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IN THE

SUPREME COURT OF THE UNITED STATES

vs. VROIFONIE SYSTEM INC - RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO USCAFC # 23-1219

(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

CHILIZZIE OTTAH

(Your Name)

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(Address)

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H8 581 4539

(Phone Number)

QUESTION(S) PRESENTED

- 1. ON THE QUETION OF LOW
 - 2. PETITION FOR REVIEW ON PATENT INFRIM-GEMENT
 - 3. PETITION FOR NEXIE ON THE BOD'S OF US 840 PATIENT
 - 4 PETITION FOR REVIEW ON DE NOVO STANDANDS
 - 5. PETITION FOR RELIEF, REVISE AND AMERILD DE NOVO STANDAND ON TOAL AGAINST US 840 PATENT.
 - 6. RE-INSTATE AMED REVISE AT CASES I WAS FOUND GUILTY, RELYING ON 840 PATIENT OFFICE G (CHARRETISTIC)
 BECOMBE PATIENT 840 HAVE OTHER G (CHARRETISTIC)
 OBJECTIVES (USING DE NOVO STANDAME)
 - 7. Your HON. IN THE INTEREST OF JUSTICE REVISE AN THE CASES, I was found Guilty, RELYING ON WIERMA DR US PARIS, 1 4/201, 013 (DE NOVO)

LIST OF PARTIES

- [] All parties appear in the caption of the case on the cover page.
- [] All parties do not appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

VENTENE SYSTEM INC.

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TABLE OF CONTENTS

OPINIONS BELOW 1
JURISDICTION SUPPLEME COURT OF UNITED STATES
35 USC 271 37 CFR 1.57 CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED 37 CFR 1.75
STATEMENT OF THE CASE POTENT INFRINGEMENT CONSTITUTION
REASONS FOR GRANTING THE WRIT QUETTO A DF LAW JUSTICE IS AFAB 8475 AM FIND. CONCLUSION FRC P.15 (G) - TENNANT V HAKOMIN-
CONCLUSION FRCP15(Q). TENNANT Y HAKOMIN-
TMMM INC 878 FZ4 1413, 1417,11 US DBZQ 1303 1306-07 (FED. CIR. 1989)
INDEX TO APPENDICES
APPENDIX A
APPENDIX B
APPENDIX C
APPENDIX D
APPENDIX E
APPENDIX F

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

N/A

SEE THE MEMORANDUM ATTACH HELIN

STATUTES AND RULES

THE PATENT, U-B. 840 MERLIFD 37 C.F.R 1.57. 37 GF.R 1.75 ARRINGEMENT AND MODIFICATION 35 USC 271

OTHER

U.S. CONSTITUTION

IN THE

SUPREME COURT OF THE UNITED STATES

PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

[] For cases from federal courts:
The opinion of the United States court of appeals appears at Appendix to the petition and is Nov. 28. 2022; or, [] has been designated for publication but is not yet reported; or,
[] is unpublished.
The opinion of the United States district court appears at Appendix to the petition and is [] reported at; or,
[] has been designated for publication but is not yet reported; or, [] is unpublished.
[] For cases from state courts:
The opinion of the highest state court to review the merits appears at Appendix
() is unpublished.
The opinion of the
 [] reported at; or, [] has been designated for publication but is not yet reported; or, [] is unpublished.

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

US 840 MERITED 37 CFR 1.57, 37 CPRITE AND 35 USCS 154 (A), 35 USC 271

PATENT INFRINGEMENT SYEARS ASKING THE DEFENDENTS FOR LICENSE OR PERMIT DEAL.

STATEMENT OF THE CASE

FACT

US Patent 7,152,840 predicted a book holder that would hold a device like camera, or a laptop computer in a mobile vehicle in 2009.

US patent 7,521 840 predicted a book holder with laptop Ina mobile vehicle in 2007/2009 the prediction came true.

US Patent 7,162,840 predicted panel for charging/pivotal Connection in mobile vehicle, this prediction is happening as we speak, the court is my witness, it is merit, and a call for Justice and a violation of the constitution, rule 112, rule 102.

All a copier has to do is to change an insignificant part of a patent, rule 271, no copyist should copy any part of granted US Patent

The Court Opinion That US patent 7,521 840 Did not Cover The Defendant Product.

I thank the court for accepting that the defendant camera is standing on one of US Patent 7,152,840 arm. I plead with the court to ask the defendant to remove their product from my granted book holder, the styled arm. The arm is removable attached, and adjustable from the platform to the base. I have the support of AIA, and rule 112, 271, 102 and 103. The Defendant does not have the ground. Thank you, Your Hon.

I ASK THE COURT TO EXAMINE CONNECTOR, PIVOTAL

CONNECTION, INTERCONNECTING, PIVOTAL INTERCONNECTOR

The Court narrated their difficulty in finding my claimed Camera, I thank
the Court, please allow me to follow this word. The word is strength
forward, an American language, the word was described in the
specification, and the word was described in the claim of US Patent
7,152,840. the same word interconnecting, pivotal interconnection, pivotal
Connection.

Earlier in this case and others I have informed the court that the appeals court has requested the claimed terms Pivotal

Connection, interconnecting, pivotal interconnector, widest meaning, the district Court has very much ignored all my request, except one attempt by Judge in 2019, but Judge widest meaning of the pivotal connector or connection was focused on the social meaning, whereas US patent 7,521 840 meaning of the word pivotal Connection or interconnecting was focused in devices or electronic.

Your Hon. Whereas the unified court system in this matter has adapted the use of Markman claim construction, wherein a Markman claim construction requires a clear meaning of each word to determine what it

means to the claim, whereas I have ask the court to define the meaning of an interconnector, pivotal interconnector, pivotal Connection, or connector, see this case appendix, all the appendix submitted to the court, all the court ignored it. Whereas the Court fail to promote plain field, and find the device, camera, whereas the judgment is in defaulted, should be void and vacated and reopen to adapt all requirements of rules in Markman claim construction.

SEE FIG. 8, PAGE 5, PARAGRAH 1-3. Description of the common word in specification, and claim called connector, pivotal Connection, pivotal interconnector.

Fig. 8, paragraph 1, line 7 and 8

Wherein, the specification said the book holder is to hold" book and other devices" (Fig. 8, paragraph 1, line 7 and 8.) example GAMES, PUZZLES AND BOOK may be in book or in a device, eg. E Book

Fig. 8, paragraph 2, line 10 and 11of the specification said the platform."

Lastly, the pivotal connection 420 (FIG. 4) between the arm 14 and the support platform 12."

Your Hon, Pivotal Connection is the claimed word, wherein in a plain field, it is a device, an electronic device, or camera. see the claim section, Page 6, paragraph 3, line 10.

Whereas the specification designed the platform to hold "The book platform 12 may also be used to support such items as audio/video equipment, PDAs, or mobile phones, cameras, computers, musical instruments, toys, puzzles and games. The panel 16 may be provided with a set of mounting positions for receiving and/or mounting the above items (NOT"

LEGAL

Claimed connector, pivotal Connection, pivotal interconnecting, interconnector other are law.(Search under technology or electronic.) 35 USC 271

37 CFR 57.1 ANTIDOTE (REF. 420(Fig. 4) (IT IS A PRIOR ART AGINIST THE DEFENDANT PRODUCT)

TOOL

To rule out any stopple Fig. 8, described the tools beyond stopple. See Ottah V. VeriFone, 11 CV 6187 RMB

The term grip means, and include removable attach book holder to assemble to a support frame or structure in a mobile vehicle.

A grip member include hand, glue, tapes, grove screw, grove pipe, cork screw, cork screw driver, others.

SECURE GRIP; hardware, screw, screw driver, bolt, bracket, nail, base,

base holes, others

SOFTWARE GRIP; audio video and equipment, chip, conductor, semiconductor, remote, motor, cable, wireless, ports, camera, laptop. Others Further from estopple is camera and laptop

"Fig. 8, paragraph 2 line 10-14. Lastly, the pivotal connection 420 (FIG. 4) between the arm 14 and the support platform 12. The book platform 12 may also be used to support such items as audio/video equipment, PDAs, or mobile phones, cameras, computers, musical instruments, toys, puzzles and games. The panel 16 may be provided with a set of mounting positions for receiving and/or mounting the above items (NOT SHOWN" Claimed connector, pivotal Connection, pivotal interconnecting, interconnector other are REQUIRED BY LAW (MARKSMAN CLAIM CONSTRUCTURE)

Lastly, item like book, puzzle, game are in books and device Your Hon.

Trying to explain to the court what the term pivotal, Connection, Connector, interconnector, pivotal Connection, pivotal interconnecting. Whereas, I found a clear meaning and explanation in the court system.

THE COURT PACER.

the court Pacer is a pivotal, interconnecting or connection through the use of electronic or technology devices. With all respect, Your Hon. you Knows and have use Pacer.

This is exact the pivotal Connection claimed and expressed or illustrated in Fig. 8, page 5, paragraph 2, line 10 and 12. and in Fig. 8, page 5, paragraph 3 of US Patent 7,152,840. It is the same device or CAMERA, from a link network to a

connector in the defendant Buses and vehicles. Please see the claim, page 6, paragraph 3, line 10 and 11.

US Patent 840 have predicted the pivotal connection before the advent of VeriFone Network, that is the dispute, and defendant is liable.

REASONS FOR GRANTING THE PETITION

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QUETION OF LAW

THE PATENT, US PATENT 840 WAS GRANTED BY THE DAY OF DEC. 26 2006. THE PATENT MERITED 37 CFR. 1.57 AMD 35 U.S.R. 154

1.57 AMB 37 C.F.R 1.75 AMB 35 U.S.R. 154

35 USC 252 (IKCORPORATION BY REFERENCE).

| TEMNED THAT THE DISTRICT IN CASE #1:10 CV. 07-296 CM

CONCLUCION

The petition for a writ of cartiorari should be granted.

Mali

Uspecually submitted,

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