ANTIPATENTS: The Abandoned instances of the Patents are FINANCIAL WEAPONS OF UNPRECEDENTED CAPABILITIES. V2.0

A GeoPolitical Analysis on the power of owning the ability to issue releases against the US6370629 frauds.

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What is an Anti-Patent?

An Anti-Patent is a Patent Filing which would have issued, but rather was abandoned. If the Anti-Patent has SPIN – i.e. it was illegally Filed, it creates a NEGATIVE ENFORCEMENT VEIL in that Jurisdiction. Sorta like these.

The images below show instances of US6370629 which were illegally filed, and then abandoned in Australia, Brazil, Canada, The EU/UK, South Korea, Japan, and South Africa.

As to why they are important, Judge Alsup (14-CV-03629/WHA) excluded them from the Settlements, meaning they are active frauds.

Antipatents are like IP Antimatter

Antipatents are like Antimatter only they carry CHARGE (the financial value) with them too. Both LOSS and ENFORCEMENT DEMAND STANDINGS. Antipatents... with Copyright's for 99 years.

These ANTIPATENTS then today control the world. No software using LOCATION BASED SERVICES, is immune. Antipatents make Patent Enforcement look like small potatoes as well.

"Antipatents like AntiProtons bind everything and their SPIN is the key to pretty much all Banking everywhere".

Antipatents codified by USDC 14-CV-03629/WHA

The ruling from USDC 14-CZV-03629/WHA separated the non-US instances of US6370629 from the release of the Settlement Agreement. Because of that they became criminal antitrust matters which were not settled or excused by the US District Court Ruling in any form.

Apple, Gologle, Oracle, Microsoft and the others filed no papers to contest this with the Court, accepting it fully.

All of the members of the USDC 14-CV-03629/WHA defendants cadre and their counsel failed to file any paperwork to maintain standing with the Courts to argue the effects of their conduct in foreign nations pertaining to Antipatents and their uses. This is very important because it clearly says they accepted this matter.

Includes SAMSUNG from Apple v Samsung as well

Further, SAMSUNG Counsel Kathleen Sullivan as lead in the Apple v Samsung matter before Judge Lucy Koh was also served notice of this to allow Samsung to file its own brief or statement to maintain standing in regards to the Republic of Korea's instance of the US6370629 patent instance.

As ANTI-PATENTS, they control everything using US6370629's Location Based Services in those Nations.

In each of the following Nations in addition to the Microsoft, Apple, Facebook, and Google infringements there are specific Infringements in the areas of Fuel Sales and Use, and Weapons & Banking uses. These are weapons of unprecedented power as they can be used to force economic treaties in areas which have never been possible before.

US6370629 Foreign Filing Dates

App/Patent Number	Nation	Filing Date	Authorize Date	Status	Publication Date
AU54015/99	Australia	10/14/99	None	Abandoned	
CA2287596	Canada	10/26/99	None	Abandoned	
EU0997808A3	EU	10/27/99	None	Abandoned	04/23/03
BR9904979A	Brazil	10/29/99	None	Abandoned	12/19/00
ZA9906799	South Africa	10/29/99	5/2000 but never paid for	Abandoned	06/21/00
JP2000-163379	Japan	10/29/99	None	Abandoned	06/16/00
KO2000-0035093	South Korea	10/28/99	None	Abandoned	06/26/00

By owning this damage claim and the ability to issue releases against it, various parties would be given an upper hand in all negotiations with these nations.

As to how, the US Court System excluded them from any settlement standing under the US6370629 Settlement as did the State of California and its Courts. Both have refused to assign damage amounts or even grant judicial notice these frauds exist. As such owning the ability to force that in International Court as a Sovereign Nation gives that Nation a unique standing.

As such we assert the US Government and its Proxy the State of California, have maintained these frauds with the UK and EU Governments to use as a TREATY BASED WEAPON AGAINST ALL. The party owning the ability to undo that fraud, and to flip it to their own advantage would have power if that theory is true.

As the Damage Holder my partners and I are at liberty to confer and work with any Sovereign willing to step into this role to properly clean up this global IP Fraud mess.

Australia – Whoever controls the KO2000-0035093 filing controls Australia

Australia like all of the other nations hosting a fraudulently filed US6370629 (AP54015/99) Patent Instance is easily brought to the table over key aspects, since all of its commerce is tied to this same fraud. By owning this damage claim and the ability to issue releases against it, various parties would be given an upper hand in all negotiations with Australia itself.

Without control of this fraud, Australia is prevented from doing business in areas where its actions cause legal damage to other Nations. If Australia cannot sell its electronics into those Jurisdictions without violating the settlement terms it is effectively preveneted from doing business in the world.

Brazil – Whoever controls the BR9904979 filing controls Brazil

Brazil like all of the other nations hosting a fraudulently filed US6370629 Patent Instance (BR9904979) is easily brought to the table over key aspects, since all of its commerce is tied to this same fraud. By owning this damage claim and the ability to issue releases against it, various parties would be given an upper hand in all negotiations with Brazil itself.

As a BRICS Bank Member, the holder of those claims would have GeoPolitical Power over Brazil and its standing in BRICS. In all instances the ability to undo the power the US Government built by its facilitation of these frauds would have geopolitical power of unprecedented scope.

Without control of this fraud, Brazil is prevented from doing business in areas where its actions cause legal damage to other Nations. If Brazil cannot sell its electronics into those Jurisdictions without violating the settlement terms it is effectively preveneted from doing business in the world.

The Republic of Korea – Whoever controls the KO2000-0035093 filing controls The Republic of Korea

The Republic of Korea (aka South Korea) like all of the other nations hosting a fraudulently filed US6370629 (KO2000-0035093) Patent Instance is easily brought to the table over key aspects, since all of its commerce is tied to this same fraud.

By owning this damage claim and the ability to issue releases against it, various parties would be given an upper hand in all negotiations with The Republic of Korea itself.

Without control of this fraud, The Republic of Korea is prevented from doing business in areas where its actions cause legal damage to other Nations. If the Republic of Korea cannot sell its electronics into those Jurisdictions without violating the settlement terms it is effectively preveneted from doing business in the world.

Japan – Whoever controls the JP2000163379 filing controls Japan

Japan itself like all other nations tied to this fraud, has a serious liability in the JP2000163379 fraud. Owning it from a political standpoint makes Japan's stance in many instances moot, and their total commerce processing base tied to that criminal fraud. By owning this damage claim and the ability to issue releases against it, various parties would be given an upper hand in all negotiations with Japan itself.

Without control of this fraud, Japan is prevented from doing business in areas where its actions cause legal damage to other Nations. If Japan cannot sell its electronics into those Jurisdictions without violating the settlement terms it is effectively preveneted from doing business in the world.

Canada – Whoever controls the CA2287596 filing controls Canada

Canada and its Shale Oil reserves threaten to keep fuel commerce destabilized and when leveraged against those of the West, this keeps the OPEC hand in play. Holding a damage and release claim against Canada then in this matter is superior to just knowing about the claim.

By owning this damage claim and the ability to issue releases against it, various parties would be given an upper hand in all negotiations with Canada itself.

Without control of this fraud, Canada is prevented from doing business in areas where its actions cause legal damage to other Nations. If Canada cannot sell its electronics into those Jurisdictions without violating the settlement terms it is effectively preveneted from doing business in the world.

The EU – Whoever controls the EP0997808A3 filing controls the EU itself

In the EU, all FUEL SALES are mitigated by the EP0997808A3 patent fraud. Whoever controls that fraud instance, and the ability to grant releases against it, will have an upper-hand in all negotiations. Just being able to prove the fraud exists is not enough. Only owning the rights to provide partial or unilateral releases against any parties ability to issue criminal and international copyright based fraud claims is where the true power here lies.

Without control of this fraud, The nations of the EU are prevented from doing business in areas where its actions cause legal damage to other Nations. If the EU and its members cannot sell its electronics into those Jurisdictions without violating the settlement terms it is effectively preveneted from doing business in the world.

South Africa – Whoever controls the KO2000-0035093 filing controls South Africa

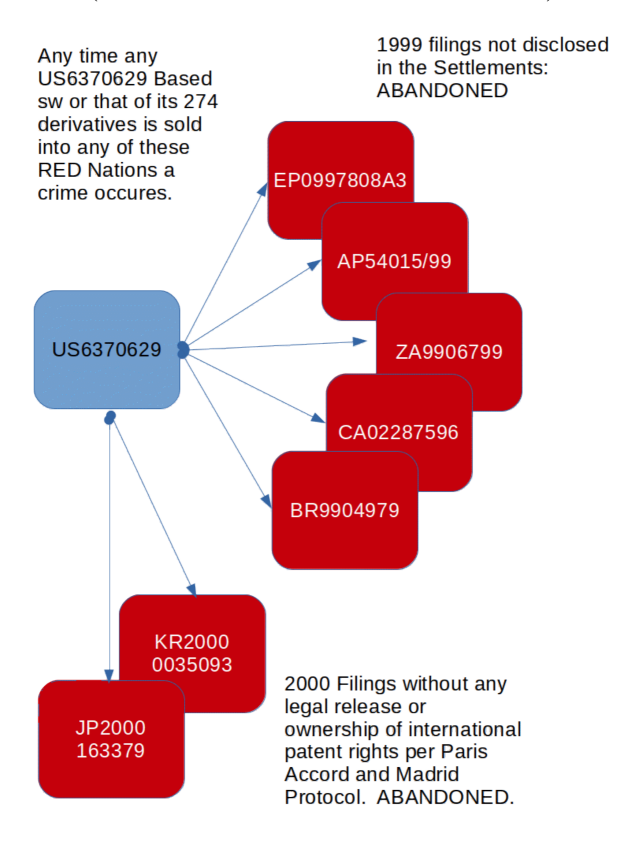
South Africa like all of the other nations hosting a fraudulently filed US6370629 Patent Instance is easily brought to the table over key aspects, since all of its commerce is tied to this same fraud. By owning this damage claim and the ability to issue releases against it, various parties would be given an upper hand in all negotiations with South Africa itself.

Without control of this fraud, South Africa is prevented from doing business in areas where its actions cause legal damage to other Nations. If South Africa cannot sell its electronics into those Jurisdictions without violating the settlement terms it is effectively preveneted from doing business in the world.

To understand the implications – any software derived from US6370629 or its Derivatives carries the Anti-Patent toxicity with it.

The sale of any softwares derived from US6370629 which became the global standard for location based services, causes a fraud to occur in those nations where there is an illegal copy of the US6370629 patent filed and abandoned. This is very important to understand as far as global political control based on treaty frauds and the like.

Nations may banter at eachother in the press, but they rarely cross the lines of causing another nation to commit a criminal antitrust. In this case that is simply not true. Australia, Brazil, Canada, The EU, The Republic of Korea, Japan and South Africa are all directly tied to these frauds as documented in the next illustration.



Market based Implications

How would this Anti-Patent Matter control FUEL SALES?

In regard to retail FUEL SALES it is metered with computers using software which mechanically and physically infringes on the US6370629 Settlement Terms in a manner which causes a fraud loss and antitrust action in each transfer or sale of fuel. Additionally, Gas and Oil are metered in their processing, loading, and pipeline transfer through systems using this same IP.

A party holding that claim above any of these Collective Nations would have a substantial advantage. A party holding the ability to undo the coercive advantage which has been used in the illegal maintaining of those as active frauds would likewise have that same ability.

How would this Anti-Patent Matter control eCommerce?

In regard to eCommerce SALES all are timestamped with computers using software which mechanically and physically infringes on the US6370629 Settlement Terms in a manner which causes a fraud loss and antitrust action in each transfer or sale of fuel.

Banking

Additionally, Banking and PCI (Payment Card Industry) systems are metered in their processing, transaction and payment consummation through systems using this same IP.

A party holding that claim above any of these Collective Nations would have a substantial advantage. A party holding the ability to undo the coercive advantage which has been used in the illegal maintaining of those as active frauds would likewise have that same ability.

How does this Anti-Patent Matter create Political Negotiation Power

The weilding of Political power from Intellectual Property controls is new. These are some of the areas this provides control for.

EU's GDPR - the Article 17, 101(1) & 101(3) issues.

The EU's GDPR is legally impossible to enforce, because all of the Computers used in the EU are tied to the terms of the US6370629 Settlement as well as the existence of the EP0997808A3 fraud which created a TEFU Article 17 Fraud and Property conversion claim against the European Commission itself.

Additionally under Article 101(1) and 101(3) of the TEFU itself an antitrust instance occurs each time any of those softwares is used, and contaminates the data created.

As such there is mechanically no possible way to implement GDPR because of this.

Middle East Politics

In regard to Middle Eastern Matters, if the ability to process, meter, and sell fuel obtained in strategic areas is constrained by this release potential, then owning that allows for better geopolitical control of the zone.

Treaties

Treaties and Contracts which are strengthened by those rights will succeed in overcoming organized opposition in all instances against those entities looking to use the continuing existence of those frauds as a weapon against the parties holding the ability to issue those releases. If that party is a Sovereign capable of issuing MLAT based UWO's then the entire process is key to financial matters of national import.

BRICS

In regard to BRICS, all computers inside BRICS are controlled by their ability and requirement to apply the Settlement terms in all nations to their operations and the data constrained therein.