No	SOUTH FLORIDA RECEPTION CENTER
10-KOQQ	on <u>7/17/19</u> FOR MAILING.
TO OHOU	BY: <u></u> OFFICER'S INITIALS
IN THE	
SUPREME COURT OF THE UNITED STATES	

PROVIDED TO

SAMUEL RIVERA ROSADO - PLAINTIFF/APPELLANT,

VS.

LUCID ENERGY, INC. - DEFENDANT/APPELLEE

ON PETITION FOR WRIT OF CERTIORARI TO

THE UNITED STATES COURT OF APPEALS FOR THE ELEVENTH

CIRCUIT, ATLANTA, GEORGIA

CASE NO. 18-10551-E

OFFICE OF THE CLERK

PETITION FOR WRIT OF CERTIORARI

SAMUEL RIVERA ROSADO

SOUTH FLORIDA RECEPTION CENTER, SOUTH UNIT

13910 NW 41ST STREET

DORAL, FLORIDA 33178-3014

RECEIVED



QUESTIONS PRESENTED

FIRST QUESTION

Whether in respect of the Court Justices, the U.S. Supreme Court cannot allow a company to steal a person's copyright ownership, design, drawing and blueprints and secure a patent for the designs and drawings with the same specifications that belong to the Plaintiff and build the project for monetary gain without paying the the Plaintiff compensation for the stolen copyright designs and literary works project according to Amendment V of the U.S. Constitution.

SECOND QUESTION

Whether in respect of the Court Justices, the U.S. Supreme Court shall review the Plaintiff's copyright registration of the Water Turbine Energy System Pipeline design, drawings, blueprints and literary works that were registered with the copyright office on May 21, 2001 and March 10, 2003 under Title 17, U.S.C. §410(a)(c), §411, and §106(3). The Defendant, Lucid Energy Inc., filed for copyright and patent registration in 2007 and 2016 with the same design, drawings, blueprints and literary works of the Water Turbine Energy System Pipeline with the specifications that belong to the Plaintiff that were filed by the Plaintiff in the copyright office in 2001 and 2003 by the Plaintiff. There cannot be two different owners of the same copyrighted project according to Amendment V of the U.S. Constitution and Title 35 U.S.C. §154(a)(4).



THIRD QUESTION

Whether in respect of the Court Justices, the U.S. Supreme Court shall or must make a decision regarding the statutory provisions of Article I, §VIII of the U.S. Constitution and the statutory provision of the United States Congress. The Plaintiff's Water Turbine Energy System Pipeline design is protected by the Certificate of Registration of Copyright under Title 17 U.S.C. §411, §410(a) and §106(3) which were filed on May 21, 2001 and March 10, 2003. The Defendant's Water Turbine Energy System Pipeline design was filed in 2007 and 2016 in direct conflict with Title 17 U.S.C. §411, §410(a) and §106(3) and Title 35 U.S.C. §154(a)(4), "Patent Registration and Copyrights." The Plaintiff's drawings cannot be part of the Defendant's, Lucid Energy Inc., patent drawings which are annexed to the patent and are a part of such patent. The fact is the Plaintiff's original copyright-protected drawings cannot be part of the Defendant's, Lucid Energy, Inc., patent.

FOURTH QUESTION

Whether in respect of the Court Justices, the U.S. Supreme Court shall hear this case because there cannot be but one Water Turbine Energy System Pipeline design with the same literary works with two different copyright owners with the same drawings, design, blueprints and literary works. Here there are two projects with different registrations in different years and different protections by different



statutory provisions from the same Article I, §VIII of the U.S. Constitution. The Laws are clear that the first registration for copyright protection filed with the U.S. Department of Energy and the California Energy Commission shall constitute *prima facie* evidence of the validity of the copyright and the facts stated in the certificate; the evidentiary weight being accorded to the Certificate of Registration made thereafter shall be within the discretion of the Court. (See Appendix "4" pgs. 78 to 102).

LIST OF PARTIES

- S. C. Rule 12.3, Rule 14.1(b), Rule 29.2, and Rule 39.1
 - [\(\) All parties appear in the caption of the case on the cover page.
- [All parties to the proceedings in the court whose judgment is the subject of Plaintiff's Petition are as follows: All persons served are deemed Defendants for all purposes in the proceedings in this Court.

All parties to the proceedings in the Court whose judgment is sought to be reviewed are deemed parties entitled to file documents in the Court after the case is placed on the docket. Counsel for Defendants shall ensure that Counsel of Record for all parties receive notice of its intention to file a brief in support within 30 days after the case is placed on the docket.

The names and addresses of those served are as follows:

Lucid Energy, Inc. through Counsel Edelman and Dicker, LLC Attention Wilson Edelman 100 S.E. 2nd Street, Suite 3800 Miami, Florida 33131

Samuel Rivera Rosado South Florida Reception Center South Unit 13910 N.W. 41st Street Doral, Florida 33178-3014



DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

