Document about loss of IP rights

Submitted to court as Document C

IN THE COURT OF THE CITY CIVIL JUDGE AT BANGALORE (CCH-10)

O. S. No. 0004961 / 2018

BETWEEN

Srinivas Devathi Plaintiff

AND:

Janssen Pharmaceuticals Inc.,

and others ... Defendants

DOCUMENT ABOUT LOSS OF IP RIGHTS

I, Srinivas Devathi, Plaintiff in this case, state that I make defendants liable for loss of 'Intellectual Property' rights in the territories of New Zealand and Eurasia (8 countries). Further, if defendants delay their response to the court or admittance to fraud until January 15th 2019, they shall become responsible for loss of 'Intellectual Property' rights in China and Australia as well. The estimated value of the 'Loss of IP rights in these four jurisdictions (that comprise of 11 countries); shall be provided to the court upon a later date.

The reason for the above is that I have incurred significant expenditure in paying for the 'Rejection office actions' by some key automotive market jurisdiction PTOs (Patent and Trademark Offices) and to keep those application afloat. These expenses would not have existed in the first place, if not for the fabricated prior art Cobb and Price; as the applications would have been straight grants in all territories after filing. Hence the defendants are made liable for the loss of IP rights in the jurisdictions where the patent application has been abandoned due to not being able to pay the legal fees to file a response or annuity fees or other office fees to keep the application active. Further, plaintiff states that he is in debt to keep all the key automotive market applications alive, and if the defendants do not admit to the fraud at the earliest, they shall become liable to losses in more 'Intellectual property' jurisdictions.

Place: Bangalore

PLAINTIFF

Date:

E-mail reminders to defendants

Submitted to court as Document D

Gmail - Court case summons served and your Written statement expected on 12-12-2018



Srinivas Devathi <srinivasdevathi@gmail.com>

Court case summons served and your Written statement expected on 12-12-2018

Srinivas DS <srinivasdevathi@gmail.com> To: patrick.j.burke@us.hsbc.com Cc: heidi.c.pote@us.hsbc.com

Tue. Dec 4, 2018 at 3:20 PM

Mr. Burke / Ms. Pote.

Here is a VERY IMPORTANT SECOND REMINDER about Bangalore city civil court judge looking to get your written statement on 12/12/2018. Acknowledge the receipt of this e-mail immediately.

Bangalore city civil court O.S. No 4961 / 2018. The summons were delivered to Mr. Patrick Burke (CEO), 452, Fifth Ave, New York City, NY - 10018, USA; on August 15th 2018. Your written statement due on 12/12/2018.

- 1) The defendant(s) must note that they are already liable for loss of IP rights to the 'Vehicle color change technology' in the territories of New Zealand and Eurasian countries (8 of them).
- 2) Any delay in submitting the written statement will make the defendants liable for loss of IP rights in additional territories like China and Australia. The valuation of IP rights for these lost territories is extremely
- 3) As plaintiff I encourage the defendant(s) to file the written statement on 12/12/2018, as it allows quicker resolution of the matter and further gives the defendants an opportunity to procure IP rights in territories like USA, Canada, Mexico and possibly UK, Australia and New Zealand. Additionally, it allows smooth information delivery to global media upon resolution of the matter.

Srinivas DS

On Fri, Nov 16, 2018 at 7:58 PM Srinivas DS <srinivasdevathi@gmail.com> wrote: Mr. Burke / Ms. Pote,

Could you acknowledge the receipt of this e-mail communication?

Srinivas DS

On Thu, Nov 15, 2018 at 8:23 PM Srinivas DS <srinivasdevathi@gmail.com> wrote: Mr. Burke.

There is a Civil law suit filed against 4 parties in USA, one of the party being HSBC Bank, USA. The case is filed in Bangalore city civil court with O.S. No 4961 / 2018. The summons were delivered to Mr. Patrick Burke (CEO), 452, Fifth Ave, New York City, NY - 10018, USA; on August 15th 2018.

HSBC Bank USA is due to submit their response (written statement) to the case matter. You have not been represented by any counsel yet. Since the summons were delivered, the court is awaiting your written statement.

The written statement has to be submitted by your counsel on the next hearing date which is 12/12/2018.

Srinivas DS

https://mail.google.com/mail/u/07ik=4411bce196&view=pt&search=all&permmsgid=msg-a%3Ar977254020455043426&dsqt=1&simpl=msg-a%3Ar977... 1/1

E-mail reminders to defendants

Submitted to court as Document D

12/5/2018

Gmail - Court case summons served



Srinivas Devathi <srinivasdevathi@gmail.com>

Court case summons served

Srinivas DS <srinivasdevathi@gmail.com>
To: BILL HULSEY LAWYER <Bill.Hulsey@hulseyiplaw.com>

Tue, Dec 4, 2018 at 3:22 PM

Mr. Bill Hulsey.

Here is a <u>VERY IMPORTANT SECOND REMINDER</u> about Bangalore city civil court judge looking to get <u>your written</u> <u>statement on 12/12/2018</u>. Acknowledge the receipt of this e-mail immediately.

Case details:

Bangalore city civil court O.S. No 4961 / 2018. The summons were delivered to Mr. Bill Hulsey on August 15th 2018. Your written statement due on 12/12/2018.

Important NOTES

- 1) The defendant(s) must note that they are already liable for loss of IP rights to the 'Vehicle color change technology' in the territories of New Zealand and Eurasian countries (8 of them).
- Any delay in submitting the written statement will make the defendants liable for loss of IP rights in additional territories like China and Australia. The valuation of IP rights for these lost territories is extremely large.
- 3) As plaintiff I encourage the defendant(s) to file the written statement on 12/12/2018, as it allows quicker resolution of the matter and further gives the defendants an opportunity to procure IP rights in territories like USA, Canada, Mexico and possibly UK, Australia and New Zealand. Additionally, it allows smooth information delivery to global media upon resolution of the matter.

Srinivas DS

On Fri, Nov 16, 2018 at 7:57 PM Srinivas DS <srinivasdevathi@gmail.com> wrote:

Mr. Bill.

Could you acknowledge the receipt of this e-mail communication?

Srinivas DS

On Thu, Nov 15, 2018 at 2:06 PM Srinivas DS <srinivasdevathi@gmail.com> wrote:

Hi,

There is a Civil law suit filed against 4 parties in USA, one of the party being your law firm (Hulsey Hunt & Parks P.C.). The case is filed in Bangalore city civil court with O.S. No 4961 / 2018. The summons were delivered to Mr. Bill Hulsey; on August 15th 2018. You filed my IP application for 'Vehicle color changing technology', It is pertaining to that.

Bill Hulsey is due to submit the law firm's response (written statement) to the case matter. You have not been represented by any counsel yet. Since the summons were delivered, the court is awaiting your written statement.

The written statement has to be submitted by your counsel on the next hearing date which is 12/12/2018.

Srinivas DS

https://mail.google.com/mail/u/07ik=4411bce196&view=pt&search=all&permrnsgid=msg-a%3Ar-6229663696861528087&dsqt=1&simpl=msg-a%3Ar-6... 1/1

12/5/2018 Gmail - Written Statement from Jansse



Srinivas Devathi <srinivasdevathi@gmail.com>

Written Statement from Janssen

Srinivas DS <srinivasdevathi@gmail.com>
To: "Ashwin.Chikkamath Advocate* asaadvocates@gmail.com>

Tue, Dec 4, 2018 at 3:26 PM

Mr. Ashwin.

Kindly make a note of this message and discuss / route it to your client Janssen Pharmaceuticals, USA.

Here is a <u>VERY IMPORTANT SECOND REMINDER</u> about Bangalore city civil court judge looking to get <u>your written</u> statement on 12/12/2018. Acknowledge the receipt of this e-mail immediately.

Case details

Bangalore city civil court O.S. No 4961 / 2018. The summons were delivered to Janssen Pharmaceuticals, USA; on August 15th 2018. Your written statement due on 12/12/2018.

Important NOTES

- 1) The defendant(s) must note that they are already liable for loss of IP rights to the "Vehicle color change technology" in the territories of New Zealand and Eurasian countries (8 of them).
- Any delay in submitting the written statement will make the defendants liable for loss of IP rights in additional territories like China and Australia. The valuation of IP rights for these lost territories is extremely large.
- 3) As plaintiff I encourage the defendant(s) to file the written statement on 12/12/2018, as it allows quicker resolution of the matter and further gives the defendants an opportunity to procure IP rights in territories like USA, Canada, Mexico and possibly UK, Australia and New Zealand. Additionally, it allows smooth information delivery to global media upon resolution of the matter.

Srinivas DS

On Sat, Nov 17, 2018 at 4:17 PM Srinivas DS <srinivasdevathi@gmail.com> wrote

In the case (filed in Bangalore city civil court) with O.S. No 4961 / 2018; our next court hearing date is 12/12/2018.

Your client Janssen Pharmaceuticals response (written statement) is due on this date. Kindly counsel your client to submit their statement on or before this date.

I have sent reminders to D2 and D4 as per Judge's advise. It would be good to have all pending written statements submitted on 12/12/2018.

Srinivas DS

https://mail.google.com/mail/u/07ik=4411bce196&view=pl&search=all&permmsgid=msg-a%3Ar7293186633515368131&deqt=1&simpl=msg-a%3Ar72... 1/1