

TO, THE HONORABLE JUDGE, CCH-10, BANGALORE CITY CIVIL COURT

MACRO VIEW OF THE FIVE LAWSUITS IN CCH-10

OS 2487 of 2021

OS 2486 of 2021

Given the scale of the suit, USA, its listed eight defendants have not left any negative tactics unused against me. Every negative tactic known to humanity has been used against me to block my work, and block the wealth from coming into India.

ICJ brought in to legally verify and validate that no abuse of CPC orders XXXII or similar were used by USA, its defendants against me at any of the current day UN organs, to gain guardianship of my invention or wealth.

Suit planned for withdrawal after the execution of 62 sale agreements and related prayer points met in OS 40 of 2022.

This suit will also be part of worldwide case study.

Scale of the lawsuit:
 Largest lawsuit in the world.
 Directly connects to 62 world countries.
 By way of Patent Cooperation Treaty connects to 153 world countries.
 Economically, connects to all 193 world countries.
 Case study for Judiciary of all 193 world countries. Will become future case study for law students of all 193 countries.

Prayer summary according to law and PCT, the Treaty:
 Eliminate USPTO worldwide fraud and breach of Patent Cooperation Treaty.
 Execute 62 largest sale agreements through this court. Or a special court appointed for this purpose by this Honorable court. Worldwide full liability has been caused.

Numbers:
 I would bring at least 93 Trillion Earthlings / \$ into India. Indian own TREASURY to be built. Largest in the world.
 At this conservative sale price, BCCC court fee is at approximate 465 Billion \$. Will set-up an agreement with BCCC office upon your orders.

Macro-reforms for the world linked to the suit:
 Macro-economic reform Project Earthling©. India must not hold such wealth in a domestic currency of one country.
 Macro-governance reform United Nations Global Governance Model 2020©. Inevitable new world order for right governance.
 Cascading effects of my work for 'Goal Year 2050 for India' to at least 100 other world countries. Entire lawsuit expected to proceed in the eye of the world media houses.

High level plan:
 I have set a two-year timeline to achieve this objective. Details in OS 40 of 2022.
 All steps and activities are expected to happen in front of worldwide media houses.
 Honorable court must make time for this suit, giving it the highest priority.
 Legal binding with Indian government / State governments, wealth distribution attached with this lawsuit.
 Documents 18 and 19 attached with the lawsuit. MEA will be working alongside with me in this lawsuit.

Information distribution:
 To 62 PTO'S linked to the suit. They are ready to take legal action upon USPTO fraud elimination and this Honorable courts orders. All 153 PTO'S informed.
 All India and all Worldwide media houses informed. Current day UN organs informed. ICJ informed. WIPO informed. 62 country Judiciary informed.

OS 42 of 2022

L&T division of MEA to submit the 'Consent letter of Indian government' directly to this court.

OS 41 of 2022

Issue commission for Indian competent authorities to submit their independent valuation of sale price for my invention.

OS 40 of 2022

Preparatory suit to get everything done in two-years.

All the necessary steps, verification and validation steps, and preparatory steps to take OS 2487 of 2021 to conclusion by the execution of 62 sale agreements. All these steps need this Honorable courts orders.

The defendants in these three suits are not my enemies or counter parties. They are expected to work alongside of me to achieve the objective.