions;

(43).

Now Defendant Mr. David Banner, said I was really looking to hear from you but it's seem to now be the other why around; And Defendant David Banner, went on stating to Plaintiff he's a engineer, and look forward to working with the Plaintiff to develop his inventions; Then Plaintiff stated to Mr. David Banner, I need a Godly Patent men to help me develop Plaintiff invention(S); The Plaintiff went on to say to Defendant David Banner, my invention(S) belongs to God first and then Plaintiff and Plaintiff is the keeper of them all where God gave them to me to own and keep for his will; Now Plaintiff stated to Defendant Mr. David Banner, I need to know are you a Godly man to work with Plaintiff concerning my inventions; Defendant Mr. David Banner, stated to Plaintiff I believe in God and go to Church; But Defendant Mr. David Banner, Changed the conversation to we need to get working on your Vent Toilet invention to revive it;

(44).

Now Plaintiff told and stated to Defendant David Banner,

on the Phone that Plaintiff would send him some Disclosure Forms to allow Defendant David Banner, to help Plaintiff develop his main invention, the Vent Toilet invention, and then the other invention(S); And Plaintiff asked Defendant David Banner, to come to the Plaintiff prison, of: U.S.P. Coleman 1 penitentiary to see the Plaintiff;

(45).

Now Plaintiff did not hear from the Defendant Mr. David Banner ever directly at all until this day; Nor did Defendant Mr. David Banner, ever sent Plaintiff Confidential Forms back to work on Plaintiff inventions of the "Vent Toilet" invention, "Shoelace Holder" invention, and to believed the "Matter For The All Aluminum Housing Used For Producing Sound;" Now Defendant David Banner, only talked within the Plaintiff about 1 to 2 more time concerning the Shoelace Holder, invention Defendant David Banner, wanted to know about the last invention of Shoelace Holder, it's functions, and how would it work; Plaintiff told Defendant David Banner, very vague in how to form the last Shoelace Holder, invention; Now Plaintiff want on to ask the Defendant David Banner the Patent Agent, was going on with the Plaintiff Vent Toilet invention Defendant David Banner, stated to the Plaintiff the Vent Toilet invention is in abandonment; The Plaintiff stated that's the main reason Plaintiff hired you to make sure this Vent Toilet invention be Patent to Stop Defendant David Kirby and Michelle Kirby, from stealing Plaintiff Vent Toilet invention; Now Plaintiff went on stating to Defendant David Banner, I will send you same New Amendments to the Vent Toilet, invention and how Plaintiff wants his Vent Toilet invention; Defendant David Banner, said okay to the Plaintiff and said send me what Plaintiff have; Within 30 days Plaintiff, worked day and night coming up with about 163 Pages of the Newly Amendment "Vent-Toilet invention and send them to Defendant Mr. David Banner, to have Newly Amendments Of" Vent Toilet, Invention," blueprints documents and wording illustrations, to place within the Patent Office; For Defendant David Banner, could registered Plaintiff Newly Amendments Vent Toilet invention; Wherein Defendant David Banner, did not registered the Plaintiff Newly Amendment Vent Toilet invention wording-blueprints within the Patent Office, of any-kind of way Plaintiff requested him to do on the Plaintiff behalf, was truly void, to render Plaintiff any patent service skills, as Plaintiff stated before Plaintiff always had to try and get in-contact with the Defendant David Banner, to try to get him to do something for the Plaintiff concerning Plaintiff inventions, Defendant David Banner, never did anything for Plaintiff request; But on the other hand Defendant David Banner, intentionally deprived the Plaintiff paid service; To do service for Plaintiff Mother Defendant Annie R. Boone, and for Plaintiff sister Cheynetta L. Boone, concerning Plaintiff invention(S) to really depreciate Plaintiff Vent Toilet invention that was well talked about then and now still worth Billions-

Dollars; Now within the Prison of Coleman (1). Penitentiary the Plaintiff developed 163 blueprints wording illustration Amendments to send to Defendant Mr. David Banner, to process for the Plaintiff within the Patent Office; Wherein the staff members of Coleman (1)., Mail room, Staff Members from unit Officer also help to steal the Plaintiff (2) packages not on (1) BUT (2) 163 Patent Vent Toilet invention wherein Plaintiff placed in the Mail Room, Officer hand to weigh both Patent Envelopes, for both Patent Amended Vent Toilet invention wouldn't come back to the Plaintiff; Wherein the Mail Room Staff members pulled Plaintiff (2) Patent Envelopes out of the out going mailing system of the Coleman (1) mailing system out going to the outside mailing system to the intended Patent Officer, first then to allow the Defendant David Banner, to receive the Patent 163 Amended Vent Toilet inventions blueprints; Now within Staff removing Plaintiff 2 envelopes of the Vent Toilet invention it's clearly the Coleman (1) staff members made copies and viewed the Plaintiff amended Patent Blueprints wording illustrations; Because on the return of Plaintiff 163 Amended Vent Toilet invention blueprints wording illustrations to weeks later through the Plaintiff so called Counselor Secretary, and Plaintiff Case Manager to unlawful return Plaintiff (2) Patent Envelopes Amended Vent Toilet invention to the Plaintiff both being opened and then taped-up within lying stating to Plaintiff both envelopes needed more postage to be mailed out; Wherein, if both Plaintiff Vent Toilet invention envelopes needed more postage to be mailed out 7/25/2011, why saw the Plaintiff not call to the Mail Room to add more postage stamps, being the 2 Patent Envelopes was both marked the title Legal Mail; Wherein Plaintiff should have only been called to placed more postage stamps on the Patent Amended 2 envelopes; Wherein Plaintiff had more than enough postage put on both envelopes to be send out of the prison out going mail; Now Coleman (1). Prison Staff deliberately also conspired in stealing the Plaintiff Amended 163 Vent Toilet invention to deprived the Plaintiff from the Patent Office, causing Mental Stress on the Plaintiff;

(46).

" Acts To Be Reserved For The Court Record "

Now there are many Defendants from manufactures, Patent Agents or Patent Attorney, to investor infringements, marketers, and distributors and Etc Defendants Overseas within the same manner of event name above infringements on the Plaintiff Vent Toilet, invention Application No. 11/110,782, to be called forward like others inventors within the U.S.A., having also interfered infringed against the Plaintiff Vent Toilet invention under the Plaintiff Rights of 5th Nor be deprived of life liberty of property without due process of law, nor shall private property be taken for public use, without just compensation, unlawfully infringements from the patent Application 11/071,863 invention; Used publication from Defendant David Kirby; Now would be impossible for the

Courts to read and decide a firm resolution of judgment of factual evidence until the main Defendants David Kirby, Patent Application No. 11/071,863 as a whole until of business Financial Records, be returned to the Plaintiff for the infringements against Plaintiff, Vent Toilet invention Application 11/110,782, by the David Kirby, Patent application No. 11/071,863; The Plaintiff reserve any and all rights to go forward to Sue unnamed Defendants or named Defendants For-feiture of Seizure know and un-know any and everything as in product articles of substance joint or un-joint that is manufactured in a " Refined Product or a Product against Plaintiff Vent Toilet Seat Hollowness-Claim, along with Vent Toilet base Commode Rim Hollowness-Claim, to use any kind section or drew from and air-suction from a vacant space to be for Hollow Space Enclosed area, to move or remove odors of gases of air through a Toilet Seat or A Toilet Commode Rim using a vented system holes in the rim of the Toilet Seat or Commode Rim Seat, is in infringement unlawful violations of Plaintiff Patent Rights within sided the Patent Office, wherein Plaintiff reserve any and all rigths, to go forward with forfeiture-seizure wherein the Federal Court to retain 10% earnings just one time when returned to the Plaintiff within locating any unlawful fraud funds, products of any kind, home, land, business, of anything car-keys to home-keys to pets, to the transferring any type proceeds earn from the Patent Application No. 11/071,863 is to be seized "by" the Federal Government to only receive that 10% earnings above talked about above, one time income finding Plaintiff belongings and give the Plaintiff the (90%), Wherein the Court have no ownership in anything but a one time fee only if the Court finds the Proceeds anything from the proceeds from the earnings Patent Application 11/071,863-Products; Now the things Plaintiff knows about like the Plaintiff family land and property and back-accounts the Federal Government is not entitled to 10% of those earnings because they belong to the Plaintiff through relation; " All to be reserved " as stated above and the Plaintiff reserves all rights to call and add witnesses and other Defendants for suit; And Plaintiff Reserves any unlawful acts that was intentionally within being mistreating Plaintiff deliberately to furtherance help form against the Plaintiff being mistreated to furtherance Defendant David Kirby, Patent Application No. 11/071,863 to develop from a business or company to a person to prison facility, will be added for damages against the Plaintiff for suit to deprived the Plaintiff from developing Vent Toilet invention 11/110,782 is liable for punitive damages within this suit; The Plaintiff reserves all of these rights above statements before Court as the record shall so reflect now; doing Court Trial, and after Court to pay within royalties damage be paid to the Plaintiff all be reserves for the record;

(47).

Conclusion Argument Of Fact

Argue (1).

The plaintiff is kin-folk to patent holder cheynetta l boone, plaintiff only sister patent holder for plaintiff of the vent toilet invention No. 11/110,782; Plaintiff have sufficient evidence to support ownership of the creation of the vent toilet invention making and history of the forming of the vent toilet invention; The Plaintiff also have documentation forms personnel of related to relating the patent holder Defendant Cheynetta L Boone, vent toilet invention No. 11/110,782, patent Application belongs to plaintiff, as plaintiff is the inventor of the vent toilet invention Application No. 11/110,782; The Plaintiff also have a change of Power of Attorney from plaintiff sister Defendant Cheynetta L. Boone, from Plaintiff mother Defendant Annie R. Boone, back into Plaintiff having full and complete ownership over the Vent Toilet invention Application No. 11/110,782; And plaintiff have witnesses of the times of concept of the vent toilet invention, and witnesses to know Plaintiff is mechanical inclined to build or fix, or add to fix, or take apart completely and put back or add to make newer; Now Plaintiff have other invention within Plaintiff sister name Defendant Cheynetta L. Boone; Plaintiff will also show how Plaintiff came up with the concepts and why they were created for a invention to relate back to Plaintiff being the only inventor of the vent toilet invention application No. 11/110,782; Wherein Plaintiff, will also show evidence at discovery of interrogatory;

Wherein Plaintiff is bring suit against Defendant Cheynetta L. Boone, for the intended theft of claiming the Plaintiff vent toilet invention belong to her, and defendant cheynetta, and for defendant cheynetta, L. Boone, not wanting to relinquish fight full ownership back over to the plaintiff, to cause plaintiff mental anguish damages as injury of suffering, distress, anxiety, depression grief, and trauma; And distress of management the vent toilet invention, that worth billions of dollars, if not trillions of dollars or billions of dollars within future; The Plaintiff ask the court to award plaintiff Defendant Cheynetta L. Boone, Bank account, home(S) Vehicles, and any and all Patents inventions, and patent application(S) AND any copy rights of any kind, and any logs and any kinds of notarized notices for a patent from a Notary concerning any type invention to become Plaintiff's also; Also Plaintiff ask the Court if any transfers on any kind of anything from home deeds, or Bank Accounts of Etc. have been transported from Defendant Cheynetta L. Boone, Plaintiff ask the court to seized the property back to award the plaintiff with the properties;

Wherein Defendant Cheynetta L. Boone have deliberately set-out to steal the plaintiff vent toilet invention for personal gain to receive unlimited royalties of funds in many different way, to exclude the Plaintiff from his personal intellectual invention property of the vent toilet

invention Application No. 11/110,782 for personal gain, therefore Plaintiff ask the Court to imposed punitive damages to the Defendant Cheynetta L. Boone, that only the plaintiff my receive monetary payment for 400 hundreds millions dollars from the Defendant Cheynetta L. Boone; For Defendant Cheynetta L. Boone, from the motion and the above statements that ties into the Violating the plaintiff rights under the 5th Constitution of 1789 nor be deprived of life liberty property without due process of law; Wherein Defendant Cheynetta. L. Boone, nor shall private property to taken for public use without just compensation; Now therefor the Plaintiff order the court to impose and awarding Plaintiff in all hi's ask for against the Defendant Cheynetta L. Boon\$ for her unlawfully acts against the Plaintiff from this motion complaints from front to the ending Paragraphs from this complaint motion within;

(48).

Argue (2).

The Plaintiff is bring suit against Defendant David L. Banner, / Banner Development, Inc. under Client Practitioner relationship 11.101 Competence, 11.102 Scope of representation and allocation of authority between client (a) (c) (d): A practitoner shall abide by a client's decision concerning the objective of representation and required by 11.104, shall consult as to the means by which they are to be pursued. A Practitioner may such action on behalf of the client as is implied authorized to carry out the Practitioner. A Practitioner shall abided by a client whether to settle a matter; Wherein Defendant Mr. David Banner, never at all work or worked for the Plaintiff in taking action for the Plaintiff vent toilet invention of the above rules scope of 11.101 or 11.102. Scopes or in representation for Plaintiff requested of the Plaintiff being the inventor of the vent toilet invention; But did in fact work for plaintiff mother and Plaintiff sister defendants Cheynetta L. Boone, and Annie Boone, purpose to not develop the Plaintiff Vent Toilet invention; Which ties into the Plaintiff rights being Violated under the Constitution of Unite States of America Amendment being deprived of life liberty of property without due process of law, nor shall private property be taking for public use without just compensation, as Plaintiff have stated from the beginning of this motion to the end of this motion to the very facts findings of the Defendant David Banner, Violated the Plaintiff rights; Therefor being the Plaintiff vent toilet invention is a billions dollars Vent Toilet invention; The Plaintiff ask the Court for all and anything Defendant may have or may have was transferred from Defendant David Banner, Inc, to be part owner of invention-ship with other inventors, to owning inventions,

to homes, cars, bank account funds, to house key and excetera of businesses and lands all be awarded to the Plaintiff; And for Punitive damages for Plaintiff from the Defendants David Banner and Inc, the Court order Defendant David Banner & Inc. give the Plaintiff 40 billion dollars within monetary for all the overall acts against the Plaintiff, and for causing major stress continuously. on the Plaintiff;

(49).

Argue (3).

The Plaintiff is bring suit against Defendant Officer David Kirby, and Defendant Mr. Waters Patent Agent or Attorney for deliberately and intentionally, on purpose infringed on Plaintiff Vent Toilet Provision Patent Application No. 11/110,782; With The David Kirby invention the "Kirby Air Purification System / Toilet Seat," invention which unlawfully violated the American Inventor Protection Act, 35 U.S.C. 145(d) against the Plaintiff, which ties into the Plaintiff Rights being violated under the 5th Constitution of Unite States of America Amendment: Being deprived of life liberty of property without due process of law, nor shall private property by taking for public use without just compensation; Wherein the Defendants David Kirby, and Michelle Kirby, stole Plaintiff Vent Toilet invention from Gilmer Prison from the Plaintiff and altered the Vent Toilet invention No 11/110,782 to modify in different Patent designs of products of inventions to bring in enormous income from different states and foreign countries; beyond the U.S.A. manufacturing of the David Kirby, altered prior altered invention of the base of the Plaintiff invention of the Vent Toilet invention; Therefor being the Plaintiff Vent Toilet invention is easy billions dollars invention, that could easily reach into the trillions of millions; the Plaintiff ask the Court for all and anything Defendants, Mr. Robert Waters, / Inc and David Kirby, have ever earned within life of any thing, from have or may have that was transferred from part owner of invention-ship together with other inventors, to owning inventions, to homes, cars, bank accounts funds, lines of credit, to Credit cards of any kind, to house keys and Excetera, to businesses, and land, to pet, to animals to airplanes to offshore accounts, any and all financial statement of any kind from the Defendants David Kirby, Mr. Roberts Waters, be so awarded from the court order for the Defendants deliberately actions against the Plaintiff, for taking vent toilet invention and altering it; Now punitive damages for Plaintiff from the Defendants David Kirby, AND Mr. Robert Waters, that court order Defendant David Kirby, AND Defendant Mr. Robert Waters, and there Inc, give the Plaintiff (3) Trillion Dollars within monetary for all the overall acts against the Plaintiff from this whole complaint motion, and for causing major stress continuously on the Plaintiff;

(50).

Argue (4).

The Plaintiff brings suit against Defendant Michelle Kirby, for unlawfully violating the Plaintiff Rights under 5th Constitution of United States of America Amendment: being deprived of life liberty of property without due process of law, nor shall private property be taken for public use without just compensation; Wherein ties into the Defendant Michielle Kirby; The Defendant Michelle Kirby, unlawfully violates Plaintiff Rights under Federal Bureau of Prisons of Prisons of FCI/SCP Gilmer Glenville, West Virginia 26351-6000 for removing Plaintiff Vent Toilet invention 11/110,782 blueprints, out of the prison of Gilmer F.C.I. of Glenville West Virginia which is Prohibited and unlawful under the Bureau Policy of: U.S. Department Of Justice Federal Bureau of Prisons Program Statement OPI: DIR NUMBER: 1210.22 DATE: 10/1/2001 SUBJECT: Internal Affairs, Office of the Policy of Page (4) Examples of Classification 1 misconduct include, but are not Limited to the following: .Persons seeking benefits from the Department [In taking the Plaintiff Vent Toilet invention 11/110,782 blueprints from the prison of Gilmer] .Bribery, or conflict of interest including, the offer or acceptance [Receiving value from the Plaintiff invention No.11/110,782 blueprints in developing the "Kirby Air Purification Systems"] .Fraud of extortion [Of taking the Plaintiff invention 11/110,782 and claiming that Michelle Kirby husband David Kirby, invented the whole make up structure of the alter invention of the "Kirby Air Purification Systems"] .Theft [in] Property in amount greater than \$100 [The Plaintiff Vent Toilet invention 11/110,782 is worth a significant cost that can't be measured within cost to come in the near future; T Therefor being the Plaintiff Vent Toilet invention is a billion dollars Vent Toilet invention; The Plaintiff ask the Court for all and anything Defendant Michelle Kirby, may have or have was transferred from Defendant David Kirby to Defendant Michelle Kirby, to be part owner of invention-ship with David Kirby, Inc, be part owner by the Plaintiff from homes, cars, bank accounts funds, to house keys, and Excetera of businesses and lands all be awarded to the Plaintiff; And for Punitive Damages for Punitive damages for Plaintiff from the Defendant Michelle Kirby, the Plaintiff order Defendant Michelle Kirby, to give the Plaintiff 2 Billion Dollars within monetary for all the overall acts against the Plaintiff, and for causing major stress continuously on the Plaintiff, and all the facts of this complaint motion against Defendant Michelle Kirby;

(51).
Argues (5).

(A).
Now Plaintiff brings argument of the Norfolk District Federal Court 600 Granby St. # 193A Norfolk Va. 23510 have domain Judicial Powers venue to hear this case and to say within the Court Room, from the Plaintiff; Of now the Plaintiff ordering the District Court keep Plaintiff Patent infringement case in this Court House, under, St. Ct. 28 U.S.C. 1391 (c), which provides a [Plaintiff] resides in any district where it is subject to personal jurisdiction, were applicable to the specific venue provisions of 144 (b) for Patent Suits.

(B).
Plaintiff bring Civil Suit Under: The American Inventor Protection Act, 35 U.S.C. 145 (d) against the named Defendant(S) on the first page motion heading.

(C).
Plaintiff argues and request the Court to have and " Evidentiary Hearing Urgently on the very facts of this Civil Complaint to have factual evidence from Defendant(S) innocence; To not allow the Defendant(S) to sale or remove any property or personal property products Etc, or funds, or anything that may belong to the Defendant(S) Etc; Now Plaintiff so order under statute §28 U.S.C. 1361 within acting under Rule 60 injunction and Restraining Orders, (a) 1. 2. Preliminary Injunction against the complaint-iff within Defendants.

(D).
The Plaintiff argues about his limitation to sue Defendants is (2) tears from the time the Plaintiff was released from Federal Prison, being retaliated on by federal Prison Officers for creating the Vent Toilet invention; Which give Plaintiff extraordinary circumstances to file within the court prior to federal officer retaliating on the Plaintiff for writing them up.

(E).
The plaintiff argues about full ownership of the Defendants properties in which the plaintiff is seeking of Complete Royalties, funds and products anything generated from birth of the Plaintiff altered Vent Toilet invention into Defendant David kirby, alter invention(S) from the Plaintiff vent Toilet invention modification unto Defendant David Kirby, invention of the " Kirby Air Purification System," / [Hollow] Toilet Seat nicknamed the Crapper Zapper, and future invention of Defendant David Kirby, the " Filtered Exhaust System For Commode," / [Hollow] Toilet Seat, processes funds, or any kinds of generation from the altering Defendant David Kirby, invention belongs to the Plaintiff for reason allow along.

(F).

The Plaintiff will argue about very likeness to similar if not alike of the Defendant David Kirby, Invention " Kirby Air Purification System," Hollow Toilet Seat within outside exhaust draw pipe that's connected to the hollow inside space; Wherein connect to a vacuum-clamp-hoes that extend's to a outer intake hollow pipe connected to a draw pipe end of a motor to draw in and out waste fumes air back through a vacuum-clamp-hoes connected to the hollow toilet seat side, outside hollow pipe; Wherein suck waste fumes air from the bottom Vent Holes of the toil-seat, hollow space connected inside the hollow space within the Toilet Seat that takes the fumes air back through the side hollow pipe of the toilet seat that connected to vacuum-clamp-hole top , end that's connected to the top outside hollow end suction top end of the motor hollow end that sucks the waste fumes air out the end of the motor outer hollow pipe, that's connected again to another vacuum-clamp-hoes to send waste fumes air out the end of the vacuum-clamp-hoes, to the outer air open space; Now Defendant David Kirby " Filtered Exhaust System For Commode is made the same way be alter a little bit inside the Hollow Toilet Seat; Now foundation of Plaintiff Claims of Plaintiff Vent Toilet invention is a hollow out toilet seat use to draw out waste fumes air through hose connected to motor to send the waste fumes air suck with use of the motor suction with a hose on the end of the motor to send waste fumes air out the other end of the motor with another attached hoes to let the waste fumes air out the hoes hollow end; Now the Very Same Concept Of The Plaintiff Vent Toilet invention the same, as identical twins, yes slightly different but the same out look 99 point 1 the same as define to be the very majority of the same as the Defendant David Kirby, invention(S) named above concepts "like" Plaintiff Vent Toilet invention concept as identifying as identical twins; Yes identical twins, are slightly different, Plaintiff and Defendant David Kirby, inventions are also slightly different but the same out look as twins look 99% point 1% Alike, now the same as define to be the very majority Alike; As a Knock-off piece of clothing of someone that's considered to be a " Bootlegger;" The clothing has a logo of name brand Author, which is identify on the front of the T-Shirt to identify the Author work; But it's just looks one 1% out 99% " Slightly Different," [Say again like the Plaintiff & Defendants inventions comparison] Well what's different is just the " T-Shirt Label Tag," which is in the shirt collar, wherein it's slightly different in having the name brand Author, name of logo not on the T-Shirt Label Tag, wherein it's should be constituted and unlawful act to confiscated and have the T-Shirt Seized from the authority confiscated the T-Shirt and seized and the Bootlegger seller was Seized that was selling the T-shirts on the street from the authority which gave the Bootlegger a citation fine to come to court, and the Bootlegger had to

be released from confinement to pay for a court bail, and the name brand Author was notify to come to court also in notice of the Bootlegger theft alter infringe LABEL TAG of the T-Shirt from the Bootlegger actions and the name brand Author was told also to come get his personal properties of the " Slightly Alter T-Shirts Tag within the collar of shirt; All behind a 1% altering of 99% of A T-shirt, being altered didn't allow the Bootlegger to have any ownership over the name brand Author Logo T-Shirt; And it's not the logo that is registered legally that offer the T-Shirt to be seized but the noticing of the viewing of the alter inside collar of the alter T-Shirt Label Tag not having the Name-Brand-Author name on the T-Shirt Label Tag, cause the T-Shirt to be seized by the Authority; As the Plaintiff Vent Toilet invention and the Defendant's David Kirby's, " Kirby Air Purification System," AND " Filter Exhaust System For Commode," / inventions are compared up together in the above argument of comparison of Plaintiff & Defendant David Kirby, inventions together with Defendant David Kirby, action what could be done to the to Defendant David Kirby, and his Patent Attorney Defendant Mr. Robert Waters; The Plaintiff should without a doubt to be un-inexorable of undisputed to Award the Defendant David Kirby, inventions mention above that was alter from the Plaintiff Vent Toilet invention Concept by theft from the Plaintiff being handcuffed to be 22 years within Prison to know of the Defendants David Kirby & sidekick Patent Attorney Defendant Mr. Robert Waters, 20 years would be up just about before the Plaintiff would be release from prison wherein like strong armed in taking the Plaintiff Vent Toilet invention causing major stress on the Plaintiff as the Plaintiff seen the Defendant(s) somewhat on a daily basis wherein Defendants knowing that the Plaintiff was just and old inmate that could do nothing above Defendants above taking Plaintiff Vent Toilet invention, as the Gilmer staff members try to kill the Plaintiff from taking away the Plaintiff heart medicine of Plavix. This is way the Plaintiff the Defendant David Kirby, inventions and more if the court seem fit.

(G).

The Plaintiff argues that his case is not really a infringement case; but a case of absolutely " Theft Of Infringement," against Plaintiff Patent Application of blueprints words; Wherein--- saying the Plaintiff was at the wrong place at the wrong time/ doing his time within Gilmer minimum prison; Wherein the Plaintiff know both the Defendants David Kirby, and Michelle Kirby, ⁱⁿ steal Plaintiff Vent Toilet invention detailed blueprints wording documents to alter ^{by} Defendants David Kirby, and Michelle Kirby, " Kirby Air Purification System invention, and later from the " Kirby Air Purification System, invention alter from the Plaintiff Vent Toilet invention, by the Defendant David Kirby, and sidekick to believe Patent

Attorney Defendant Robert Waters, alter from the Kiry Air Purification System, / Alter invention The " Filter Exhaust System For Commode, invention, to still causing a outright still theft-infringement on the Plaintiff Vent Toilet invention Causing the Plaintiff not fully develop his Vent Toilet invention within the Patent Office;

Now this case stated above within is a straight out Theft-Case of another kind of Infringement Like, Jesse James ant the Sundance Kids, they out right stole from the Plaintiff of innocents; The bottom line, this is what kind of infringement this is, and right out interference of a theft infringement that even the Patent Office agree that only 1% infringement happens yearly; Like the Plaintiff landing on the hot sun inside a ice cube and seeing all (3) Defendants David Kirby, and his " X " wife Michelle Kirby, and there Patent Agent Mr. Robert Waters just setting on the sun it's self drinking ice water would be just " IMPOSSIBLE, Plaintiff would think so and I think the Supreme Court, would to;

Therefor Plaintiff ask that the Defendant David Kirby, inventions of the "kirby Air Purification System,"and the " Filter Exhaust System For Commode," inventions be awarded to the Plaintiff.

(H).

The Plaintiff argues about the time of duration essences of the Plaintiff issue for and "Theft Interference Infringement" Case to be of absolute, " To be as stated above and " Theft Infringement," CASE, with in the Plaintiff having Plaintiff doing time, wherein the Plaintiff was released from prison and having 2 years to file his "Theft Infringement," law suit case against the Defendant David Kirby, theft interference-Infringement within reasonable time, from Plaintiff against the Defendants actions stated within stealing Plaintiff Vent Toilet invention and altering it to there own invention to receive funds and to inquire business and Etc, the Plaintiff is in his right time limit file suit against the Defendants David Kirby from 17 and half years back because of extraordinary fact retaliation from the federal prison staff not allowing the Plaintiff file suit while being in prison Constitute the Plaintiff to file a sue against the David Kirby, for the basis of this lawsuit being filed at a later date wherein the decision handed down from the Supreme Court, has No "Bearing On This Case Theft Infringement" for the following Supreme Court, case stated below;

[" Justice Alito, "]

Wherein the U.S. Supreme Court issued it's decision in " SCA Hygiene Products Akieblag et al v. First Quality Baby Products, LLC et al, The case required the Court to determine whether the defense to patent infringement actions is brought during the six-year statue of limitations. As predicted by many, the Supreme Court found that defense laches is inappropriate for claims brought within the statute of limitation, the same ruling reach only several years ago with

respect to laches as a defense in copyrights infringement claims. See *Petrella v. Metro-Goldwyn-Mayer, Inc.*, 572 U.S.- (2014);

Then as the Plaintiff has stated over and over to the Court to emphasize greatly, the Fact of this Case Is " A Outright Theft Case Of Stealing That Make's It Very Unlawfully Under Plaintiff Rights of the 5th Constitutional due process of law; Wherein this Case is to be tried as and " Theft Infringement Timed Case;" Wherein the Plaintiff order the court to tried the Plaintiff case as and " Theft Infringement Timed Case, under statue 28 U.S.C. 1361, under same Statue 28 USC 1336 to have - Plaintiff case in Norfolk Va, Address: 600 Granby St, Norfolk Va 23510; And not change the location of the above court also in the Plaintiff request to the Court, under statue 28 U.S.C. 1361.

(52).

Request For Damages To Be Award To Plaintiff Below;

The damages and awards are as follows below:

1. To Award Damages;

The Plaintiff request for Damages of Compensation from Defendant Cheydetta L. Boone, that all and any inventions, Copy Rights, Notary for and invention, and just for anything that may be within the Defendant Cheydetta L. Boone, name may be awarded to the Plaintiff from house, to cars to back accounts of Etc, of the facts stated within this Civil Suit " Theft Of Infringement Complaint Motion," of the Defendant Cheydetta L Boone, claiming that the Plaintiff Vent Toilet invention is Defendant's Cheydetta L. Boone, whole Vent Toilet invention to hers along and Defendant Cheydetta L. Boone, wanting to wanting to relinquish Plaintiff Vent Toilet Invention back over to the Plaintiff; Wherein Defendant Cheydetta L. Boone, mishandled the Plaintiff Vent Toilet invention of deprived the Plaintiff deliberately of his personal intellectual property of the Vent Toilet invention, for Defendant Cheydetta L Boone, self gain of monetary, that may be hidden or not to increase and decrease of trade of patents to be developed within Defendant Cheydetta L. Boone, name of Plaintiff's Vent Toilet invention to cause extreme mental anguish of mental suffering, mental distress of anxiety within depression of grief of head trauma, which ties into all the unlawfully overall acts that Defendant Cheydetta L. Boone, participated in this overall theft of infringement motion complaint to defraud the Plaintiff of his Vent Toilet invention is unlawful under Plaintiff Rights of the 5th Constitution Amendment [of] being deprived of life, liberty of property without due process of law; Of the above statements and all of the tie-in statements from the the beginning of this motion to the ending of this motion

Plaintiff request the court to render the Plaintiff Judgment in awarding all that Plaintiff have ask for against the Defendant Cheynetta L. Boone, within in whole or portions of this " Theft Infringement," motion Under 28 U.S.C. 1391 for all the unlawfully acts against Plaintiff from Defendants Cheynetta L. Boone, within Unlawfully violating the Plaintiff Rights under the 5th Constitutional Amendment as stated within; Be render in awarded by the court to the Plaintiff; And the Plaintiff ask that the court render judgment in any facts of part of this motion against Defendant Cheynetta L. Boone, of this motion;

2. To Award Damage;

The Plaintiff request of Damages of Compensation from Defendant David L. Banner, / Banner Development Inc.; From the beginning statements of this motion to the Paragraph (48). Argue (2). to the very end of this motion, Plaintiff request the court to render the Plaintiff Judgment in awarding all that Plaintiff have ask for against the Defendant David Banner, within, in whole or portions of this " Theft Infringement," motion Under 28 U.S.C. 1391 for all the unlawfully acts against Plaintiff from Defendants David L. Banner, / Banner Development Inc., within unlawfully violating the Plaintiff Rights Under the 5th Constitutional Amendment as states [of] being deprived of life, liberty of property without due process of law; Be render in awarded by the court to the Plaintiff; And the Plaintiff ask that the court render judgment in any facts of part of this motion against Defendants David Banner, / Banner Development Inc. of this motion;

Now for punitive damages against the the Defendants above in (2). Award Damages; Plaintiff ask that the above claim be enter on the Defendants to punish the defendants and the Defendants not file a Chapter 7 13 Bankruptcy, Court; And that the Defendants within this paragraph say working at there job of wherever to have there work check garnished---to pay Plaintiff until the awarded debt is paid off to the Plaintiff also to punish the named Defendants above in this paragraph of this complaint Theft infringement motion;

3. To Award Damage;

The Plaintiff request for damages of Compensation from Defendants David Kirby, Mr Robert Waters Patent Agent or Patent Attorney, and Michelle Kirby, and et al, from the beginning statement of this motion to the paragraph (49) Argue (3). to the very end of this motion, Plaintiff request the court to render the Plaintiff Judgment in awarding all that Plaintiff have ask for against the Defendants name above in this paragraph within whole or portions of this " Theft Infringement Motion," Under 28 U.S.C. 1391 for all the unlawfully cats against Plaintiff from the Defendants within Unlawfully Violating the

Plaintiff Rights under the 5th Constitutional Amendment as states [of] being deprived of life, liberty of property without due process of law; Be render in awarded by the court to the Plaintiff; And the Plaintiff ask that the court render judgment in any fact of part of this motion against Defendants named above of this paragraph of this motion;

Now for Punitive damages against the Defendants above in (3). Award Damages; Plaintiff ask that the above claim be enter on the Defendants to punish the defendants and the Defendants not file a Chapter 7 13 Bankruptcy Court; And that the Defendants within this paragraph say working at there job of wherever to have there work check garnished to pay Plaintiff until the awarded debt is paid off to Plaintiff. also to punish the named Defendants above in this paragraph of this complaint Theft infringement Motion;

(4). Award Damages

Plaintiff request the Court to have and " Evidentiary Hearing Urgently," on the very facts of this Civil " Theft Infringement Complaint," to have factual evidence from the Defedant(S) innocence; To not allow the Defendant(S) to sale or remove any property or personal property products of Etc, funds, or anything that may belong to the Defendant(S) OF Etc; Now Plaintiff so order the Court to do so under statue 28 U.S.C. 1361 within acting under Rule 60 injunction and Restraining Orders, (a) 1. 2. Preliminary Injunction against the complaint-iff within Defendants; Now Plaintiff ask the Court also if the Defendants not able to show a show-call of innocence that and urgently injunction restraining stop order be placed on the Defendant(S) properties of Plaintiff request to the Court about the Defendants Properties mention inside this Theft Infringement Complaint; To either be render to Plaintiff or the Defendant(S) the just reward of the out come of the ownership of these invention(S) of the Mentioned within this " Theft Infringement Complaint Motion."

(53).

Relief For Damage

Relief 1.

The Plaintiff just request from the Defendant Cheynetta L. Boone, what is rightfully belongs to the Plaintiff, because she Defendant Cheynetta L. Boone, is not and inventor at all, but was just use to storage the Plaintiff inventions and Concepts and ideas within Defendant Cheynetta L. Boone, name from safe keeping from someone again trying to steal the Plaintiff invention, like the first invention Plaintiff created within Gilmer Prison The: " Fire Alarm Pull Mist-Spay invention the Gilmer officer stolen that never at got chance be in the Plaintiff name, or sister Cheynetta name; Now Plaintiff did

keep his inventions in his sister name Defendant Cheydetta. L. Boone, for protection reason only within the Patent And Trademark Office, registered in Defendant Cheydetta name so the Gilmer staff would not steal again from the Plaintiff his invention; Now after while the Plaintiff sister became greedy and selfish wanting to keep the Plaintiff invention because she figured the Plaintiff was very uneducated and felt the Plaintiff was very undeserving of his invention to keep them for her self; That's why the Plaintiff is real just seeking Relief for what Plaintiff has ask for from the court against Defendant Cheydetta L. Boone, within this " Theft Infringement Interference Motion," that the Court grant Relief to the Plaintiff from Defendant Cheydetta L. Boone, what Plaintiff seeking this motion towards Defendant Cheydetta L Boone.

Relief 2.

The Plaintiff is also seeking damages from Defendant Mr. David Banner, for deliberately not working with the Plaintiff But the Plaintiff mother and only sister to develop NOT the Vent Toilet invention to mislead Plaintiff mother and sister knowing this was the most important invention the Vent Toilet invention that was in the Media-News, and in the News-Paper, for success Plaintiff explained to David Banner; But would not still work on the Vent Toilet invention for the Plaintiff, well-in the Defendant David Banner, and Inc, know the inventions he worked on strictly belonged to the Plaintiff but continued deliberately avoided the Plaintiff to develop Plaintiff Vent Toilet invention and went on misleading Plaintiff mother and sister that David Kirby, invention existed before the Plaintiff, Vent Toilet invention, did to cause envy within the Plaintiff family from that point unto now strife; That's why the Plaintiff is real just seeking Relief for what Plaintiff has ask for from the court against Defendant David Banner, & Inc, within this " Theft Infringement Interference Motion," that the Court grant Relief to the Plaintiff.

Relief 3.

Plaintiff is seeking damages from Defendants Michell Kiby, and David Kirby, and Patent Agent Rorber Waters, for just out right stealing the Plaintiff Vent Toilet invention from Plaintiff from prison, to gain great success and gain large currency from the Plaintiff Vent Toilet invention, cause the Plaintiff major suffering and mental anguish of a on going suffering until now; That's why Plaintiff is seeking judgment against the Defendant above within the " Theft Infringement Interference Motion," to have the court to rule against the named Defendant within above, for judgment for favor of the Plaintiff civil of this suit against the Defendant above within this paragraph.

(54).

OATH OF DECLARATION

I Kenneth A. Boone do declare that the above events are true to the best of my knowledge under perjury: Kenneth A. Boone
Date Tuesday June 6/2017 And also enclose I have Certified copies of this motion to the Defendants named within this complaint,

Kenneth A. Boone
1007 Jackson Ave
Chesapeake, Va. 23324
(457) 399-9607
Kenneth A. Boone

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF VIRGINIA

DIVISION

Kenneth A. Boone
Plaintiff(s),

v.
Michelle Kirby David Kirby Robert Waters Civil Action Number: _____
David Banner Et. al.
Defendant(s).

LOCAL RULE 83.1(M) CERTIFICATION

I declare under penalty of perjury that:

Theft Infringement Interference / Civil Suit

No attorney has prepared, or assisted in the preparation of _____
(Title of Document)

Kenneth A. Boone
Name of Pro Se Party (Print or Type)

Kenneth A. Boone
Signature of Pro Se Party

Executed on: 6/6/2017 (Date)

OR

The following attorney(s) prepared or assisted me in preparation of _____
(Title of Document)

(Name of Attorney)

(Address of Attorney)

(Telephone Number of Attorney)

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