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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91210103
Party	Defendant Alberto Soler DBA Coki Loco and Miriam Soler
Correspondence Address	[COKI] THE ASSOCIATION ALBERTO SOMOHANO 33 Montilla Ave Coral Gables, FL 33134 UNITED STATES tmcokimotion@gmail.com, cokitheassociation@gmail.com
Submission	Other Motions/Papers
Filer's Name	Alberto Soler
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Date	11/20/2014
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

ALBERTO SOLER d/b/a

COKI LOCO,

and

MIRIAN SOMOHANO

Applicants,

v.

Opposition: 91210103

THE COCA-COLA COMPANY,

Opposer.

_____ /

PROCLAMATION

THE BOARD IS OUT OF ORDER

Applicant ALBERTO SOLER (LOCO), proclaims those hear not say one here there elsewhere everywhere still thinking no fear they them got your back you on top of their backs their back the top on top of all the backs

Who comes to breakurbacks by breaking those goturbacks.

THE USPTO/TTAB IS UNCONSTITUTIONAL AND WHY SO CURRENTLY
DYSFUNCTIONAL CORRUPTLY FUNCTIONING FOR THE COCA-COLA
COMPANY ALLOWED ABOVE THE LAW GROSSLY DISRESPECTING THE
PEOPLE'S RIGHTS TO LIFE, LIBERTY FOR THE PURSUIT OF HAPPINESS

**FOR IS ALL ABOUT THE GREEN NAME GREED NO MATTER LAND FREE
BRAVE'S BLOOD WHY THE UNITED STATES OF AMERICA**

* The Secretary of Commerce appointment of TTAB Administrative Judges (AJ), after consultation, with the President's Senate consented appointee Director of the USPTO, **35 USC 6(a)**, directly infringes **(A) the Constitution's Article II Sec. 2 Appointment Clause-**

(1) AJS' cannot be removed at will by either Madam Secretary or Director but only by cause, 5 USC 7521, and

(2) TTAB'S decision are final foreclosed from Director's review, 37 CFR 2.145, so they say not so say may don't know, In re Alappat 33 F.3d 1526 (Fed. Cir. 1994), anyway that said-

*AJ'S are Principle not inferior officers thus must be appointed by President consented by Senate but they are not no matter them Department Head's President consented Senate appointee, **Edmond v. United States, 520 US 651 (1997)-***

*is all about the Head the Executive the only just one constitutionality responsible supervisory of the USPTO, you hired- bring it back-take a leave- you fired-take it back, **Intercollegiate Broadcasting System, Inc. v. Copyright Royalty Board, 684 F.3d 1332 (D.C. Circuit 2012), wait-free not over for there is more not free;***

*this land free in-inter/foreign-state is now in disarray for there's presently, since Kappos involuntary exit, no Director empower with Constitutional Executive Powers overseeing the USPTO, **35 USC 3**, keeping safely the peoples billions, **Sound Exchange v. Libravin, 571 F.3d 1220, 1226 (D.C. 2009, from any faction in the name of greed, those factions AJ'S untouchable with the final say empower to say whatever no matter the people's business executive power vacant not say but say final is all about the people's business, 15 USC 1067, not because the peoples billions or trillions but the people free safe -priceless -The Constitution by the peoples blood;***

*Since there is no current President Senate consent appointee Executive Director in office supervising why the people free, disrupts not only **(B) the Separation of Power Doctrine** but sadly also **(C) People's Electoral powers as Commander in Chief over the land free empower by Article II, Sec 3 The Take Care Clause.***

*Further Constitutional disgrace is Madam Secretary appointing Lee as Deputy Director by nomination by Commissioner who was appointed by the Secretary, **35 USC***

3(b), w/o no matter nomination not even consultation by with Director, 35 USC 6, not there anyway, Madam not even empower with power to remove either Commissioner but by some type of cause not known not regulated by the peoples voice, 35 USC 3(b)(2)(A), nor regulated by some voice, APA 5 USC, thus and again more than just disgrace to the Articles of Free States there is also disgrace to the people's voice that the people's house stays safe in case The People's Keeper forgets don't care why free not just safe –

(D) The Secretary appointment of Lee as Deputy Director of the USPTO is not only in violation of the Constitutional Appointment and Take Care Clauses, not only a disgrace to the Separation of Power Doctrine but also the destruction of the People house to stay safe and free keeping the Keeper straight to proceed free, The Senate is now locked out from the house of free, Vacancies Act 5 USC 3346, Lee is not a Secretary Deputy appointee nominated by the President's Senate consented Director of the USPTO and Lee is also not a President Senate consented Principle Officer appointee of any other Executive Office supervised by Commander in Chief-

Will there now be Lee II, Bill Lann Lee Clinton Senate bypass, Senator (R) Hatch and (D) Byrd get back at the Executive no matter whatever the Party for its all about the Peoples music-free is the dancer The People is the Party-

And now why at this very moment the USPTO is Dysfunctional Corruptly Functioning;

DYSFUNCTIONAL

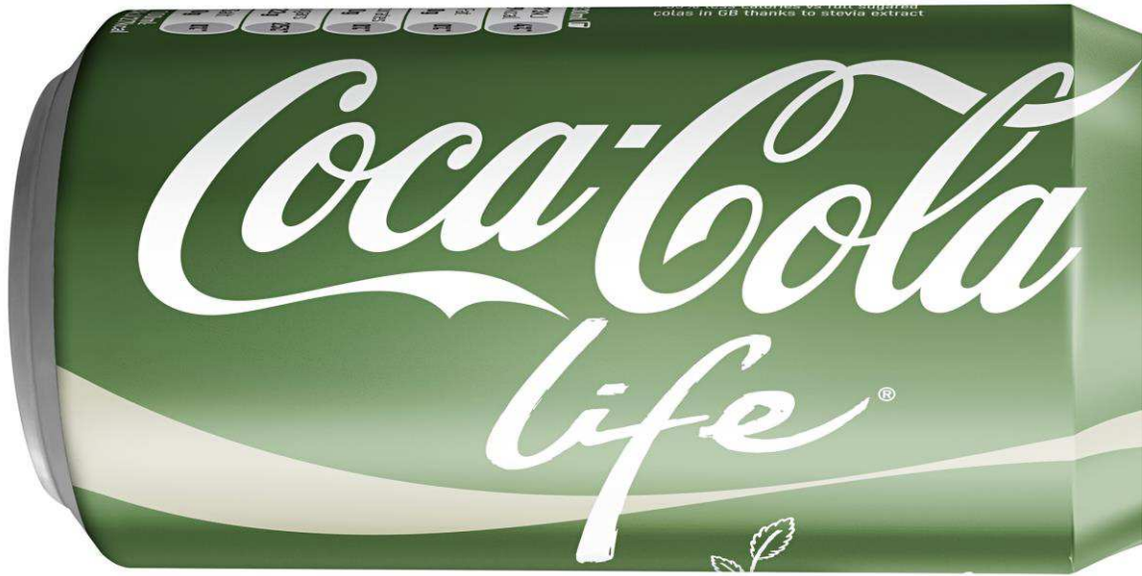
.....Ms. Cohen must be removed knowing Madam Secretary cannot do at will so Cohen stays on planning retirement after recommendation. Outrageous this land again disrespected forgetting those brave why free.

Will Deborah now not recommend a family friend and instead recommend more of the same faction not Constitutionality qualified that is greed Commissioner no more green.

CORRUPTLY FUNCTIONING

.....The Coca-Cola Company why the factions why greed why the Board Corrupted
why the people not free

They first do this claiming above the law using the ® while in use since mid 2013
Everywhere in South America while pending 1(b) application filed



but then after getting scare by who here LOCO filing opposition against fraudulent
applications fraudulent Examiner Actions fraudulent SOU disrespecting people free
at whatever the cost the people's blood now having a price they do this in interstate to
The United States,

not claiming hiding once register free force them to selfdisrespect showing what they
never ever had to show when they should have always only show and soon never again
show in the land call free-

TM that is all they will ever show-



They now look silly to free

CONCLUSION

THE LAW WHO DIVINE

/ASUS/
ALBERTO SOMOHAMO-SOLER
Applicant, LOCO

CERTIFICATE OF SERVICE

Who here certify that the foregoing Proclamation was furnish to all the interest and concern parties said below email address this 20th day of November 2014,

/ASUS/

TCCC Parks, Lewis and others

TTAB IA English

Madam Secretary

Office of the Solicitor Nathan Kelley

Office of the General Counsel Sarah Harris

TTAB OED

Respectfully

Senator Hatch and Senator Byrd

and others not mention here

/ASUS/