## OFFICE OF THE SECRETARY CORRESPONDENCE CONTROL TICKET

Date Printed: Mar 29, 2007 14:49

٠

PAPER NUMBER:	LTR-07-0210	LOGGING DATE: 03/29/2007
ACTION OFFICE:	EDO	To: Dyer, NRR Cys: EDO
AUTHOR: AFFILIATION: ADDRESSEE:	Po Kee Wong MD	CUS: EDO DEDMAS DEDR DEDIA AO
SUBJECT:	Forwards ltr from Pres Bush a RIC conference	nd VP Cheney concerns invitation to paricipate at NRC's 2007
ACTION: DISTRIBUTION:	Appropriate	
LETTER DATE:	03/22/2007	
ACKNOWLEDGED SPECIAL HANDLING: NOTES:	No Made publicly available in AI	DAMS via EDO/DPC
FILE LOCATION:	ADAMS	
DATE DUE:		DATE SIGNED:

From: Po Kee Wong <pokwong@verizon.net>

To: president@whitehouse.gov <president@whitehouse.gov>; vice.president@whitehouse.gov <vice.president@whitehouse.gov>; AmericanVoices@mail.house.gov <AmericanVoices@mail.house.gov>

Cc: Po Kee Wong <pokwong@verizon.net>; pokwong@rcn.com <pokwong@rcn.com>

**Date:** Thursday, March 22, 2007 11:02 AM

Subject: Fw: Please review 'Supreme Court Appeal (March 21, 2007) No'

Dear President Bush and Vice President Cheney:

Thank you to both of you for your letters of supports that are being attached in the document of appeal to Chief Justice John G. Roberts.

A copy of this 21 pages of appeal is sent to both of you and to the Speaker Of the Congress by U.S. Postal Mail for filing the records.

Very truly yours,

po ika wong

Po Kee Wong, Ph.D. 2413 Spencer Road, Silver Spring, Maryland 20910-2344 USA Tel:301-585-3453 pokwong@verizon.net

----- Original Message -----

From: Po Kee Wong To: jon.dudas@uspto.gov ; Emily.C.Spadoni@usdoj.gov ; supremectbriefs@usdoj.gov ; Kakali.Chaki@uspto.gov; Chuong.Ngo@uspto.gov; horbalyj@cafc.uscourts.gov; John.Whealan@USPTO.gov; Joseph.Piccolo@USPTO.gov; Thomas.Stoll@USPTO.GOV; Anthony.Steinmeyer@usdoj.gov; Chairman@nrc.gov; cmrmcgaffigan@nrc.gov; cmrmerrifield@nrc.gov; pbl@nrc.gov; gbj@nrc.gov; Jim Dyer; Brian Sheron; LAR1@nrc.gov; sjc1@nrc.gov; bsm1@nrc.gov; exb2@nrc.gov; avc@nrc.gov; jag@nrc.gov; alh1@nrc.gov; gcc@nrc.gov; ptk@nrc.gov; hkc@nrc.gov; rwb1@nrc.gov ; gmh@nrc.gov ; dbm@nrc.gov ; JEL@nrc.gov ; CEA@nrc.gov ; MEM2@nrc.gov ; JED1@nrc.gov ; pkh@nrc.gov ; mac3@nrc.gov ; fxe@nrc.gov ; CHL@nrc.gov ; JDM@nrc.gov ; wfb@nrc.gov ; Mabel Lee ; abement@nsf.gov ; Jerry D Weast@mcpsmd.org ; mcontomp@boston.k12.ma.us ; conley m@jud.state.ma.us; Juliana.Rice@ago.state.ma.us; John.Natoli@cityofboston.gov; mark.lee@hq.nasa.gov; akenndy@hq.nasa.gov; Chun-I.Chiang@pentagon.af.mil; AHH@nrc.gov; RPZ@nrc.gov; mnl@nrc.gov; sam2@nrc.gov; rstutman@btu.org; emckenna615@comcast.net Cc: Po Kee Wong ; Wong, Adam ; Dr. Kenneth Wong ; Simon Tam ; daiz Wong ; amorypkw@netvigator.com ; anthony wong ; Anita Wong Sent: Thursday, March 22, 2007 10:27 AM Subject: Please review 'Supreme Court Appeal (March 21, 2007) No'

Dear US government Officials of all levels:

Please review the attached document.

Your time and effort spent on the subject matter will be appreciated by all people worldwide.

· .1

Very truly yours,

.

o 12m Wong

Po Kee Wong, Ph.D. Pro Se Petitioner on U.S. Supreme Court Case No. 2006-1324 2413 Spencer Road, Silver Spring, Maryland 20910-2344 USA Tel:+301-585-3453 pokwong@verizon.net

.



#### OFFICE OF THE VICE PRESIDENT WASHINGTON

March 2, 2007

Dr. Po Kee Wong 2413 Spencer Road Silver Spring, MD 20910-2344

Dear Dr. Wong:

I have been asked to respond to your letter to the Vice President inviting him to participate in the United States Nuclear Regulatory Commission 19<sup>th</sup> Annual Regulatory Information Conference on March 13 - 15, 2007.

While the Vice President appreciates your extending this opportunity to him, due to the heavy commitments of his official responsibilities, we are unable to schedule his participation. I know that you will understand that with the tremendous demands on his time, he must often miss special opportunities, as is the case this time.

You were kind to include the Vice President in your plans, and on his behalf I want to thank you for thinking of him and to convey his best wishes to you.

Sincerely,

Elizante W. Klyre

Elizabeth W. Kleppe Deputy Assistant to the Vice President and Director of Scheduling

cc: Neil Patel Bruce Miller No. 2006-1324 In the SUPREME COURT OF THE UNITED STATES

PO KEE WONG, Pro Se-PETITIONER

VS

**USPTO/BPAI Solicitor-RESPONDENT** 

**REQUEST TO;** 

#### SUPREME COURT CHIEF JUSTICE JOHN G. ROBERTS TO ISSUE AN ORDER OF INSTRUCTION TO

### BOTH CAFC AND USPTO/BPAI TO ALLOW THE ISSUANCE OF PATENT APPLICATION NUMBER (SERIAL No.08/980,657) ACCORDING TO ALL THEIR RULINGS MAY POSSIBLY BE CONSIDERED WITH INTENTIONAL AND/OR UNITENTIONAL VIOLATION OF U.S.CODE 18 SECTION 2071 IN CONSEALMENT OF ADDMISSIBLE JUDICIAL EVIDENCES THAT HAVE BEEN OPENLY PUBLISHED AND DOCUMENTED BY THE OFFICIAL DOCUMENTS IN THE U.S LIBRARY OF CONGRESS

SUBMITTED AND MAILED ON March 21, 2007 by: PO KEE WONG, Pro Se PETITIONER 2413 Spencer Road, Silver Spring, Maryland 20910-2344 USA Tel: 301-585-3453; E-mail:pokwong@verizon.net

Copied cover to:

William K. Suter, Clerk, Supreme Court Office of the Clerk Tel:202-479-3011 Fax:202-479-3230

Solicitor General, Department of Justice 950 Pennsylvania Avenue, N.W. Room 5614 Washington D.C. 20530-0001 Tel:202-514-2217 Fax:202-514-3648

Jan Horbaly, Clerk/Circuit Executive United States Court of Appeals for the Federal Circuit 717 Madison Place, N.W. Washington D.C. 20539 Tel:202-633-6550 Fax:202-633-9623

John M. Whealan; Thomas L. Stoll; Joseph G. Piccolo Office of the Solicitor P.O.Box: 15667 Arlington, Virginia 22215 Tel:571-272-9035 Fax: 571-273-0373; 703-305-1324 Page <sup>1</sup>/<sub>2</sub> Dear Honorable Chief Justice Roberts:

Pursuant to my March 20, 2007 telephonic conversations

- (1) with Mr. Michael Sherry at (5710-272-880 of USPTO as indicated by the FEB 20, 2007 letter and
- (2) with Mr. Erik Fossum (202)-479-3392 in Supreme Court Clerk, William K. Suter's Office

The following documents (A); (B) and (C) are submitted to you for your consideration to take the appropriate action to end this 13 years old case:

(A) contains:

1. One page February 20, 2007 letter from Mindy B. Fleisher, Chief of Staff from U.S. PTO..

USPTO Primary Examiner of Art Unit: 2124 Mr. Chuong D Ngo's signed letter quoted" This communication is to inform applicant that the notice of abandonment mailed on March 18, 2004 has been removed from the file record" one page.
 Five pages of my previous Supreme Court Documents of Appeals to you as dated received by the Office of the Clerk with a seal dated on November 08, 2006. Total seven pages of documents of (A).

(B) contains:

- 1. One page December 20, 2006 letter from Mindy B. Fleisher, Chief of Staff from Office of the Commissioner fro patents.
- 2. Three pages of documents from Marguerite A. Murer, Special Assistant to the President and Director of Presidential Correspondence of the White House.
- 3. Three pages of documents from Erik Fossum from the Supreme Court Clerk's Office.

(C) contains:

Five pages of my technical communications with two Chairmen of U.S. Nuclear Regulatory Commission and their technical staff members about the correctness and their corrections that should be done in relevance to the patent application number 08/980,657

Respectfully submitted by,

Po Kee Wong

Po Kee Wong, Pro Se Petitioner for case No.:2006-1324 2413 Spencer Road, Silver Spring, Maryland 20910-2344 USA Tel: 301-585-3453 E-mail: pokwong@verizon.net

Submitted document (A)-1.



#### **UNITED STATES PATENT AND TRADEMARK OFFICE**

COMMISSIONER FOR PATENTS

FEB 2 0 2007

Mr. Po Kee Wong 2413 Spencer Road Silver Spring, MD 20910-2344

Dear Mr. Wong:

Thank you for your recent correspondence to the Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office (USPTO), Mr. Jon Dudas. Your letter has been referred to the Office of the Commissioner for Patents for response.

Your communication again refers to your patent application, serial number 08/980,657 and specifically requests that immediate action be taken to end the prosecution of this 13-year-old application.

As explained to you in previous office letters this application was finally rejected by the examiner. The rejection was affirmed by the Board of Patent Appeals and Interferences (BPAI). A request for rehearing before the BPAI was denied. The application was appealed to the Court of Appeals for the Federal Circuit (CAFC), which affirmed the decision of the BPAI. A request for rehearing before the CAFC was denied, and an appeal to the Supreme Court was also denied. Thus, all avenues of appeal have been exhausted, and the application is abandoned.

Most recently, you filed a petition for revival of the application on June 2, 2005, to which the USPTO responded on July 19, 2005. As clearly stated in our response to your petition, the USPTO lacks jurisdiction in this case to grant your petition. Jurisdiction of this case passed from the USPTO upon your filing an appeal to the CAFC.

I hope this information will be useful to you. Please feel free to contact Michael Sherry at (571) 272-8800 if you have any further questions specific to this letter.

Sincerely,

may B 2\_\_\_\_

Mindy B. Fleisher Chief of Staff Office of the Commissioner for Patents

## Submitted document (A) - 2 UNITED STATES DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office Address: COMMISSIONER FOR PATENTS

s: COMMISSIONER FOR PATENT P.O. Box 1450 Alexandria, Virginia 22313-1450

Attachment (3

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR /	ATTORNEY DOCKET NO.
CONTROL NO.		PATENT IN REEXAMINATION	

EXAMINER

ART UNIT

PAPER

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner for Patents** 

This communication is to inform applicant that the notice of abandonment mailed on March 18, 2004 has been removed from the file record.

1hbra

.Chuong D Ngo Primary Examiner Art Unit: 2124

No 2006-1324

Page 2 of 3 (A) - 3

#### SUPREME COURT OF THE UNITED STSTAES

### PO KEE WONG, Pro Se-PETITIONER VS USPTO/BPAI Solicitor-RESPONDENT

#### **NOTICE OF APPEAL**

#### **RE-SUMITTED TO:**

### CHIEF JUSTICE JOHN G. ROBERTS ACCORDING TO U.S. SUPREME COURT RULE NUMBER 22 TO EXAMINE THE ORDER ISSUED on August 22, 2006 BY CAFC JUDEGES MICHEL; LINN AND DYK

#### IN RE PO KEE WONG FORMER CASE NUMBER 03-1322 (SERIAL No. 08/980,657)

## SUBMITTED AND MAILED ON November 1, 2006 by: PO KEE WONG, Pro Se PETITIONER 2413 Spencer Road, Silver Spring, Maryland 20910-2344 Tel: 301-585-3453; E-mail: <u>pokwong@verizon.net</u>

To:

William K. Suter, Clerk, Supreme Court Office of the Clerk Washington D.C. 20543-0001 Tel: 202-479-3011 Fax: 202-479-3230

Solicitor General, Department of Justice 950 Pennsylvania Avenue, N.W. Room 5614 Washington D.C. 20530-0001 Tel:202-514-2217 Fax: 202-514-3648

Jan Horbaly, Clerk//Circuit Executive United States Court of Appeals for the Federal Circuit 717 Madison Place, N.W. Washington D.C. 20539 Tel: 202-633-6550 Fax: 202-633-9623

John M. Whealan ; Thomas L. Stoll; Joseph G. Piccolo Office of the Solicitor P.O.Box : 15667 Arlington, Virginia 22215 Tel:571-272-9035 Fax: 571-273-0373; 703-305-9373

1/30/07

(A) - 3

Dear Honorable Chief Justice Roberts:

I am pleading to you to examine the following two documents being sent to you according the Supreme Court Rule 22 such that not to allow CAFC and the USPTO /BPAI to abuse the U.S. Supreme Court Rule number 10 such that they can USE THEIR GIVEN POWER TO rule against the ABSOLUTE TRUTH OF MATHEAMTICS.

In particular, all their rulings may possibly be considered with intentional and/or unintentional violation of U.S. Code 18 Section 2071 according to all documents of evidences having been submitted to the Supreme Court in the past few years. All those documents of evidences with inputs from the agencies of the Executive Branch of our U.S. government have also been openly published by the U.S. Library of Congress.

Your time and effort spent to issue your own judicial opinion on the submitted question about this case will be gratefully appreciated by all judicial scholars and by all qualified mathematicians and physicists and scientists worldwide.

The following two documents are included in this submission to you:

- (1) 2 pages of my September 23, 2006 12:36 AM E-mail of communication with Thomas L. Stoll, Associate Solicitor of USPTO.
- (2) 13 pages of my September 6, 2006 APPEAL TO YOU which have been blocked and never delivered to you.

This submission will be sent to you by U.S. Postal Mail with restriction singed by you personally to prove that you have received this submission under Certified Mail Receipt number 7006-0100-0006-8263-8067.

All the mathematicians and scientists in the world and I are looking forward to hear and read from your opinion of ruling of this case.

Respectfully submitted by,

Po Ke Wong

Po Kee Wong, Pro Se Petitioner of No. 2006-1324 Tel : 301-585-3453 E-mail: <u>pokwong@verizon.net</u> 2413 Spencer Road, Silver Spring, Maryland 20910-2344 USA

. . .

Page 2/2

. . . .

Page 1 of 3

(A) - 3

From: Po Kee wong [pokwong@verizon.net] Sent: Thursday, November 02, 2006 3:24 PM To: 'jon.dudas@uspto.gov'; 'John.Whealan@USPTO.gov'; 'Thomas.Stoll@USPTO.GOV'; 'Joseph.Piccolo@USPTO.gov'; 'Kakali.Chaki@USPTO.gov'; 'Chuong.Ngo@USPTO.gov'; 'Emily.C.Spadoni@usdoj.gov'; 'supremectbriefs@usdoj.gov'; 'vice.president@whitehouse.gov'; 'president@whitehouse.gov' Cc: 'Po Kee wong'; 'pokwong@rcn.com'; 'Wong, Adam ' Subject: Supreme Court Appeal 2006-1324

Dear USPTO and all U.S. Government Officials:

As a result of my recent telephonic conversation and E-mail communications with U.S. PTO Associate Solicitor Thomas Stoll, the NOTICE OF APPEAL is being filed within the time limit according to the U.S. Supreme Court Rule number 22 pleading to the Chief Justice John G. Roberts to re-examine the CAFC Case 2006-1324.

The appeal is based on the facts and records that the Pro Se petitioner Po Kee Wong repeatedly challenged and argued against the motion made by USPTO to waive the requirements of Fed. Cir. R. 27(f) as indicated in my telephonic and E-mails of communication with Thomas Stoll and with Joseph Piccolo. This fact may have been over looked by Judges MICHEL, LINN and DYK and issued an ORDER not according to the facts.

The most important question in this case is not based on the procedures whether the case should be dismissed. It should be based on the following question being submitted to the Chief Justice John G. Robert for his own Judicial opinion and interpretation of the Law. If it is undecided by the Chief Justice, then the case should be submitted to the Full Supreme Court for a open debate to obtain a final judgment from the full Court. If still unsolved, then the ultimate result of this case should be submitted later to the U.S. Congress for consideration to revise the Constitution to restrict the unlimited power of judges in their life time given by the Senate of the U.S. Congress.

Thank you for your time and effort to pay attention to the possible consequences of this case .

I look forward to hearing from you about the subject again.

Sincerely yours,

Po Kee Wong

Po Kee Wong, Pro Se Petitioner for CAFC Case number 2006-1324 2413 Spencer Road, Silver Spring, Maryland 20910-2344 Tel: 301-585-3453 pokwong@verizon.net

SHOULD ANYONE IN THE USA BE GIVEN THE POWER BY ALL GOVERNMENTAL ORGANIZATIONS TO RULE AGAINST THE ABSOLUTE TRUTH OF MATHEMATICS WITH LEGAL IMPLICATION THAT ONE MAY BE POSSIBLY IN VIOLATION OF THE MEANING OF U.S.C. 18 SECTION 2071 ?

## No 2006-1324 In The SUPREME COURT OF THE UNITED STSTAES

PO KEE WONG, Pro Se-PETITIONER VS USPTO/BPAI Solicitor-RESPONDENT

RECEIVED OFFICE OF THE CLERK

#### **NOTICE OF APPEAL**

#### **RE-SUMITTED TO:**

### CHIEF JUSTICE JOHN G. ROBERTS ACCORDING TO U.S. SUPREME COURT RULE NUMBER 22 TO EXAMINE THE ORDER ISSUED on August 22, 2006 BY CAFC JUDEGES MICHEL; LINN AND DYK

## IN RE PO KEE WONG FORMER CASE NUMBER 03-1322 (SERIAL No. 08/980,657)

## SUBMITTED AND MAILED ON November 1, 2006 by: PO KEE WONG, Pro Se PETITIONER 2413 Spencer Road, Silver Spring, Maryland 20910-2344 Tel: 301-585-3453; E-mail: <u>pokwong@verizon.net</u>

To:

William K. Suter, Clerk, Supreme Court Office of the Clerk Washington D.C. 20543-0001 Tel: 202-479-3011 Fax: 202-479-3230

Solicitor General, Department of Justice 950 Pennsylvania Avenue, N.W. Room 5614 Washington D.C. 20530-0001 Tel:202-514-2217 Fax: 202-514-3648

Jan Horbaly, Clerk//Circuit Executive United States Court of Appeals for the Federal Circuit 717 Madison Place, N.W. Washington D.C. 20539 Tel: 202-633-6550 Fax: 202-633-9623

John M. Whealan ; Thomas L. Stoll; Joseph G. Piccolo Office of the Solicitor

P.O.Box : 15667 Arlington, Virginia 22215 Tel:571-272-9035 Fax: 571-273-0373; 703-305-9373

Dear Honorable Chief Justice Roberts:

I am pleading to you to examine the following two documents being sent to you according the Supreme Court Rule 22 such that not to allow CAFC and the USPTO /BPAI to abuse the U.S. Supreme Court Rule number 10 such that they can USE THEIR GIVEN POWER TO rule against the ABSOLUTE TRUTH OF MATHEAMTICS.

In particular, all their rulings may possibly be considered with intentional and/or unintentional violation of U.S. Code 18 Section 2071 according to all documents of evidences having been submitted to the Supreme Court in the past few years. All those documents of evidences with inputs from the agencies of the Executive Branch of our U.S. government have also been openly published by the U.S. Library of Congress.

Your time and effort spent to issue your own judicial opinion on the submitted question about this case will be gratefully appreciated by all judicial scholars and by all qualified mathematicians and physicists and scientists worldwide.

The following two documents are included in this submission to you:

- (1) 2 pages of my September 23, 2006 12:36 AM E-mail of communication with Thomas L. Stoll, Associate Solicitor of USPTO.
- (2) 13 pages of my September 6, 2006 APPEAL TO YOU which have been blocked and never delivered to you.

This submission will be sent to you by U.S. Postal Mail with restriction singed by you personally to prove that you have received this submission under Certified Mail Receipt number 7006-0100-0006-8263-8067.

All the mathematicians and scientists in the world and I are looking forward to hear and read from your opinion of ruling of this case.

Respectfully submitted by,

Po Kan V

Po Kee Wong, Pro Se Petitioner of No. 2006-1324 Tel : 301-585-3453 E-mail: <u>pokwong@verizon.net</u> 2413 Spencer Road, Silver Spring, Maryland 20910-2344 USA

Page 2/2

(A) - 3



#### **UNITED STATES PATENT AND TRADEMARK OFFICE**

COMMISSIONER FOR PATENTS

DEC 20 2006

Mr. Po Kee Wong 2413 Spencer Road Silver Spring, MD 20910-2344

Dear Mr. Wong:

Thank you for your recent e-mail correspondence to the Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office (USPTO), Mr. Jon Dudas. Your letter has been referred to the Office of the Commissioner for Patents for response.

Your communication disputes the abandonment of your patent application, serial number 08/980,657, and requests that the examiner be provided with specific instructions regarding further processing of the application.

As explained to you in previous Office letters a member of our staff has conducted a review of the application associated with this serial number. This application was finally rejected by the examiner. The rejection was affirmed by the Board of Patent Appeals and Interferences (BPAI). A request for rehearing before the BPAI was denied. The application was appealed to the Court of Appeals for the Federal Circuit (CAFC), which affirmed the decision of the BPAI. A request for rehearing before the CAFC was denied, and an appeal to the Supreme Court was also denied. Thus, all avenues of appeal have been exhausted, and the application is abandoned.

Most recently, you filed a petition for revival of the application on June 2, 2005, to which the USPTO responded on July 19, 2005. As clearly stated in our response to your petition, the USPTO lacks jurisdiction in this case to grant your petition. Jurisdiction of this case passed from the USPTO upon your filing an appeal to the CAFC.

I hope that this information will be useful to you. Please feel free to contact Steven Griffin at (571) 272-8800 if you have further questions specific to this letter.

Sincerely,

Mrony B. Flesh

Mindy B. Fleisher Chief of Staff Office of the Commissioner for Patents

## THE WHITE HOUSE WASHINGTON

October 31, 2005

Po Kee Wong 2413 Spencer Road Silver Spring, Maryland 20910-2344

Dear Po Kee Wong:

On behalf of President George W. Bush, thank you for your letter.

The White House is sending your inquiry to the Department of Commerce. This agency has the expertise to address your concerns. They will respond directly to you, as promptly as possible.

The President sends his best wishes.

Sincerely,

Marguesia H. Mures

Marguerite A. Murer Special Assistant to the President and Director of Presidential Correspondence

· •. • •

## THE WHITE HOUSE WASHINGTON

November 15, 2005

Po Kee Wong, Ph.D. 2413 Spencer Road Silver Spring, Maryland 20910-2344

Dear Dr. Wong:

On behalf of President Bush, thank you for your correspondence regarding the appointment of a new Associate Justice to the Supreme Court. The President appreciates hearing your views.

Judge Samuel A. Alito, Jr., has served on the United States Court of Appeals for the Third Circuit for the past 15 years. He now has more prior judicial experience than any Supreme Court nominee in more than 70 years. He has participated in thousands of appeals and authored hundreds of opinions. In the performance of his duties, Judge Alito has gained the respect of his colleagues and attorneys for his brilliant legal mind, measured judicial temperament, and decency.

Judge Alito's long career in public service has given him an extraordinary breadth of experience on a wide range of difficult and complex legal issues, and President Bush was pleased to nominate Judge Alito to succeed Justice Sandra Day O'Connor. As a Justice Department official, Federal prosecutor, and judge, he has shown a mastery of the law, a deep commitment to justice and equality, and tremendous integrity. Judge Alito understands that judges must strictly interpret the Constitution and not legislate from the bench. As the President said, his scholarly, fair-minded, and principled approach to the law will serve our Nation well on the Supreme Court.

Judge Alito has devoted his professional life to advancing justice and equality. Early in his career, he worked as an Assistant United States Attorney, handling criminal and civil matters, and argued numerous cases in the United States Courts of Appeuls. As Assistant to the Solicitor General, Judge Alito argued 12 cases before the Supreme Court, and in the Justice Department's Office of Legal Counsel, he provided constitutional advice for the President and the Executive Branch. In 1987, he was appointed by President Ronald Reagan as the United States Attorney for the District of New Jersey, one of our country's largest Federal districts.

There, he gained a reputation for being both tough and fair while prosecuting white-collar and environmental crimes, violations of civil rights, drug trafficking, and organized crime.

Judge Alito possesses excellent legal training and exemplary judicial qualifications. He is a Phi Beta Kappa graduate of Princeton University. He attended Yale Law School, where he served as editor of the *Yale Law Journal*. He clerked for Judge Leonard Garth on the Third Circuit Court of Appeals.

In 1987, the Senate confirmed Judge Alito as the United States Attorney for the District of New Jersey by unanimous consent. In 1990, the Senate confirmed Judge Alito for the United States Court of Appeals, once more by unanimous consent. President Bush believes the Senate will again be impressed by Judge Alito's distinguished record and personal character, and he urges an up or down vote on this important nomination.

For more information on Judge Alito and the nomination process, you may visit the White House website at www.whitehouse.gov/infocus/judicalnominees. Thank you again for writing. Best wishes.

Sincerely,

Marguerito H. Mures

Marguerite A. Murer Special Assistant to the President and Director of Presidential Correspondence

يرجنه ا

(B) - 3

## SUPREME COURT OF THE UNITED STATES OFFICE OF THE CLERK WASHINGTON, DC 20543-0001

November 8, 2006

Po Kee Wong 2413 Spencer Road Silver Spring, MD 20910-2344

RE: Po Kee Wong v. Patent and Trademark Office, etc. No: 03-1227

Dear Mr. Wong:

This is your final notice that, pursuant to the letter dated October 11, 2006, this case is closed before this Court. Copies of previous correspondence are attached.

Sincerely, William K. Suter, Clerk

By:

and a state of

. 44

Erik Fossum (202) 479-3392

Enclosures

. . .

## (B) - 3

## SUPREME COURT OF THE UNITED STATES OFFICE OF THE CLERK WASHINGTON, DC 20543-0001

September 18, 2006

Po Kee Wong 2413 Spencer Road Silver Spring, MD 20910-2344

> RE: Po Kee Wong v. Patent and Trademark Office, etc. No: 03-1227

> > and the second second

Dear Mr. Wong:

. •

Pursuant to the correspondence from this office dated October 11, 2005, your papers are herewith returned. This case is considered closed in this Court. A copy of the previous correspondence is attached.

Sincerely, William K. Suter, Clerk By:

Erik Fossum (202) 479-3392

. . . . .

Enclosures

. . .

## SUPREME COURT OF THE UNITED STATES OFFICE OF THE CLERK WASHINGTON, DC 20543-0001

October 11, 2005

Po Kee Wong 2413 Spencer Road Silver Spring, MD 20910-2344

> RE: Po Kee Wong v. Patent and Trademark Office, etc. No: 03-1227

Dear Mr. Wong:

The papers pertaining to the above-entitled case that were received October 11, 2005 are herewith returned. Rehearing was denied May 17, 2004. This case is considered closed in this Court, and no further consideration by this Court is possible.

ante da le

Sincerely, William K. Suter, Clerk By:

Ann McCamey (202) 479-3392

Enclosures

# Page 1 of 1 Submitted document (C 5 pages

#### pokwong

From:	"pokwong" <pokwong@rcn.com></pokwong@rcn.com>
To:	<gcc@nrc.gov></gcc@nrc.gov>
Cc:	<bws@nrc.gov>; <njd@nrc.gov>; "pokwong" <pokwong@rcn.com></pokwong@rcn.com></njd@nrc.gov></bws@nrc.gov>
Sent:	Saturday, June 11, 2005 7:53 PM
Subject:	Acknowledgement of receipt of your May 27, 2005 Certified Mail in response to my April 22, 2005 15 pages documents faxed to Dr. Brian Sheron and Commissioner Dr. Diaz

Dear Dr. Cwalina:

Thank you for your certified mail about the subject matter. The followings are my earlier communication with Dr.Sheron on March 25, 2005 before the April 22, 2005 15 pages to have been faxed to Dr. Sheron and Dr. Diaz.

The three challenge problems are actual test for comparison of numbers. Whoever, claim that they have the correct answers of the 3 challenge problems should and must provide the concrete numerical values to compare the results.

Thanks to NRC's statement " The mathematical fact that exponentiation forms a non-commutative algebra " However, as can be seen from the documents of appeal to the U.S. Court of Federal Appeals, 8 parties have been openly challenged to calculate the numbers of very specific equations. Unless the specific values of the 3 tested problems can be provided by each party being challenged for each of these 3 specific problems to make the comparisons, it will be considered failing the test as we do in the school systems of all levels within USA and worldwide.

Very truly yours, Po 15----

Po Kee Wong, Ph. D. Tel:301-585-3453 pokwong@rcn.com

1.4



## UNITED STATES NUCLEAR REGULATORY COMMISSION

WASHINGTON, D.C. 20555-0001

May 27, 2005

Dr. Po Kee Wong Chief Executive Officer Systems Research Company 2413 Spencer Road Silver Spring, MD 20910-2344

Dear Dr. Wong:

This letter is in response to the email you sent to Dr. Brian Sheron of the Nuclear Regulatory Commission (NRC) on April 22, 2005. Your email provided "...topics relevant to NEW NUCLEAR SAFETY STANDARD COMPUTER CODE DEVELOPMENT...in response to the request by Dr. Sheron's March 22, 2005 letter."

Dr. Sheron's March:22, 2005, letter provided an assessment of documents that you provided during the 2005 NRC Regulatory Information Conference. You were informed that members of the NRC staff looked through the documents you provided and were unable to find any information in them that supports your claim that computer analysis codes for nuclear power plant safety calculations are in error. Dr. Sheron's letter stated that NRC analysis methods, as your own calculations show, do take into account the mathematical fact that exponentiation forms a non-commutative algebra. The March 22, 2005, letter concluded that NRC safety analysis calculations, at least with respect to exponentiation, are correct.

Dr. Sheron's letter stated that the NRC will not pursue this matter further unless you identify specific safety concerns associated with the nuclear power reactors the NRC regulates. The information provided in your April 22, 2005, email does not provide specific safety concerns. Therefore, the NRC will not take any further action regarding your email. Unless you provide specific information in the future, the NRC will not respond to any further requests for review of your documents.

Sincerely,

Triging Clustin

Gregory C. Cwalina, Senior Allegations Coordinator Plant Support Branch Division of Inspection Program Management Office of Nuclear Reactor Regulation

15 payes pokwong Fax to: Dr. Sheron at 301-415-8333; chairman Dr. Diay at 301-415-1757

From:"pokwong" <pokwong@rcn.com>To:<BWS@nrc.gov>; <NJD@nrc.gov>Cc:"pokwong" <pokwong@rcn.com>Sent:Friday, April 22, 2005 1:15 AMSubject:Additional technical topics in response to Dr. Sheron's March 22, 2005

Dear Dr. Sheron and NRC Commissioner Dr. Diaz:

The following topics relevant to NEW NUCLEAR SAFETY STANDARD COMPUTER CODE DEVELOPMENT as shown by the ICONE13-50509 paper in the following website (3) are being forwarded for your review and evaluation in response to the request by Dr. Sheron's March 22, 2005 letter:

(1) http://mathforum.org/kb/profile.jspa?userID=47317

(2) Typing the patent numbers 5,084,232; 5,848,377 and 6,430,516 into the search query of <a href="http://164.195.100.11/netahtml/srchnum.htm">http://164.195.100.11/netahtml/srchnum.htm</a>

(3) Typing the E-mail address : pokwong@rcn.com

password : pokwong to Login and then click on Details of the ICONE13-50509 paper from the website of: http://www.conferencetoolbox.org/ICONE13/Login.cfm

Your time and effort spent to review and evaluate the above topics will be gratefully appreciated.

Very truly yours,

Poiken

Po Kee Wong, Ph.D.( Stanford U. USA.1968-70); Mechanical Engineer's Degree( Caltech, USA.1961-66); M.Sc. ( University of Utah, USA.1959-1961); B.Sc.( National Cheng Kung University in Taiwan, China 1952-56); ASME Life Member ID:1342195 Owner and CEO of SYSTEMS RESEARCH COMPANY (SRC) U.S. Federal Supply Code:5R583 for Mechanization Of Contract Administration Services (MOCAS) 2413 Spencer Road, Silver Spring, Maryland 20910-2344 USA Tel. and Fax: 301-585-3453 (USA) pokwong@rcn.com



#### UNITED STATES NUCLEAR REGULATORY COMMISSION

WASHINGTON, D.C. 20555-0001

March 22, 2005

÷.

Dr. Po Kee Wong Chief Executive Officer Systems Research Company 2413 Spencer Road Silver Spring, MD 20910-2344

Dear Dr. Wong,

On Wednesday, March 9, 2005, at the Nuclear Regulatory Commission's (NRC) Regulatory Information Conference, you handed me several documents which you implied showed that computer codes used to analyze nuclear plant performance were inaccurate.

I and several members of my staff have looked through the documents you provided and have been unable to find any information in them that supports your claim that computer analysis codes for nuclear power plant safety calculations are in error. In fact, my staff has reviewed the mathematical formulas presented in your paper and found that the exponentiation operator, which is at the heart of your paper, forms a non-commutative algebra over a field. Whether the field is real or complex is irrelevant. In order for the proof of your paper to hold true, the operation must commute (i.e., the ordering of the operation does not change the result). Our analysis methods, as your own calculations show, do take into account the mathematical fact that exponentiation forms a non-commutative algebra. Therefore, you can be assured that our safety analysis calculations, at least with respect to exponentiation, are correct.

I appreciate your interest in nuclear safety. However, unless you identify specific safety concerns associated with the nuclear power reactors the NRC regulates, we do not intend to pursue this matter further. If you have a specific nuclear safety concern, please visit our website at http://www.nrc.gov/what-we-do/regulatory/allegations/safety-concern.html, email <u>allegations@nrc.gov</u>, or call NRC's Toll-Free Safety Hotline at (800) 695-7403.

Sincerely,

Sum W. Suna

Brian W. Sheron Associate Director for Project Licensing and Technical Analysis Office of Nuclear Reactor Regulation

Dear NRC Chairman Dr. Meserve and Commissioners:

Congratulation to Dr. Meserve to take his new position in the next few days and to be relieved from the heavily burdened and targeted position as the NRC Chairman.

Before Dr. Meserve leave NRC, I would like to ask Dr. Meserve and other Commissioners to release the following U.S. Patents and published conference papers to whomever being covered in this E-mail for open review and evaluation in order to develop a new set of Nuclear Safety Standard from all those documents previously sent to NRC on Sunday, January 27, 2002 1:35 AM for the application for a LICENSE HOLDER based on their direct impacts to NRC Nuclear Licensing Process for old and Nuclear Power Plants within US and worldwide.

All those submitted documents to NRC for open review and evaluation are proprietary documents exclusively owned by the undersigned of SYSTEMS RESEARCH COMPANY (SRC) under the protection of the US Patent Law. They are being offered to NRC and all nuclear industries worldwide to re-examine and to confirm the ultimate truth of these U.S. Patents and their generated technical papers to develop a new set of nuclear safety standards. Those documents include but not limited to the followings that have been submitted to Dr. Meserve's Office:

(1) U.S. Basic Patents number: 5,084,232 ; 5,848,377 ; 6,430,516 which can also be obtained by typing the patent numbers into the search box from the website:

http://164.195.100.11/netahtml/srchnum.htm

(2) Paper No. ICONE10-22594 presented and published at the Tenth International Conference on Nuclear Engineering, Hyatt Regency Crystal City, Arlington, Virginia, USA April 14-18, 2002.

(3) Paper No. IAC-02-J.P.02 presented and published at 53rd International Astronautical Congress, The World Space Congress- 2002 10-19 Oct 2002/ Houston, Texas, USA.

(4) Paper No. IMECE2001/T&S-23408, presented and published at 2001 ASME International Mechanical Engineering and Exposition November 11-16, 2001, New York, NY USA.

(5) " APPLICATION OF THE TRAJECTORY SOLID ANGLE (TSA) AND THE WONG'S ANGLES (WA) TO SOLVE PROBLEMS OF THAAD FOR BMDO AND FOR FUTURE MISSIONS OF NASA " presented and published at the Proceedings of the Fifteen SSI/Princeton Conference on Space Manufacturing May 7-9, 2001 page 98-101.

(6) Paper No. IAF-00-J.1.10 entitled "APPLICATIONS OF TRAJECTORY SOLID ANGLE (TSA) AND WONG'S ANGLES (WA) SOLVING FUNDAMENTAL PROBLEMS IN PHYSICS AND ASTRONOMY" presented and published at the 51st International Astronautical Congress / 2-6 Oct. 2000/Rio de Janeiro, Brazil.
(7) Paper No. IAF-00-S.6.03 entitled "APPLICATIONS OF TRAJECTORY SOLID ANGLE AND WONG'S ANGLES FOR LAUNCHING OF SPACE VEHICLES presented and published at the 51st International Astronautical Congress / 2-6 Oct. 2000/Rio de Janeiro, Brazil.

(8) Up -coming papers No. IMECE2003-43536; IMECE2003-43540; IMECE2003-43586 to be presented and published at IMECE2003 to be held in Washington D.C. USA December 2003.

Your action to help whoever that are interested in those documents for open review and evaluation will be appreciated.

Sincerely yours,

6

Po the Word

Po Kee Wong, Ph. D. and P.ME. Life Member, ASME CEO and Owner, SYSTEMS RESEARCH COMPANY (SRC) U.S. Federal Supply Code: 5R583 for Mechanization Of Contract Administration Services (MOCAS) Tel. and Fax.: 301-585-3453 pokwong@rcn.com