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ATTORNEY
REGULATION

Colorado Supreme Court, Colorado

Court Address: Supreme Court, State of Colorado
2 E. 14th Ave, Denver, CO 80203
ORIGINAL PROCEEDING 17UPL10

Plaintiff(s)/Petitioner(s): The People of the State of Colorado

v.

Defendant(s)/Respondent(s): Intelligent Patent Services and Dak Steiert

▲ COURT USE ONLY ▲

Attorney or Party Without Attorney (Name and Address):

Dak Steiert 220 East Flamingo Rd, Las Vegas, NV 89169

Temporary Mailing: PO BOX 508, Edwards, CO 81632

Phone Number: E-mail:

FAX Number: Atty. Reg. #:

Case Number:

17SA214

MOTION TO Dismiss with Prejudice

For the following reasons: (cite any applicable law)

Mr. Steiert and the operations of Intelligent Patent Services were not in and did not transact business from the State

of Colorado for any of the actions listed in this case. Mr. Steiert was not a resident of Colorado from 2014, as

evidenced by his DMV and Driver's License registration at 220 East Flamingo Rd, Las Vegas, NV 89169. Mr.

Steiert was out of the state of Colorado for all actions stated in the complaint. This is documented by the Nevada DMV and other sources and can be supported by witness. Payments were received by a credit card processor not in Colorado and to the Headquarters of Intelligent Patent Service's bank in California. No clients were met in Colorado

It is common practice for corporations to register in Delaware, and as ruled in Genuine Parts Co. v. Cepec by the Delaware Supreme Court, the state of registration does not have jurisdiction simply by registration.

Furthermore, the practice of patent law is governed by the U.S. Patent and Trademark Office, not by the State of Colorado. As Intelligent Patent Services, LLC has only ever been involved in patent law, and no matters of state law whatsoever, the Colorado Supreme Court does not have jurisdiction over matters involving solely patent law

I was not in the state of Colorado until July 2017, and had ceased operations of Intelligent Patent Services in Sept 2016

I request the Court to: Dismiss with Prejudice 17SA214 as a result of unlawful jurisdiction, as established in

Genuine Parts Co. V. Cepec by the Delaware Supreme Court

This is further supported by Daimler and Goodyear, and Brown V Lockheed Martin Corp (See Brown, 19 F.Supp.3d at

394, 396-400.) No. 14-4083, decided February 18, 2016. Practice of Patent Law is governed by 37 CFR § 11.7 and

37 CFR § 11.6, not by the State of Colorado or Colorado Statute

Date: 11/19/2017

Signature of ☐ Petitioner/Plaintiff or ☒ Respondent/Defendant

210 East Flamingo Rd Unit 310

Address

Las Vegas, NV, 89169

City, State and Zip Code

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Edwards, CO 81632

Telephone Number (Home)

(Work)

CERTIFICATE OF SERVICE

I certify that on 11/20/2017 (date) a true and accurate copy of the Motion to Suppress Evidence was served on the other party by:

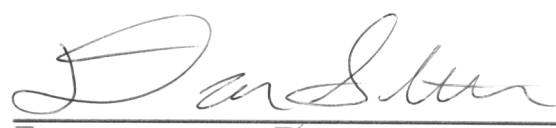
☐ Hand Delivery, ☐ E-filed, ☐ Faxed to this number, or

☒ by placing it in the United States mail, postage pre-paid, and addressed to the following (include name and address):

To: Kim E. Ikeler

1300 Broadway, Suite 500

Denver, CO, 80203



☐ Petitioner/Plaintiff or ☒ Respondent/Defendant