TITLE: Impossible Builds

CLIENT USE: Documentary Series

CLIENT NAME:
Blink Films

FILE NUMBER: **2017-US-VD-990**

DATE: December 4, 2017

While every effort has been made to prepare an accurate and complete report, AccuMark LLC cannot be held responsible for incomplete or inaccurate information maintained on the various databases utilized for this search. If the title of this search is altered in any manner or the category of use changed or expanded, another search might be necessary. Nothing in this report should be interpreted as legal advice, or as a legal opinion.

OVERVIEW 4
U.S. TRADEMARK, COPYRIGHT & TITLE SEARCH5
U.S. ENTERTAINMENT INDUSTRY SEARCH7
U.S. COMMON LAW & BUSINESS SEARCH8
CANADA TRADEMARK, COPYRIGHT & BUSINESS SEARCH9
CANADA ENTERTAINMENT INDUSTRY SEARCH10
U.K. TRADEMARK & TITLE SEARCH11
U.K. GENERAL DATA SEARCH13
AUSTRALIA/OCEANIA TRADEMARK SEARCH13
LATIN AMERICA TRADEMARK SEARCH14
CARRIBEAN BASIN TRADEMARK SEARCH 14
EUROPE TRADEMARK SEARCH15
MIDDLE EAST TRADEMARK SEARCH15
ASIA TRADEMARK SEARCH16
AFRICA TRADEMARK SEARCH 16
GLOBAL DOMAIN NAME SEARCH 17
GLOBAL WEB SEARCH ENGINE 17
GLOBAL GENERAL DATA SEARCH18

Appendix A – U.S. Trademark, Copyright & Title Search	20
Appendix B – U.S. Entertainment Industry Search	28
Appendix C – U.S. Common Law & Business Search	43
Appendix D – Canada Trademark, Copyright & Business Search	48
Appendix E – Canada Entertainment Industry Search	56
Appendix F - U. K. Trademark & Title Search15	57
Appendix G – U.K. General Data Search17	71
Appendix H – Australia/Oceania Trademark Search17	78
Appendix I - Latin America Trademark Search	82
Appendix J - Caribbean Basin Trademark Search19	92
Appendix K – Europe Trademark Search19	98
Appendix L – Middle East Trademark Search	80
Appendix M – Asia Trademark Search21	15
Appendix N – Africa Trademark Search22	26
Appendix O – Global Domain Name Search23	30
Appendix P – Global Web Search Engine Search23	34
Appendix O – Global General Data Search	41



OVERVIEW

We conducted a search of relevant databases covering all 195 countries in the world for the title "Impossible Builds." We also searched for similar titles using the search strings:

impossible AND build(s) AND impossible AND building(s)

The materials searched include trademark and copyright databases, business registry databases, film, media and entertainment directories and databases, library catalogues, music catalogues, entertainment journals, web-based encyclopedias, trademark and patent board decisions, search engines, popular internet sites hosting user-generated content, domain name registries, and e-commerce catalogues.

In each database, in addition to searching in categories that would encompass the client's use, we also searched generally for any use of an identical or similar title in any category. Based on our search, the most similar prior marks used in media, included in the databases we searched, are as follows:

FILM / TELEVISION

MEGASTRUCTURES: THE IMPOSSIBLE BUILD. Description: Videodisc (DVD). (Motion Picture).
 Copyright Claimant: NGT INC. D/B/A National Geographic Television. Date of Creation: 2008.

ONLINE VIDEO CONTENT

 YouTube Channel titled, IMPOSSIBLE BUILDS. The channel has four subscribers and no content. See [include link].

BOOKS / MAGAZINES

None

DRAMATIC WORKS

None

OTHER USES OF IDENTICAL / NEAR IDENTICAL MARKS

 Song published by Blink Films Ltd. titled, IMPOSSIBLE BUILDS, written by Richard John Farnsworth.

Additionally, there are titles in the databases we searched that are less similar to the client's title, but share some common element. Those results are included in the sections below.



U.S. TRADEMARK, COPYRIGHT & TITLE SEARCH

TRADEMARKS / SERVICE MARKS

We found no mark identical to the client's title.

Using the suggested search parameters, we found the following active mark similar to the client's title:

• **BUILDING THE IMPOSSIBLE** Acrylic sheeting for use in the manufacture of architectural structures and custom surfaces; Acrylic in sheet form sold for further fabrication and general manufacturing; Acrylic resin sheeting for use in the manufacture of laminated glass. Applicant: Reynolds Polymer Technology, Inc.

COPYRIGHT REGISTRATIONS

We found no references identical to the client's title.

Using the suggested search parameters, we found the following work using the phrase, "impossible build," as part of its title:

MEGASTRUCTURES: THE IMPOSSIBLE BUILD. Description: Videodisc (DVD). (Motion Picture).
 Copyright Claimant: NGT INC. D/B/A National Geographic Television. Date of Creation: 2008.

Additionally, we found the following four works in various categories using the words, "impossible," and "build," or "building(s)," as part of their titles:

- **SIX I.M.POSSIBLE THINGS: HOW TO BUILD YOUR IMPOSSIBLE MUSCLE**. Description: Electronic Deposit. (Text). Copyright Claimant: jamie labas. Date of Creation: 2010.
- **PUERTO RICAN NATION-BUILDING LITERATURE: IMPOSSIBLE ROMANCE**. (Text). Copyright Claimant: Zilkia Janer. Date of Creation: 2004.

- WORLD-BUILDING: BRINGING THE IMPOSSIBLE TO LIFE. Description: Electronic file (eService).
 (Text). Copyright Claimant: Rachel Lindley. Date of Creation: 2008.
- **IMPOSSIBLE BUILDINGS**. Description: Electronic file (eService). (Sound Recording). Copyright Claimant: Jesse Whitney. Date of Creation: 2015.

TITLES

We found no references identical to the client's title.

Using the suggested search parameters, we found the following work using the phrase, "impossible build," as part of its title:

• **MEGASTRUCTURES. THE IMPOSSIBLE BUILD.** Published/Created: 2008. United States. (Documentary).

Additionally, we found several works using the words, "impossible," and "building(s)," as part of their titles. A representative sample of these results is provided below, and in the appendix:

- **CONSTRUCTION: BUILDING THE IMPOSSIBLE.** Contributor: Aaseng, Nathan. Published/Created: Minneapolis, Minn.: Oliver Press, 2000. (Book).
- **IMPOSSIBLE BUILDINGS; POEMS.** Contributor: Johnson, Judith Emlyn. Published/Created: Garden City, N.Y., Doubleday, 1973. (Book).
- PUERTO RICAN NATION-BUILDING LITERATURE: IMPOSSIBLE ROMANCE. Contributor: Janer,
 Zilkia. Published/Created: Gainesville: University Press of Florida, c2005. (Book).
- THE IMPOSSIBLE DREAM; THE BUILDING OF THE PANAMA CANAL. Contributor: Cameron, Ian. Published/Created: New York, Morrow, 1972. (Book).
- THE IMPOSSIBLE RAILWAY; THE BUILDING OF THE CANADIAN PACIFIC. Contributor: Berton, Pierre. Published/Created: New York, Knopf, 1972. (Book).
- THE IMPOSSIBLE PLAYERS COMMUNITY THEATRE'S BUILDING, BUILT AS THE FIRST CHURCH OF CHRIST, SCIENTIST, C. 1930 IN PUEBLO, COLORADO. Contributor: Highsmith, Carol M. Created / Published: 2015-05-24. (Photograph).

Search Areas

We conducted a search of the trademark and copyright databases of the United States as well as an online catalogue of records of approximately fifteen million books, thirty-nine million manuscripts, thirteen million photographs, four million maps, more than three-and-a-half million pieces of music, and more than half a million motion pictures, in addition to newspapers, prints,

posters, drawings, talking books, technical reports, videotapes and disks, computer programs, and other audio, visual, and print materials.

Relevant search results included in this overview and the appendix are (a) marks, titles and names that are identical to the client's title or mark; (b) marks, titles and names that are substantially similar to the client's title or mark.

Details of the search results are in Appendix A.



U.S. ENTERTAINMENT INDUSTRY SEARCH

INDUSTRY PUBLICATIONS

We found no references identical to the client's title.

Using the suggested search parameters, we found 75 general uses of the words, "impossible," and "build," or "building(s)," in close proximity. These results are included in the appendix.

MUSIC TITLES

We found references to two songs published by the client, titled **IMPOSSIBLE BUILDS**, and **IMPOSSIBLE BUILDS** TITLES, written by Farnsworth Richard John.

We found no other song titles identical to the client's title.

Using the suggested search parameters, we found one song using the phrase, "impossible buildings," as its title, and three songs using the phrase, "impossible build," as part of their titles:

- Title: **IMPOSSIBLE BUILDINGS.** Songwriter: Whitney Jesse Wade. Performer: Jesse Whitney.
- Title: **IMPOSSIBLE BUILD CREDITS**. Songwriter: Williams Harry Leonard. Publisher: Burmese Tunes.
- Title: IMPOSSIBLE BUILD OPEN. Songwriter: Williams Lenny. Publisher: Burmese Tunes.
- Title: IMPOSSIBLE BUILD TEASE. Songwriter: Williams Harry Leonard. Publisher: Burmese Tunes.

Search Areas

We searched the two major U.S. entertainment industry publications, Variety and Hollywood Reporter as well as the databases of the three largest music licensing organizations in the United States.

Relevant search results included in this overview and the appendix are (a) titles and names that are identical to the client's title or mark; (b) titles and names that are substantially similar to the client's title or mark.

Details of the search results are in Appendix B.



U.S. COMMON LAW & BUSINESS SEARCH

PATENT & TRADEMARK BOARD DECISIONS

We found no references identical to the client's title.

Using the suggested search parameters, we found over 200 general uses of the words, "impossible," and "build(s)," or "building(s)." These results are included in the appendix.

STATE & FEDERAL COURT DECISIONS

We found no references identical to the client's title.

Using the suggested search parameters, we found over 6000 general uses of the words, "impossible," and "build(s)," or "building(s)," in close proximity. A representative sample of these results is included in the appendix.

BUSINESS NAMES

We found no references identical to the client's title.

Using the suggested search parameters, we found the following company names, similar to the client's title:

- BUILD THE IMPOSSIBLE BUILDERS LLC.
- BUILDING THE IMPOSSIBLE: YOUTH DIRECTIVE, INC.

Search Areas

We searched the administrative decisions released by the Patent and Trademark Office and prepared by (i) the Commissioner for Patents or the Commissioner for Trademarks; (ii) the Board of Patent Appeals and Interferences; or (iii) the Trademark Trial and Appeal Board.

We conducted a search covering all available federal and state case law with coverage beginning in 1658, including decisions or orders by the U.S. Supreme Court, courts of appeals, former circuit courts, district courts, bankruptcy courts, former Court of Claims, Court of

Federal Claims, Tax Court, related federal and territorial courts, military courts, the state courts of all 50 states and the local courts of the District of Columbia.

We searched the state business registration records from 49 states, the District of Columbia, Puerto Rico, and the Virgin Islands.

Relevant search results included in this overview and the appendix are (a) titles and names that are identical to the client's title or mark; (b) titles and names that are substantially similar to the client's title or mark.

Details of the search results are in Appendix C.



CANADA TRADEMARK, COPYRIGHT & BUSINESS SEARCH

TRADEMARKS / SERVICE MARKS

We found no mark identical to the client's title.

Using the suggested search parameters, we found 31 active marks and 16 inactive marks using the word, "impossible," as or as part of their mark text. We also found nine active marks and five inactive marks using the word, "builds," as part of their mark text. A representative sample of these results is provided in the appendix.

COPYRIGHT REGISTRATIONS

We found no references identical to the client's title.

Using the suggested search parameters, we found 36 copyright registrations, and four grants of interest using the word, "impossible," as part of their titles. A representative sample of these results is provided below, and in the appendix:

- Title: **NOTHING IS IMPOSSIBLE**, **THE WORD ITSELF SAYS I'M POSSIBLE**. Category of Work: Literary. Owner: Anand Dua.
- Title: **SIGNED, SEALED, DELIVERED: THE IMPOSSIBLE DREAM**. Category of Work: Dramatic. Owner: SSD MOW3 Productions (BC) Inc.
- Title: **MISSION IMPOSSIBLE ROGUE NATION**. Category of Work: Dramatic. Owner: Paramount Pictures Corporation.
- Title: IMPOSSIBLE RETOUR. Category of Work: Literary. Owner: Marie-Denise Duqueronette.
- Title: **THE IMPOSSIBLE ELEPHANT**. Assignor: Impossible Productions Inc. Assignee: Royal Bank of Canada.

Additionally, we found 103 copyright registrations, and seven grants of interest using the word, "build(s)," as part of their titles. A representative sample of these results is provided below, and in the appendix:

- Title: BACKYARD BUILDS. Category of Work: Dramatic. Owner: BYB Productions Manitoba Inc.
- Title: THE LORD BUILDS THE HOUSE. Category of Work: Musical. Owner: Valerie A. Knight.
- Title: BUILD MANITOBA. Category of Work: Literary. Owner: MediaEdge Publishing.
- Title: **HOW TO BUILD THE FUTURE**. Category of Work: Literary. Owner: Vikram Rangnekar.
- Title: LET'S BUILD A HOUSE. Assignor: REO International, a division of Six Pack Film Development Inc. Assignee: MNA (1992) No. 32 Limited Partnership.

BUSINESS NAMES

We found no business names identical or similar to the client's title.

Search Areas

We conducted a search of the Canadian Intellectual Property Office copyright and trademark databases as well as a database of over 50,000 Canadian companies supplying goods, services and technology.

Relevant search results included in this overview and the appendix are (a) marks, titles and names that are identical to the client's title or mark; (b) marks, titles and names that are substantially similar to the client's title or mark.

Details of the search results are in Appendix D.



CANADA ENTERTAINMENT INDUSTRY SEARCH

We found no references identical to the client's title.

We found no references to the variations of the title for which we searched.

Search Areas

We conducted a search of a Canadian database that includes the principal credits of every Canadian feature film from 1913 to 2006.

Relevant search results included in this overview and the appendix are (a) titles that are identical to the client's title or mark; (b) titles that are substantially similar to the client's title or mark.

Details of the search results are in Appendix E.



U.K. TRADEMARK & TITLE SEARCH

TRADEMARKS / SERVICE MARKS

We found no mark identical to the client's title.

Using the suggested search parameters, we found 87 marks using the word, "impossible," as or as part of their mark text. We also found 607 active marks using the word, "build(s)," as or as part of their mark text. A representative sample of these marks is provided in the appendix.

TITLES

We found no references identical to the client's title.

Using the suggested search parameters, we found the following three works using the phrase, "impossible buildings," as part of their titles:

- Title: **IMPOSSIBLE BUILDINGS: POEMS.** Author: Judith Johnson Sherwin. Publication Details: [S.I.]: Doubleday, 1973. (Book).
- Title: **JENE HIGHSTEIN: ROOMS, COLUMNS, IMPOSSIBLE BUILDINGS.** Author: Whitney, K. Found In: Sculpture. VOL 25; NUMB 4,; 2006, 32-37. Publication Details: The International Sculpture Center. (Article).
- Title: ANALYSIS AND INTERPRETATION OF ESCHER'S IMPOSSIBLE BUILDINGS BY MEANS OF A SPACE-VARIANT RETINAL MODEL. Authors: Gaultieri, P, Taibi, L and Musio, C. Found In: Series On Biophysics And Biocybernetics.; International School of Biophysics; Vision, the approach of biophysics and neurosciences; Casamicciola, Italy, 1999; Oct, 2001, 441-446. Publication Details: Singapore; River Edge, N.J.; World Scientific; 2001. (Article).

Additionally, we found 43 works using the words, "impossible," and "build," or "building," as part of their titles. A representative sample of these results is provided below, and in the appendix:

• Title: **NEW WELLS MEAN SEARCHING IN DEEPER WATERS, WHERE IT IS IMPOSSIBLE TO BUILD PLATFORMS.** Found In: Offshore technology. VOL 14; NUMB 5,; 2006, 14-17. Publication Details: The Institute of Marine Engineers. (Article).

- Title: THE ONE CLASS OF VESSEL THAT IS IMPOSSIBLE TO BUILD IN CANADA. Author: Delaney, J. Found In: The Northern mariner: journal of the Canadian Nautical Research Society = Le marin du nord: revue de Socie´te´ canadienne pour la recherche nautique. VOL 24; NUMB 3/4; 2014, 260-272. Publication Details: CNRS. (Article).
- Title: RADWINTER'S FIRST WORLD WAR, 1914-1918: THE MEN WHO FOUGHT, SUFFERED IMPOSSIBLE PRIVATIONS, WERE WOUNDED, GASSED AND GAVE THEIR LIVES TO BUILD A BETTER WORLD / Michael Southgate. Author: Michael Southgate. Publication Details: Saffron Walden: The Radwinter Society, [2014]. (Book).
- Title: THE ART OF LEARNING: AS SCHOOL LEADERS, WE MUST BE ABLE TO SEE THE IMPOSSIBLE, BUILD WITHOUT ADEQUATE RESOURCES AND THINK BEYOND THE CURRENT SYSTEMS AND STRUCTURES THAT HINDER QUALITY ARTS EDUCATION. Authors: Rydeen, F. and Lindsley, L. Found In: Leadership. VOL 37; NUMB 1; 2007, 24-27. Publication Details: The Association of California School Administrators. (Article).
- Title: **THE IMPOSSIBLE RAILWAY: THE BUILDING OF THE CANADIAN PACIFIC.** Author: Pierre Berton, 1920-2004. Publication Details: New York: Knopf, 1972. (Book).
- Title: **THE IMPOSSIBLE DREAM: THE BUILDING OF THE PANAMA CANAL.** Author: Ian Cameron, pseud. [i.e. Donald Gordon Payne.]. Publication Details: London: Hodder and Stoughton, 1971. (Book).
- Title: **BUILDING THE IMPOSSIBLE.** Author: Valla, M. Found In: Newsweek. 10-JAN-2005; 2005, 48. Publication Details: Newsweek. (Article).

Search Areas

We conducted a search of the United Kingdom Intellectual Property Office database. The United Kingdom IPO maintains a database of all marks that were either applied for or registered pursuant to trademark legislation. In the United Kingdom, there is no searchable database of copyright registrations. Furthermore, the United Kingdom considers such registration information confidential.

We also conducted a search of the British Library main catalogue with millions of records for books, journals, newspapers, printed maps, scores, electronic resources, sound archive items and other materials in the Library's collections.

Relevant search results included in this overview and the appendix are (a) marks, titles and names that are identical to the client's title or mark; (b) marks, titles and names that are substantially similar to the client's title or mark.

Details of the search results are in Appendix F.



U.K. GENERAL DATA SEARCH

We found no references identical to the client's title.

Using the suggested search parameters, we found over 75 companies using the word, "impossible," and over 8,000 companies using the name, "builds," as part of their names. A representative sample of these company names is provided in the appendix.

Specifically, we found the following companies:

- IMPOSSIBLE DOCUMENTARIES LTD Company status: Dissolved. Nature of business -Television programme production activities.
- **IMPOSSIBLE MEDIA LIMITED** Company status: Active. Nature of business Motion picture production activities; Television programme production activities. Previous Company Name: IMPOSSIBLE FILMS LIMITED.
- **IMPOSSIBLE PICTURES LIMITED** Company status: Active. Nature of business Motion picture production activities; Motion picture distribution activities; Artistic creations. Previous Company Name: GARDENFIRST LIMITED.

Search Areas

We conducted a search of a database of over 3.5 million limited companies supplying goods, services and technology.

Relevant search results included in this overview and the appendix are (a) company names that are identical to the client's title or mark; (b) company names that are substantially similar to the client's title or mark.

Details of the search results are in Appendix G.



AUSTRALIA/OCEANIA TRADEMARK SEARCH

We found no mark identical to the client's title.

Using the suggested search parameters, we found 22 active and 15 inactive marks using the word, "impossible," as or as part of their mark text. We also found six active and eight inactive marks using the word, "builds," as part of their mark text. A representative sample of these results is included in the appendix.

Search Areas

We conducted a search of trademark databases of the countries in the Australia/Oceania region, as well as the trademark database of the World Intellectual Property Organization. Like the United Kingdom, Australia and New Zealand do not have searchable databases of copyright registrations.

Relevant search results included in this overview and the appendix are (a) marks that are identical to the client's title or mark; (b) marks that are substantially similar to the client's title or mark.

Details of the search results are in Appendix H.



LATIN AMERICA TRADEMARK SEARCH

We found no mark identical to the client's title.

Using the suggested search parameters, we found 55 marks using the word, "impossible," as or as part of their mark text. We also found nine marks using the word, "builds," as part of their mark text. A representative sample of these results is provided in the appendix.

Search Areas

We conducted a search of trademark databases of the Latin American countries, as well as the trademark database of the World Intellectual Property Organization.

Relevant search results included in this overview and the appendix are (a) marks that are identical to the client's title or mark; (b) marks that are substantially similar to the client's title or mark.

Details of the search results are in Appendix I.



CARRIBEAN BASIN TRADEMARK SEARCH

We found no mark identical to the client's title.

Using the suggested search parameters, we found six marks using the word, "impossible," as part of their mark text, and eight marks using the word, "build(s)," as part of their mark text.

Search Areas

We conducted a search of the available trademark databases of the countries in the Caribbean Basin, as well as a search of the trademark database of the World Intellectual Property Organization.

Relevant search results included in this overview and the appendix are (a) marks that are identical to the client's title or mark; (b) marks that are substantially similar to the client's title or mark.

Details of the search results are in Appendix J.



EUROPE TRADEMARK SEARCH

We found no mark identical to the client's title.

Using the suggested search parameters, we found 237 marks using the word, "impossible," as or as part of their mark text and 19 marks using the word, "builds," as part of their mark text. A representative sample of these results is provided in the appendix.

Search Areas

We conducted a search of the trademark databases of every member nation of the European Union, as well as those of Albania, Bosnia and Herzegovina, Iceland, Macedonia, Norway, Serbia and Switzerland, the European Union Intellectual Property Office (EUIPO) and of the World Intellectual Property Organization (WIPO).

Relevant search results included in this overview and the appendix are (a) marks that are identical to the client's title or mark; (b) marks that are substantially similar to the client's title or mark.

Details of the search results are in Appendix K.



MIDDLE EAST TRADEMARK SEARCH

We found no mark identical to the client's title.

Using the suggested search parameters, we found seven active and seven inactive marks using the word, "impossible," as part of their mark text. A representative sample of these results is provided in the appendix.

Search Areas

We conducted a search of trademark databases of the countries in the Middle East, as well as a search of the trademark database of the World Intellectual Property Organization.

Relevant search results included in this overview and the appendix are (a) marks that are identical to the client's title or mark; and (b) marks that are substantially similar to the client's title or mark.

Details of the search results are in Appendix L.



ASIA TRADEMARK SEARCH

We found no mark identical to the client's title.

Using the suggested search parameters, we found 71 marks using the word, "impossible," as or as part of their mark text and 20 marks using the word, "builds," as part of their mark text. A representative sample of these results is provided in the appendix.

Search Areas

We conducted a search of trademark databases of the countries in Asia, as well as a search of the trademark database of the World Intellectual Property Organization.

Relevant search results included in this overview and the appendix are (a) marks that are identical to the client's title or mark; and (b) marks that are substantially similar to the client's title or mark.

Details of the search results are in Appendix M.



AFRICA TRADEMARK SEARCH

We found no mark identical to the client's title.

Using the suggested search parameters, we found one mark using the word, "impossible," as part of its mark text and three marks using the word, "builds," as part of their mark text. These results are provided in the appendix.

Search Areas

We conducted a search of the trademark databases of Morocco, Tunisia, Kenya, the African Regional Intellectual Property Office (ARIPO), and of the World Intellectual Property Organization (WIPO).

Relevant search results included in this overview and the appendix are (a) marks that are identical to the client's title or mark; and (b) marks that are substantially similar to the client's title or mark.

Details of the search results are in Appendix N.



GLOBAL DOMAIN NAME SEARCH

Using the suggested search parameters, we found the following registered domains:

Active

 IMPOSSIBLEBUILDINGS.COM hosts the website of Shalaco Sching, a photographer, exploring and highlighting the beauty of architecture.

<u>Parked</u>

IMPOSSIBLEBUILDERS.COM

Unavailable

- IMPOSSIBLEBUILDS.COM
- IMPOSSIBLEBUILD.COM
- IMPOSSIBLEBUILDING.COM

Additionally, we found several registered domains using the words, "impossible," or "build(s)," as or as part of their domain names.

Search Areas

We conducted a search using the whois domain name search engine.

Relevant search results included in this overview and the appendix are (a) marks, titles and names that are identical to the client's title or mark; and (b) marks, titles and names that are substantially similar to the client's title or mark.

Details of the search results are in Appendix O.



GLOBAL WEB SEARCH ENGINE

On review of the first 100 results from each search engine, we found that the majority of the results are references to the client's production.

We also found one YouTube Channel called, *IMPOSSIBLE BUILDS*. The channel has four subscribers and no content.

Additionally, we found one reference to the following book:

 NOTHING IS IMPOSSIBLE: BUILD A NEW LIFE IN SEVEN STAGES (Hardcover) By Geraldine Appel.

A representative sample of the results is included in the appendix.

Search Areas

We conducted searches using the Google and Bing worldwide web search engines. We reviewed and analyzed the first 100 results from each of these search engines and selected relevant results.

Relevant search results included in this overview and the appendix are (a) marks, titles and names that are identical to the client's title or mark; and (b) marks, titles and names that are substantially similar to the client's title or mark.

Details of the search results are in Appendix P.



GLOBAL GENERAL DATA SEARCH

We found no references identical to the client's title.

Using the suggested search parameters, we found the following titles:

Audio-Visual Productions:

- **THE IMPOSSIBLE BUILD** Documentary | Episode aired 3 September 2008. Series: Megastructures.
- **BUILDING THE IMPOSSIBLE** Documentary | TV Series (2002).
- THE NATIONAL DREAM: BUILDING THE IMPOSSIBLE RAILWAY Drama, History | TV Mini-Series (1974 –).
- **PREHISTORIC PARK: BUILDING THE IMPOSSIBLE** (2006) Documentary, Short | Video 28 August 2006.
- BUILDING THE IMPOSSIBLE: THE SEVEN WONDERS OF THE ANCIENT WORLD (2000) Documentary, Drama | TV Movie.

Books and Other Print Publications:

- **NOTHING IS IMPOSSIBLE: BUILD A NEW LIFE IN SEVEN STAGES** Kindle Edition by Geraldine Appel (Author).
- **CONSTRUCTION: BUILDING THE IMPOSSIBLE** (Innovators Series) Hardcover November 1, 1999 by Nathan Aaseng (Author).

Search Areas

We searched the top movie and television web-based database, IMDB, the leading e-commerce website, Amazon, and the leading web-based encyclopedia, Wikipedia.

Relevant search results included in this overview and the appendix are (a) marks, titles and names that are identical to the client's title or mark and (b) marks, titles and names that are substantially similar to the client's title or mark.

Details of the search results are in Appendix Q.

APPENDIX A - U.S. TRADEMARK, COPYRIGHT & TITLE SEARCH

TRADEMARKS / SERVICE MARKSError! Reference source not found.

Building the Impossible

Word Mark BUILDING THE IMPOSSIBLE

Goods and IC 017. US 001 005 012 013 035 050. G & S: Acrylic sheeting for use in the manufacture of architectural structures and custom surfaces; Acrylic in sheet form sold for further fabrication and general manufacturing; Acrylic resin sheeting for use in the manufacture of laminated glass. FIRST USE: 20160101. FIRST USE

IN COMMERCE: 20160101

Standard Characters Claimed

Mark Drawing Code

(4) STANDARD CHARACTER MARK

 Serial Number
 87447462

 Filing Date
 May 12, 2017

Current Basis Original Filing Basis

1A

Published for Opposition

September 19, 2017

Owner (APPLICANT) Reynolds Polymer Technology, Inc. CORPORATION COLORADO 607 Hollingsworth Street Grand Junction COLORADO 81505

Type of Mark TRADEMARK
Register PRINCIPAL
Live/Dead
Indicator

COPYRIGHT REGISTRATIONS:

Type of Work: Motion Picture

Registration Number / Date:

PAu003379282 / 2008-06-06

Application Title: MEGASTRUCTURES: THE IMPOSSIBLE BUILD.

Title: MEGASTRUCTURES: THE IMPOSSIBLE BUILD.

Description: Videodisc (DVD)

Copyright Claimant:

NGT INC. D/B/A NATIONAL GEOGRAPHIC TELEVISION.

Date of Creation: 2008

Authorship on Application:

NGT INC. D/B/A NATIONAL GEOGRAPHIC TELEVISION, employer for

hire; Domicile: United States. Authorship: FILM, TEXT

AND SOUND.

Pre-existing Material:

PREEXISTING AUDIO VISUAL MATERIALS.

Basis of Claim: ALL OTHER CINEMATOGRAPHIC MATERIAL.

Names: NATIONAL GEOGRAPHIC TELEVISION

NGT INC.

Type of Work: Text

Registration Number / Date:

TXu001783107 / 2011-11-11

Application Title: Six I.m.possible Things: How to Build Your Impossible

Muscle.

Title: Six I.m.possible Things: How to Build Your Impossible

Muscle.

Description: Electronic Deposit.

Copyright Claimant:

jamie labas.

Date of Creation: 2010

Authorship on Application:

jamie labas denovo; Domicile: Canada; Citizenship: Canada.

Authorship: text, compilation, editing.

Preregistered as: PRE000003334

Pre-existing Material:

1 Lewis Carroll illustration.

Basis of Claim: text, compilation, editing, artwork.

Rights and Permissions:

Gllobal Dreamers Guild, gdginc@shaw.ca

Names: labas denovo, jamie

labas, jamie

Type of Work: Text

Registration Number / Date:

TX0006243131 / 2005-07-29

Title: Puerto Rican nation-building literature : impossible

romance.

Ref. No. 2017-US-VD-990

Copyright Claimant:

Zilkia Janer

Date of Creation: 2004

Date of Publication:

2005-07-18

Copyright Note: Cataloged from appl. only.

Names: Janer, Zilkia

Type of Work: Text

Registration Number / Date:

TXu001847803 / 2013-01-18

Application Title: World-building: Bringing the Impossible to Life.

Title: World-building: Bringing the Impossible to Life.

Description: Electronic file (eService)

Copyright Claimant:

Rachel Lindley.

Date of Creation: 2008

Authorship on Application:

Rae Lori, pseud.; Domicile: United States; Citizenship:

United States. Authorship: text.

Rights and Permissions:

Rachel Lindley, (602) 703-8513, (602) 795-8204,

raelind@yahoo.com

Names: Lori, Rae, pseud.

Lindley, Rachel

Type of Work: Sound Recording

Registration Number / Date:

SR0000764615 / 2015-06-04

Application Title: Impossible Buildings.

Title: Impossible Buildings.

Description: Electronic file (eService)

Ref. No. 2017-US-VD-990 Impossible Builds Page 22 of 247

Copyright Claimant:

Jesse Whitney.

Date of Creation: 2015

Date of Publication:

2015-05-01

Nation of First Publication:

United States

Authorship on Application:

jsswhtny, pseud. of Jesse Whitney (author of pseudonymous work); Citizenship: United States. Authorship: sound recording.

Rights and Permissions:

Jesse Whitney, 1805 Benjamin St NE, Minneapolis, MN, 55418, United States, (612) 369-4086, jsswhtny@gmail.com

Copyright Note: C.O. correspondence.

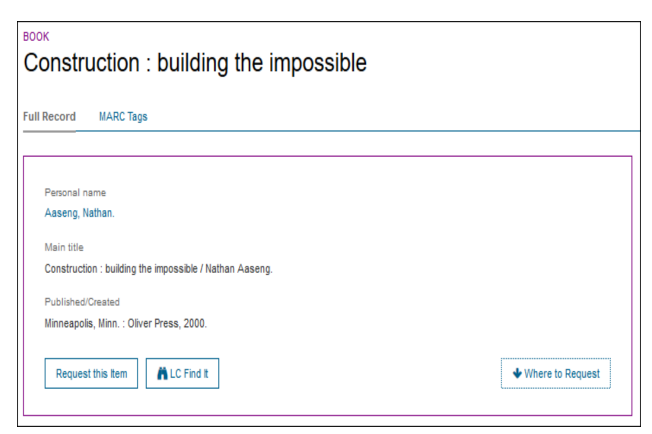
Basis for Registration: Collective work

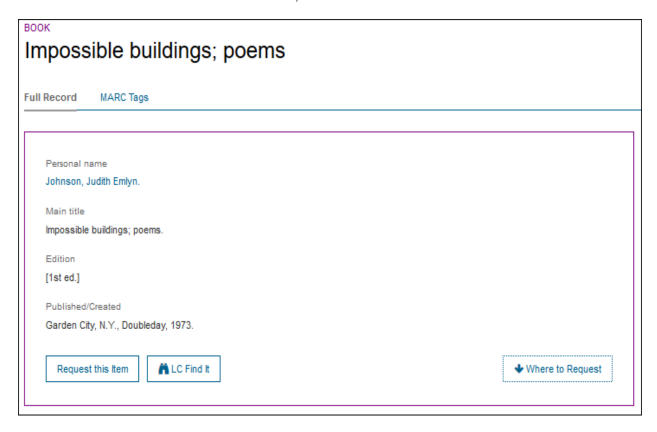
Names: Whitney, Jesse

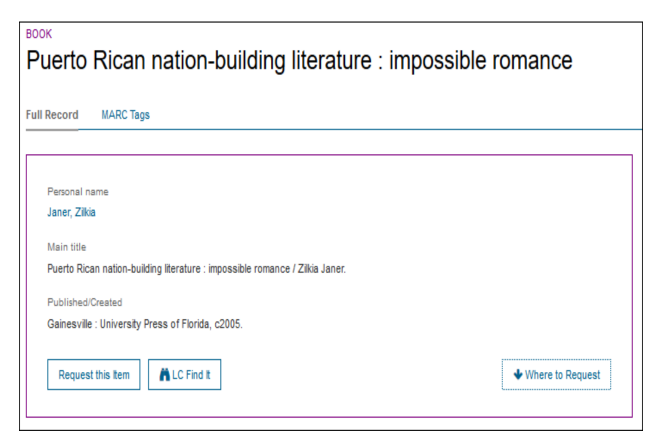
jsswhtny, pseud.

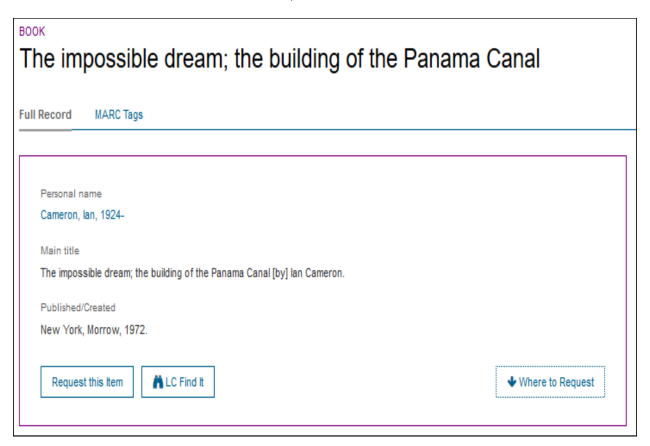
TITLES:

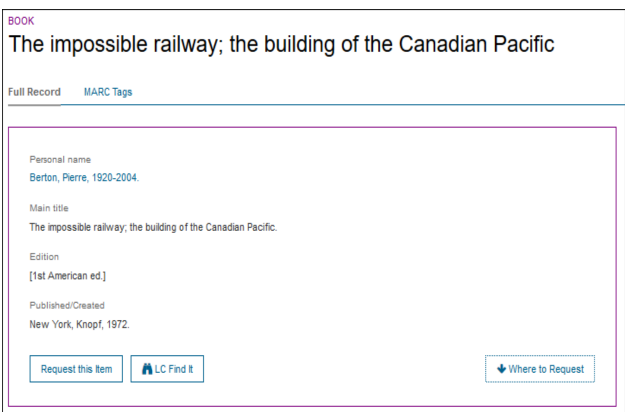














APPENDIX B - U.S. ENTERTAINMENT INDUSTRY SEARCH

INDUSTRY PUBLICATIONS:

HOLLYWOOD REPORTER:

1. Harry Knowles Sex-Assault Allegations Prompt Staff Exodus at Ain't It Cool News Hollywood Reporter September 25, 2017 Word Count: 437

...down. "Given the recent allegations against Harry Knowles of behavior impossible to defend, I cannot, in good conscience, continue to contribute to the brand I helped build over the last 20 years," Vespe said in a statement...

Several writers have resigned from the influential movie site Ain't It Cool News (AICN) after a woman came forward to accuse that site's 45-year-old founder, Harry Knowles, of having sexually assaulted her nearly two decades ago. In a statement

2. Where Stars Like Cate Blanchett and Lee Daniels Hang Out in Dubai Hollywood Reporter December 02, 2016 Word Count: 1301

...had either the tenacity or simply the delusional stubbornness to build this glistening, impossible metropolis." Daniels recalls his visit as a "life-changing experience...

For Mission: Impossible - Ghost Protocol, Tom Cruise famously swung by a rope from the top of Dubai's most iconic structure, the Burj Khalifa, whose 2,700 feet of shimmering glass also were seen skewering London during the opening of Independence

3. Ewan McGregor Recalls Embarrassing First Meeting With George Lucas, Talks Directorial Debut Hollywood Reporter October 20, 2016 Word Count: 17319

...be directed by my directors. And like I've said, it's **impossible** to put your finger on what that is exactly other... ...environment that the actors get to find the scenes and **build** the scenes and invest in them. I think that's key...

Long before Ewan McGregor decided to direct American Pastoral, he considered helming two other movies."I wanted to direct for maybe 15 years," he said, "[but] I only wanted to do it when I had a story I was burning to tell. I never wanted to do it

4. How Omega Times Stars Like Michael Phelps and Usain Bolt Hollywood Reporter August 19, 2016 Word Count: 1051

...in the construction of the pool itself. Because it's nearly impossible to build a perfect rectangle, FINA allows for differences of up to...

Why can a sprinter win by 1/10,000th of a second while a swimmer can win by 1/1,000th of a second? Why does swimming produce ties? And whatever happened to the powder pistols that used to kick things off on the

Ref. No. 2017-US-VD-990

Impossible Builds

running track? Alain Zobrist, the CEO

5. CineEurope: Paramount Ups Ante For 'Mission: Impossible 5,' Debuts New Comedies, Horror Movies Hollywood Reporter June 24, 2015 Word Count: 346

...was making its first Hollywood investment in the upcoming Mission: Impossible - Rogue Nation Paramount used it presentation at the CineEurope trade show to build up exhibitor excitement levels for the spy actioner, due out...

On the same day that China's Alibaba revealed it was making its first Hollywood investment in the upcoming Mission: Impossible - Rogue Nation, Paramount used it presentation at the CineEurope trade show to build up exhibitor excitement levels for

6. Roland Emmerich on 'Independence Day 2's' Gay Couple: It's Not "a Big Deal" Hollywood Reporter March 21, 2015 Word Count: 1118

...using in my big movies. For example, it was nearly impossible to shoot this movie in New York in the original... ...go to Canada, let's get big tax rebates and let's build an indoor set for the outdoor so we can shoot...

This story first appeared in the March 27 issue of The Hollywood Reporter magazine. Roland Emmerich is at a bit of a career crossroads. The director has spent 30 years making such tentpole features as Independence Day, The Day After Tomorrow and

7. Indies on Top: War on Drugs, Parquet Courts, Lana Del Rey Rule the Roost at Midway Point Hollywood Reporter July 02, 2014 Word Count: 1819

...lament for Gwyneth Paltrow, even if that was all but impossible in the media build-up to this album's release. Still, these creators of anthemic...

While Walt Disney's Frozen soundtrack proved to be this mid-year's Adele for the record industry, clinging to the top of the Billboard album sales chart through much of the first quarter of 2014, rock 'n' roll still showed some life with No. 1

8. 'Malibu might be my Mayberry'.

Hollywood Reporter June 20, 2014 Word Count: 502

...construction ever since. That's Malibu: very exciting but difficult, almost impossible to build between a lagoon and an ocean, lots of rules, but...

[ILLUSTRATION OMITTED] I AM PRONE TO MALIBU. COMING FROM Vancouver Island to Hollywood hastily, I was drawn to the water for my sanity. (Not sure if it worked.) My first introduction was to a two-part beach house owned by Jon Peters in the Colony.

9. Pamela Anderson: 'Malibu Might Be My Mayberry' (Guest Column) Hollywood Reporter June 13, 2014 Word Count: 540

...construction ever since. That's Malibu: very exciting but difficult, almost impossible to build between a lagoon and an ocean, lots of rules, but...

This story first appeared in the June 20 issue of The Hollywood Reporter magazine. I am prone to Malibu. Coming from Vancouver Island to Hollywood hastily, I was drawn to the water for my sanity. (Not sure if it worked.) My first introduction was to

10. Tesla's Elon Musk Declares 'All Our Patents Belong to You' Hollywood Reporter June 13, 2014 Word Count: 412

...number of cars approaches 2 billion globally, it would be impossible for Tesla alone to build electric cars fast enough to address the crisis in carbon...

Taking a page from the open-source movement that gave the world the Linux operating system, Tesla Motors founder and CEO Elon Musk announced Wednesday that the company would not pursue lawsuits against anyone who wants "in good faith" to use the

11. Brian Robbins: CEO, AWESOMENESSTV: soon after snapping up a YouTube rival for \$15 million, the former actor looks at billion-dollar deals, Vine's...

Hollywood Reporter May 23, 2014 Word Count: 1438

...fair? If your only revenue is from YouTube , yes, it's impossible to build a business. But we never looked at it like it's...

Brian Robbins: CEO, AWESOMENESSTV: soon after snapping up a YouTube rival for \$15 million, the former actor looks at billion-dollar deals, Vine's value and the future of content delivery. [ILLUSTRATION OMITTED]

12. Awesomeness TV's Brian Robbins on Billion-Dollar Deals, Vine's Value and the Future of Content Delivery (O&A)

Hollywood Reporter May 16, 2014 Word Count: 1305

...fair? If your only revenue is from YouTube , yes, it's impossible to build a business. But we never looked at it like it's...

This story first appeared in the May 23 issue of The Hollywood Reporter magazine. The west Los Angeles offices of Awesomeness TV saw a flurry of activity the morning CEO Brian Robbins announced his company had acquired fellow YouTube multichannel

13. VFX Guru John Knoll on Limiting Waste, Working With Guillermo del Toro Hollywood Reporter February 5, 2014 Word Count: 560

...will try right away, like in Pacific Rim , where it's impossible to build a robot that is 25 storys high, or create a...

TORONTO -- Much is made about Guillermo del Toro's Pacific Rim being an industry game-changer because the \$190 million sci-fi blockbuster nabbed 75 percent of its box office from overseas, and a large portion of its foreign cume from China.

14. Hollywood Art: Secrets From A-List Art Advisers

Hollywood Reporter November 1, 2013 Word Count: 2114

...The question may be moot as these days it's almost impossible to build a great collection without an adviser. "
It's the Wild West...

This story first appeared in the Nov. 8 issue of The Hollywood Reporter magazine. This story first appeared in the Nov. 8 issue of The Hollywood Reporter magazine.

15. Reykjavik Film Festival Wrap: Spotlighting Iceland's Film Scene Hollywood Reporter October 10, 2013 Word Count: 1148

...told The Hollywood Reporter such measures would make it "almost <mark>impossible</mark> to <mark>build</mark> any future" for homegrown cinema. Reps for the Icelandic Film...

16. '2 Guns' Director, Icelandic Industry Shocked by Cuts to Local Film Fund Hollywood Reporter October 3, 2013 Word Count: 428

...in a statement. Kormakur was more blunt: "It is almost <mark>impossible</mark> to <mark>build</mark> any future for the Icelandic films when they keep cutting...

17. Hulu CEO Jason Kilar to Exit

Hollywood Reporter January 4, 2013 Word Count: 999

- ...same departure date. Rich and I have been fortunate to build and innovate alongside each other these past 5+ years and...
- ...do more of that on the road ahead. It is impossible to state in words how much this team means to...

18. An apology.

Hollywood Reporter November 30, 2012 Word Count: 576

- ...mainly as a producer. In 1927, he had plans to build and own a film studio, but without the help of...
- ...to the theater chains--it would have been next to impossible for wilkerson. For whatever reason, the movie brass refused him...

19. An Apology: The Son of THR Founder Billy Wilkerson on the Publication's Dark Past Hollywood Reporter November 19, 2012 Word Count: 610

- ...mainly as a producer. In 1927, he had plans to build and own a film studio, but without the help of...
- ...to the theater chains -- it would have been next to impossible for Wilkerson. For whatever reason, the movie brass refused him...
- 20. 'Mission: Impossible Ghost Protocol' to Pre-Release on 200 Screens Internationally From December 14

Hollywood Reporter December 6, 2011 Word Count: 158

...It's all part of a gamble by Paramount Pictures to build buzz for the blockbuster release on the Imax platform, before Mission: Impossible - Ghost Protocol lands in the local multiplex. Besides the early...

21. Paramount Pictures Launches 'Mission: Impossible' Facebook Game to Promote 'Ghost Protocol' Hollywood Reporter November 21, 2011 Word Count: 451

...said that integrating unique experiences and rewards into the Mission: Impossible game is a new way for Paramount to interact with the Facebook community and build on the excitement for Mission: Impossible - Ghost Protocol in an organic way. Over the coming weeks...

22. Sadly, news crews know disaster drill.

Hollywood Reporter January 15, 2010 Word Count: 1040

...part by the South Asian tsunami and Hurricane Katrina. It's **impossible** to compare the human tragedies, but each taught journalists lessons...

...infrastructure, dealing with widespread suffering and how to equip personnel, build supply lines and keep everyone sale and healthy. Coverage this...

23. Van Morrison.

Hollywood Reporter March 6, 2006 Word Count: 641

...the CD jukebox and the iPod allowed music fans to build something nearly impossible to find on the radio: a truly eclectic mix of...

24. Industrial revolution: three decades on, George Lucas' ILM continues to conquer new frontiers. Hollywood Reporter November 18, 2005 Word Count: 3754

...back to human form. To achieve the effect, which was **impossible** using existing technology, Muren had ILM's creature shop **build** a series of motion-controlled miniature animals--some of them...

25. Groups want P2P hearing: ask high court to overturn ruling.

Hollywood Reporter October 11, 2004 Word Count: 899

...be devastating to innovators because it would literally make it **impossible** to **build** new technology without asking permission first," von Lohmann said. The...

26. Dialogue with Peter Jackson.

Hollywood Reporter February 24, 2004 Word Count: 1799

...helped him forge a filmmaking empire in New Zealand and build a reputation in Hollywood for pulling off the impossible. On the eve of maybe landing his most precious prize...

27. TNN: first channel for men; Hecht tapped to establish male niche. (News).

Hollywood Reporter January 10, 2003 Word Count: 990

...cable for many years with wrestling but found it as **impossible** as TNN is to **build** upon it," USA Network president Doug Herzog said. "It's a...

28. 'Star Search.' (TV).

Hollywood Reporter January 10, 2003 Word Count: 679

...such a truncated up-close-and-personal introduction, that it's impossible to build up any true familiarity with, or

Ref. No. 2017-US-VD-990

affection for, the personalities...

29. Emmys a 'Wing'-ding; 8 nods to NBC drama.

Hollywood Reporter November 5, 2001 Word Count: 1711

...who became an icon of the Holocaust. "It is utterly impossible for me to build my life on a foundation of chaos, suffering and death...

1. MGM Acquires Full Ownership of Epix for \$1 Billion

Hollywood Reporter April 05, 2017 Word Count: 685

...partners' first-run movie franchises, including The Hunger Games, Mission: Impossible, Star Trek and the Bond pics Now it is building up its TV business with the original scripted series Graves...

Metro-Goldwyn-Mayer has acquired Epix from co-venture partners Viacom and Lionsgate for \$1.031 billion. The deal includes Paramount Pictures and Lionsgate having multiyear agreements to continue bringing first-run movies to Epix. MGM, which already

2. MGM in Talks to Acquire Epix Outright From Lionsgate, Viacom Hollywood Reporter March 09, 2017 Word Count: 300

...partners' first-run movie franchises, including The Hunger Games, Mission: Impossible, Star Trek and the Bond pics Now it is building up its TV business with the original scripted series Graves...

MGM Holdings, parent of the Hollywood studio behind the James Bond film franchise, is in talks to to acquire Epix from fellow shareholders Lionsgate and Viacom, The Hollywood Reporter has learned from sources close to the negotiations. A deal,

3. Tom Cruise Re-creates His Movie Roles With James Corden on 'Late Late Show' Hollywood Reporter October 20, 2016 Word Count: 187

...the physique of a snowman" for Minority Report The Mission: Impossible series was a coordinated string of stunts put together, including hanging off of a building. For Jerry Maguire, special guest Cuba Gooding Jr. walked in...

Tom Cruise re-enacted his film career with James Corden on The Late Late Show on Wednesday, following in the footsteps of Tom Hanks, Arnold Schwarzenegger and Matt Damon. The duo donned aviators to start out the montage with Top Gun, moving into

4. 'Mission: Impossible - Rogue Nation' Becomes Paramount's Top Opener in India Hollywood Reporter August 11, 2015 Word Count: 204

...who also featured in the film. "The success of Mission: Impossible 5 is the result of a combination of its inherent draw and a consistent building of this franchise in India by Viacom18 over the last...

Mission: Impossible - Rogue Nation collected about \$6.6 million (420 million rupees) over its opening weekend in

Ref. No. 2017-US-VD-990 Impossible Builds Page 33 of 247

India, making it the highest opener of all time in the territory for Paramount, according to Viacom18 Motion Pictures, which

5. Steadicam Inventor Reveals the 'Impossible Shots' That Changed Filmmaking Forever (Exclusive) Hollywood Reporter August 13, 2014 Word Count: 903

...blew up overnight, creating possibly the world's first viral video. Impossible Shots was passed around to many key players, who were mesmerized that such filming was suddenly possible without building dolly tracks. It was clear that filmmaking would never be...

Three-time Oscar-winning Steadicam inventor Garrett Brown holds over 50 patents to various inventions that have changed the way we view images. But he may have also unknowingly invented the first viral video, back in 1974, long before YouTube

6. Jeff Robinov's Challenge: Make Movies Before Chinese Investors Lose Patience (Analysis) Hollywood Reporter June 25, 2014 Word Count: 723

...Kong Premiere Robinov will be undertaking the major endeavor of building a slate of movies while dealing with a vastly different culture that has proven impossible to crack for many of the U.S. entities eager to...

A version of this story first appeared in the July 4 issue of The Hollywood Reporter magazine. Former Warner Bros. film chief Jeff Robinov appears to be closing in on as much as \$200 million from China-based Fosun International plus another \$100

7. How Nelson Mandela Affected South Africa's Film Industry Hollywood Reporter December 6, 2013 Word Count: 1643

...to bring more African stories to the broader world. "It's impossible to overestimate the impact that Mandela had on building a nation in which all citizens can be proud," Forrest...

LONDON - The death of Nelson Mandela has put South Africa and its political past and future back in the headlines. Nelson Mandela

8. How the X-Games Could Pave the Way for Action Sports in the Olympics (Guest Column) Hollywood Reporter August 8, 2013 Word Count: 612

...motivates from within, suggestive in its essence to attempt the **impossible**, **building** and cultivating the values we were taught as children: patience...

9. 'Hunger Games', 'Transformers' Filmmakers: 'You Can't Manufacture a Franchise' Hollywood Reporter June 9, 2012 Word Count: 483

...the producers and directors on the Produced By panel "Franchise <mark>Building</mark>: Creating and Sustaining Studio Tentpoles" were able to agree on is that it is nearly impossible to actually manufacture a movie franchise. "The belief you can...

10. 'Mission: Impossible - Ghost Protocol' to Pre-Release on 200 Screens Internationally From December 14 Hollywood Reporter December 6, 2011 Word Count: 158

...the Imax release of the fourth installment of the Mission: Impossible franchise features around 30 minutes of scenes shot with Imax...

...cameras, including one scene where Cruise scales the world's tallest building in Dubai. Eurozone Countries EUROZONE 1EU86 Eastern Asia GEOEASIA 1EA61...

11. Germans give Cruise pic a break: 'Valkyrie' gets \$6.5 mil in tax incentives from board. Hollywood Reporter July 6, 2007 Word Count: 457

...targets of protests. Three years ago, Cruise's production of "Mission: Impossible III" was denied permission to film key scenes in Berlin's Reichstag Parliament building. In addition to the general ban on commercial filming there...

12. Dollar daze: after a slump in 2005, the international boxoffice rebounded dramatically for the major studios. Hollywood Reporter January 9, 2007 Word Count: 1987

...DRAMWORKS' TOTALS FROM NON-UIP TERRITORIES SOURCE: THE HOLLYWOOD REPORTER Building Blockbusters Films that broke the \$200 million barrier at the...

...0 CASINO ROYALE (SONY PICTURES RELEASING INTERNATIONAL) 338.3 MISSION: IMPOSSIBLE III (UIP/PARAMOUNT) 263.0 THE CHRONICLES OF NARNIA: THE...

13. Meet Mister Mom.

Hollywood Reporter August 1, 2005 Word Count: 469

...and llamas on the front lawn and the requirement of building soapbox derby racers, while following an impossible deadline. What we get here, then, is scarcely the pretense...

14. Jam session on Hill over royalty law.

Hollywood Reporter July 13, 2005 Word Count: 700

...person from whom to obtain those rights. This means that **building** a comprehensive online catalog of music available to consumers can be a slow, and ultimately **impossible**, process." Under copyright law, anyone who wants to record someone...

15. The nominees.

Hollywood Reporter December 8, 2004 Word Count: 11270

16. The wild bunch: a handful of enterprising producers continue to make a go of it in the challenging TV movie arena.

Hollywood Reporter August 1, 2004 Word Count: 1606

...to retain ownership of the content they air, which makes building a library next to impossible. And, yes, the formerly lucrative overseas market is shrinking. But...

17. Impossible.

Hollywood Reporter May 5, 2004 Word Count: 93

...a request by Tom Cruise to shoot scenes for "Mission: Impossible 3" in the 130-foot-wide dome on the top of Berlin's Reichstag Parliament building. Cruise, co-producer and star of the film, was in...

18. Court TV turning to crime to lock up younger demo: cable net setting up 8 reality-style shows. (News). Hollywood Reporter January 27, 2003 Word Count: 733

...Scheduled to begin production in March in the United Kingdom, "Impossible Heist" provides two teams of experts the equipment and building blueprints to re-create famous robberics. With each team staffed...

19. The debutants. (MIPCOM 2002).o.

Hollywood Reporter October 1, 2002 Word Count: 10765

20. Cable's ready: network executives have been doing their homework and intend to impress audiences this season with a varied mix of programming --...

Hollywood Reporter May 3, 2002 Word Count: 7732

...Superstructures of America," "In Search of Paradise," "Pyramids, Mummies & Tombs," "Building the Impossible," "Before We Ruled the Earth," "Speed: Without Limits" Complementing its...

21. On Location.

Hollywood Reporter December 12, 2001 Word Count: 688

- ...into the square each day for Broadway shows, and office buildings for Reuters, Conde Nast, Paramount and Viacom/MTV facing the...
- ...of the most bustling areas in the world seemed nearly impossible. But if you see the scene in the film, which...

VARIETY

1. Post-'Monty Python,' Terry Gilliam Keeps Delivering Something Completely Different Variety (Weekly) November 17, 2015 Word Count: 1640

...Gilliam and his fellow Pythons to manage. " (In) Python, it's impossible to build anything greater than the six of us, and so this...

Terry Gilliam, despite turning 75 this month and recently publishing "Gilliamesque: A Pre-posthumous Memoir," has no intention of seeing the curtain fall on his career. He fizzes with ideas as he sits for an interview with Variety at the British

2. Hollywood's New Leaders: Film Executives

Variety (Weekly) October 22, 2013 Word Count: 556

...Ellison's Skydance recruited him in 2011 and he's now helping build the company's "Star Trek" and "Mission: Impossible" franchises as well as such original tentpoles as "Hitman's Bodyguard...

3. Acad sets museum maestros

Variety (Daily) March 22, 2012 Word Count: 599

...planners abandoned that idea after the economy soured, making it impossible to raise the funds needed to build a whole new facility. The buildings on the Pickford Center...

4. Too legit to quit

Variety (Weekly) November 7, 2011 Word Count: 422

Ref. No. 2017-US-VD-990

...resources. Friends told him that it would be all but impossible to build and sustain interest in community theater on the Westside of...

5. Early pop for 'Ghost'

Variety (Daily) October 19, 2011 Word Count: 599

...current "Make it possible" advertising tagline," York said. "The Mission: Impossible franchise and Coke Zero brand share an audience of fans...

...and risk-taking, and this partnership creates a platform to build a unique engagement with consumers before the film's release," said...

6. U fuels up with Diesel

Variety (Daily) October 11, 2011 Word Count: 339

...to Dom Toretto in 2001, he has managed the virtually **impossible**: to **build** a billion-dollar franchise in which the films keep getting...

7. OSCAR'S FISTFUL OF 'DOLLAR'Top honors for Clint pic;'Aviator' skies with five Daily Variety February 28, 2005 Word Count: 2269

...held in late February as opposed to late March. It's impossible to tell if the outcome would have been different if...

...is always a factor in Oscar campaigns: Strategists have to build enthusiasm for a film and maintain it. Oscar campaigns have...

8. Odd 'Wives' tale: many pix in oneTHE STEPFORD WIVES

Weekly Variety June 15, 2004 Word Count: 1250

...looking guys all have impossibly beautiful and attentive wives. So **impossible**, in fact, that there's no real **build**-up, or at least shouldn't be, to the protagonist's sense...

9. Fox's place in the sunNet basks in mid-year rays with biggest original slate ever Daily Variety May 24, 2004 Word Count: 810

...League Baseball playoffs in October have made it all but impossible for Fox to build up any sort of momentum with a traditional fall launch...

1. Dubai Film Commission Tailors Its Perks to Foreign ProjectsOne-stop permit shop with customized incentives lures overseas shoots

Variety (Weekly) April 24, 2014 Word Count: 485

...Persian Gulf and its quays. There's also the world's tallest building, the Burj Khalifa, which Tom Cruise rappelled from in the last "Mission: Impossible." But Dubai recently built the largest soundstage in the Middle...

...the desert overnight to accommodate director Brad Bird. (Pictured: "Mission: Impossible - Ghost Protocol" made thrilling use of Dubai's Burj Khalifa, the world's tallest building.) Architecture PTARCHI 1AR60 Motion Pictures MOVIES 1MO51 Resorts RESORTS 1RE44...

Dubai set up its own film commission in May 2012, but it had already been luring foreign shoots, including "Syriana," "Mission: Impossible - Ghost Protocol" and "The Bourne Legacy," which helped spread the word about what the Persian Gulf state can

2. Dubai Film Commission Tailors Its Perks to Foreign ProjectsOne-stop permit shop with customized incentives lures overseas shoots

Variety (Weekly) December 3, 2013 Word Count: 485

...Persian Gulf and its quays. There's also the world's tallest building, the Burj Khalifa, which Tom Cruise rappelled from in the last "Mission: Impossible." But Dubai recently built the largest soundstage in the Middle...

...the desert overnight to accommodate director Brad Bird. (Pictured: "Mission: Impossible - Ghost Protocol" made thrilling use of Dubai's Burj Khalifa, the world's tallest building.) Engineering & Architectural Services ARCHTECT 1EN06 Motion Pictures MOVIES 1MO51 Travel...

Dubai set up its own film commission in May 2012, but it had already been luring foreign shoots, including "Syriana," "Mission: Impossible - Ghost Protocol" and "The Bourne Legacy," which helped spread the word about what the Persian Gulf state can

3. BIG PREEM 'PROTOCOL'

Variety (Daily) December 21, 2011 Word Count: 201

...a movie that dangles Tom Cruise from the world's tallest building, Paramount 's "Mission: Impossible - Ghost Protocol" preem on Monday may have boasted the biggest...

4. Abu Dhabi and Dubai: Hollywood comes knocking after 'Impossible' shoot Variety (Weekly) May 30, 2011 Word Count: 318

...centers. Cruise went to Dubai last year to shoot "Mission Impossible - Ghost Protocol" and during production performed his own risky stunts, which included perching on top of the world's tallest building, the 2,717-foot Burj Khalifa skyscraper. The decision to shoot...

5. Key execs at GRB Entertainment

Variety (Daily) November 30, 2010 Word Count: 315

...in," she says. Marielle Zuccarelli SVP, international distribution Zuccarelli started **building** a new business within GRB in 2006 after she realized that it was becoming nearly **impossible** to retain international distribution rights for the shows that GRB...

6. Cabler thinking bigDiscovery explores humans, Earth, dinos

Variety (Daily) April 6, 2010 Word Count: 715

...advances in what's known about dinosaur behavior. And "Engineering the Impossible" uncovers how ancient civilizations built the most iconic buildings in early history, and what they looked like. Those events...

7. Midnight MadnessConan stands firm on 11:35

Variety (Daily) January 13, 2010 Word Count: 1151

...degree of ratings support from the primetime schedule," he wrote. "Building a lasting audience at 11:30 is impossible without both." In crafting the Leno/O'Brien compromise, Gaspin admitted...

8. FLOR BLOOMS FROM ASHES

Variety (Weekly) August 18, 2008 Word Count: 570

...in June. D'Angelo launched Latin Flower in April and was building a catalog of programs and rep deals when a key...

...an unidentified Argentinean --- fell ill and pulled out, making it impossible for her to keep the company solvent. Bossi, an astute...

9. RIFLEMIND

Weekly Variety October 15, 2007 Word Count: 511

...t free/We're marching to Montgomery," this anthemic interlude building to full choral strength. Chillingly, wheelchair-bound Edgar Ray Killen...

...despite fine performances, bog down in verbiage that's nearly impossible to musicalize excitingly. Glass is not the most dramatic of...

10. ALBRECHT BACK IN BUSINESS

Daily Variety September 18, 2007 Word Count: 1167

...job 22 years ago," Albrecht said. "It would have been impossible to go out and do better than that, so I...
...Ted, and how he brings his resources and influence into building something that no one has really attempted before, excited me...

11. Extreme shows dare to exploit risky or crazy behavior, but few complainREALITY COMPETITION & SERIES **HL: REALITY COMPETITION SERIES **AU:MICHAEL SCHNEIDER **TX:Don't bet against "The Amazing Race."

....My experience is that if you come in with new ideas and present them the right way --- which is your job --- you'd be surprised how open people will be." **ENDIT

Daily Variety August 21, 2007 Word Count: 648

...exec producer Bertram van Munster might want to hold off building a new shelf for his bevy of Emmy statuettes. More...

...With all due respect toward the other nominees, it's **impossible** to ignore the monumental achievements of Discovery's Channel's...

...obviously was an adaptation of a show that was almost **impossible** to improve upon," he says. "To be honest with you...

12. Teutons tout 'Valkyrie'

Daily Variety July 5, 2007 Word Count: 764

...to be denied." Three years ago, Cruise's production of "Mission: Impossible III" was denied permission to film key scenes in Berlin's Reichstag parliament building due to a general ban on commercial film shooting there to maintain the building's "dignity." In 2003, however, pubcaster ARD's TV movie about Operation...

13. TUNING INBush could learn from TV prexies

Weekly Variety December 25, 2006 Word Count: 857

...a new way forward." Because network execs understand that it's **impossible** to effectively fight multiple battles at once, they are adept...

...by "Grey's Anatomy" --- with the goal of establishing beachheads and building blocks that can be reassigned later. Anticipating the unexpected, TV...

14. The Good Shepherd

Daily Variety December 11, 2006 Word Count: 1481

...shortcomings where directorial command is concerned. Crucially missing is slowly **building** momentum, a firm hand on pace, a way to convey...

...decay and a talent for magisterial storytelling, gifts that are **impossible** to fake in the long run. Seemingly based in great...

15. GOTHAM'S SKYLINE SHIFT

Daily Variety February 18, 2005 Word Count: 1375

...private parties, we were able to get a custom-tailored building and an ideal mix of uses that would have been impossible to finance alone," Pitruzzello said. The center has taken its...

16. Virtual viewpointContenders use CG to re-create the ordinary for otherwise impossible shots Daily Variety January 11, 2005 Word Count: 1092

...the move down the entire height of the Empire State Building in "The Day After Tomorrow," would have been impossible with a real camera; even if there was a crane...

MUSIC TITLES:

		ISWC: Not Assigned Work ID: 893506088	hare	Print	Collapse
		Publishers			
PRO	IPI	ASCAP controls 50%		PRO	IPI
PRS	520576665	BLINK FILMS LIMITED Contact Info ✔		NS	748702323
		Alternate Titles			
No Performers Found		IMPOSSIBLE BUILDS BACKGROUND CUES	IMPOSSIBLE BUILDS CUES		
		PRO IPI	PRO IPI ASCAP controls 50% PRS 520576665 BLINK FILMS LIMITED Contact Info V Alternate Titles IMPOSSIBLE BUILDS	PRO IPI ASCAP controls 50% PRS 520576665 BLINK FILMS LIMITED Contact Info V Alternate Titles IMPOSSIBLE BUILDS IMPOSSIBLE BUILDS	PRO IPI ASCAP controls 50% PRO PRS 520576665 BLINK FILMS LIMITED Contact Info V Alternate Titles IMPOSSIBLE BUILDS IMPOSSIBLE BU

IMPOSSIBLE BUILDS TITLES Total Current ASCAP Share: 100%		ISWC: Not Assigned Work ID: 893506087	Print	Collapse	
Writers			Publishers		
ASCAP controls 50%	PRO	IPI	ASCAP controls 50%	PRO	IPI
FARNSWORTH RICHARD JOHN	PRS	520576665	BLINK FILMS LIMITED Contact Info	NS	748702323
Performers		Alternate Titles			
No Performers Found		IMPOSSIBLE BUILDS OPENING TITLES			

IMPOSSIBLE BUILDINGS Total Current ASCAP Share: 50%			ISWC: T9168875487 Work ID: 888825645	Print	Collapse
Writers		Publishers			
ASCAP controls 50%	PRO	IPI	ASCAP controls 0%	PRO	IPI
WHITNEY JESSE WADE	ASCAP	459832905	Additional Non-ASCAP Publishers		
Performers JSSWHTNY					

IMPOSSIBLE BUILD CREDITS		
BMI Work # 9951220		
Total Controlled by BMI: 100%		
SONG WRITE R/COM POSER	CURRENT AFFILIATION	CAE/IPI #
WILLIAMS HARRY LEONARD	ВМІ	195221472
PUBLISHERS	CURRENT AFFILIATION	CAE/IPI #
BURMESE TUNES	ВМІ	237381073

IMPOSSIBLE BUILD OPEN		
BMI Work # 9951038		
Total Controlled by BMI: 100%		
SONG WRITER/COM POSER	CURRENT AFFILIATION	CAE/IPI#
WILLIAMS LENNY	BMI	195221668
PUBLISHERS	CURRENT AFFILIATION	CAE/IPI#
BURMESE TUNES	BMI	237381073

IMPOSSIBLE BUILD TEASE		
BMI Work # 9951037		
Total Controlled by BMI: 100%		
SONG WRITER/COM POSER	CURRENT AFFILIATION	CAE/IPI #
WILLIAMS HARRY LEONARD	ВМІ	195221472
PUBLISHERS	CURRENT AFFILIATION	CAE/IPI #
BURMESE TUNES	BMI	237381073



APPENDIX C - U.S. COMMON LAW & BUSINESS SEARCH

PATENT & TRADEMARK BOARD DECISIONS:

1. Ex Parte Bjoern Goerke, Jens Baumgart, Jens Ittel, Markus Cherdron, and Stefan Beck Bd.Pat.App. & Interf. February 17, 2010 2010 WL 582024 APL 2009-005702, APP 10/781,271, TECHLOGY CENTER 2100

- ...Edit the Header File 26 Edit the Implementation File 27 <mark>Build</mark> and Run 28 awakeFromNib 29 Documentation 30 What Have You...
- ...321 NSTextView 322 Messages the Delegate Will Be Sent 323 Build the Editor with Which This Book Was Written 324 Read...
- ...Edit the Nib File for Your Palette 354 palette.table 354 <mark>Build</mark> and Test 356 finishInstantiate 357 Adding an Inspector 358 Create...
- ...Click on the button with the hammer and screen to build and run the project as shown in Figure 2.5...

2. EX PARTE ADAM PERRY TOW

Patent Tr. & App. Bd. August 29, 2017 2017 WL 3822949 APPEAL 2016-007722, APPLICATION 131761,2, TECHNOLOGY CENTER 17

- ...a cartridge bay configured to receive material cartridges; a build surface configured to receive material deposited by the material deposition...
- ...to the material deposition tool head for deposition on the **build** surface to form a three dimensional structure according to a...
- ...deposition tool head; a second non-identical deposition tip; a build surface for receiving material deposited by the material deposition tool...
- ...deposit material through at least two deposition tips onto the **build** surface and form the three dimensional structure according to a...

3. Poker Clothing, Inc. v. Donati

Trademark Tr. & App. Bd. November 17, 2015 2015 WL 7772734 91213394

- ...Barouti testified: Well, we were just two guys wanting to build a cool product. The name was always such a popular...
- ...a cool floorplan, then we can find somebody that can build it." [FN13] They sought investors in Elkhart, Indiana, a center...
- ...us," let's put something together, and if we can, let's build something." So that's what started it. [FN16] Brandon and I...
- ...made the presentation to us to ask if we would build product for them, we thought it made sense for us...

4. EX PARTE MARTIN G. REIFFIN

Bd.Pat.App. & Interf. September 25, 2007 2007 WL 2814119 APL 2007-2127, REEXAMINATION 90/006, 5,964,604, TECHLOGY CENTER 3900

- ...service routine has completely finished its operation. Since it is **impossible** for the main program to execute while the interrupt service...
- ...context switch. Without a specially designed operating system, multithreading is **impossible**. Importantly, the instructions must be in the same software program...
- ...book is concerned with meeting these requirements. We hope to build concurrent systems which exploit new

technology in emerging application areas...

...programs. In a multitasking OS/2, it is better to build smaller programs, each which performs one function or a related...

5. EX PARTE PATRICK LUDWIG, THOMAS D. JUDD, KARTHIK RAO, AND NEERAJ K. GANGWAR Patent Tr. & App. Bd. August 25, 2016 2016 WL 4524997 APPEAL 2015-003397, APPLICATION 131089,4, TECHNOLOGY CENTER 21

- ...PLAN" key in the main menu 122 (FIG. 9), and build a flight plan by appropriate cursor pointing, clicking, and keyboard...
- ...wants. Using the data entered in this page, the system **builds** a path for take-off, for a standard instrument departure...
- ...options: NEW (to create a new flight plan) AUTO (system builds a flight plan automatically once starting and ending points are...
- ...given, which do not need to be airports. MANUAL (pilot builds a flight plan manually, inserting waypoint after waypoint, either with...

6. EX PARTE LUCA CARDELLI AND ANDREW D. GORDON

Bd.Pat.App. & Interf. August 31, 2012 2012 WL 3863257 2010-001589, 101915,645, 2100

- ...0 to denote a statement that was neither certain nor **impossible**, and hence was "a variable (neither always true nor always...
- ...necessarily a certainty" and a false one is "not necessarily impossible". In these terms he stated that a : b is equivalent both to (a.b' η ("it is impossible that a and not b") and to (a' + b) ϵ ("it...
- ...it is certain that it is false that it is impossible that A ", abbreviated this to "it is certain that a...
- ...implication, which he also dubbed "strict", meaning that "it is impossible (or logically inconceivable [FN9]) that a is true and β ...

7. EX PARTE RAIMUND SCHALLER, ARMIN HOLZNER, RICHARD EHRENFELDNER, MICHAEL HOECHTL, WOLFGANG KERN, FRANZ STELZER, AND ARMIN TEMEL

Patent Tr. & App. Bd. February 25, 2015 2015 WL 933467 APPEAL 2013-002146, APPLICATION 111530,3, TECHNOLOGY CENTER 17

- ...reaction 4 is endothermic by about 35 kg-cal., an **impossible** condition for a step in a rapid chain reaction. An... ...in an alkene makes abnormal addition less likely but not **impossible**. In section C are listed some doubtful cases in which...
- ...addition. The exposition assumes that a rapid chain reaction is **impossible** when any step is appreciably endothermic. Table 7 gives estimates...
- ...tailor the molecular composition of films in a way previously impossible. Chart 6. Structure of SixThiol. Chart 7. Structure of SixteenThiol...

8. EX PARTE EDWARD W. POWELL, DOUGLAS C. BUHLER, AND DAVID A. BURGOON Bd.Pat.App. & Interf. January 01, 2014 2006 WL 2558176 APL 2006-1595, APP 09/798,484

- ...been loaded, a C model builder function is called to build the C model hierarchy, as indicated by block 22. During...
- ...C model threads and nodes are instantiated in order to build the C model hierarchy [specification, page 18]. Regarding the limitation...
- ...also cites Martinolle as teaching implementing C functions that are impossible to perform in HDL [answer, page 19]. The examiner then...
- ...C and enabling functions to be implemented that are otherwise impossible to implement in HDL [answer, pages 19 and 20]. The...

9. CATERPILLAR INC. v. BIG CAT ENERGY CORPORATION

Trademark Tr. & App. Bd. September 03, 2014 2014 WL 4641791 91193704, 77618417, AGAINST 77617945

- ...heavy earth-moving and construction-type machinery and equipment to build culverts and reservoirs for coal bed methane water and to...
- ...water and gas; CAT-branded heavy machinery is used to build culverts and reservoirs for coal bed methane water; CAT-branded...
- ...inasmuch as CAT -branded heavy machinery is often used to build culverts, lay pipes and dig evaporation ponds for receiving coal...
- ...the volume of produced water, or using Opposer's equipment to build ponds for evaporation / disposal. In this sense, we find that...

10. EX PARTE HORST ZERBE, NADINE PAIEMENT, ANGELA ANGUSTI, AND CORMAC LONG Patent Tr. & App. Bd. September 26, 2017 2017 WL 4408299 APPEAL 2015-006552, APPLICATION 131079,3, TECHNOLOGY CENTER 16

- ...fill for your formulation needs. This unique combination of products builds a bridge between dietary supplement and pharmaceutical products. Read more...
- ...1. That cannot be dissolved: insoluble matter. 2. Difficult or **impossible** to solve or explain; insolvable: insoluble riddles. [Middle English insolible...
- ...2000, 2003, 2005 insoluble (in'soljubl) adjective 1. (of a substance) **impossible** to dissolve. This chemical is insoluble (in water). insoluble 2. (of a problem or difficulty) **impossible** to solve. sin solución insolubility noun insolubilidad Kernerman English Multilingual...

11. EX PARTE ROBERT BARRITZ

Bd.Pat.App. & Interf. November 27, 2007 2007 WL 4206193 APP 09/829,894, TECHLOGY CENTER 3600, APL 2007-2843

- ...by the merchandise selection module; and a website builder that builds the website based on the criteria and conditions that have...
- ...of unpatentability: Bernardo US 6,684,369 Jan. 27, 2004 Saroja Girishankar, **Build** the e-commerce catalog, Information Week, November 29, 1999. The...
- ...establishing the metes and bounds of the claim are almost impossible ", and "the specification does not provide a standard for ascertaining...

12. Ex Parte Stuart Allen Berke and Mark Shaw

Bd.Pat.App. & Interf. February 23, 2010 2010 WL 674350 APL 2009-000888, APP 11/039,308, TECHLOGY CENTER 2100

- ...design sizes will double, as well. For these reasons, to build a useful Realizer system, it is necessary to be able... ...of many ERCGAs. ERCGA technology does not show how to build a Realizer system, because the problems are different. ERCGA technology...
- ...FIG. 22 Bidirectional bus interconnects are simple and easy to **build**, but they are expensive, because a large number of logic...
- ...Reader The design reader reads the input design file and builds the corresponding design data structure. 2.1.1. Requirements for...

13. EX PARTE MAKOTO TSURUTA AND ATSUSHI YAMADA

Bd.Pat.App. & Interf. October 08, 2003 2003 WL 25284170 APP 09/549,703, APL 2003-0895

- ...sic] of the cross belt layers and to prevent heat build-up at the ends of the cross belt layers). (Sentence...
- ...of the crown reinforcing layer 2 becomes wide, the heat build-up increases, which is disadvantageous in the prevention of separation...
- ...resulting in the increase of tire weight. Furthermore, it is impossible to use a monofilament as a cord material.

Manifestly, Kohno...

14. In re USA Deview, Inc.

Trademark Tr. & App. Bd. March 31, 2008 2008 WL 1741883 SERIAL 76613995

- ...Dome." Further, the top headers state "Select a Housing" and "Build Camera," further reinforcing that this page is about choosing products...
- ...argues that because the nature of applicant's goods makes it impossible to place the mark on the goods or their packaging...
- ...is nothing about applicant's identified goods which would make it **impossible** to place the mark on the goods or their packaging...

15. In re Alp of South Beach Inc.

Trademark Tr. & App. Bd. March 27, 2006 79 U.S.P.Q.2d 1009 Serial No. 75819306 2006 WL 936984

- ...in the mass media and word-of-mouth recommendations to build the "thunderous success" [FN5] of this enterprise. For example, applicant...
- ...table-service restaurant. Accordingly, applicant contends that it would be **impossible** for the potential patron even one having no familiarity with...
- ...dark-tinted or heavily-glazed glass that would make it **impossible** for prospective patrons to ascertain the set-up of the...
- ...issue of first impression, because the mixed record makes it **impossible** to answer the question in a simple yes or no...

16. Ex Parte Richard Snow and Steven Shaffer

Bd.Pat.App. & Interf. April 27, 2009 2009 WL 1153357 TECHLOGY CENTER 3700, APL 2008-3056, APP 09/338,286

- ...consultant basis. Even if these resources were available, it is **impossible** to study the hundreds of thousands of lines of source...
- ...In addition, the time involved in just learning how to build the executable code from the source for correlation is time...
- ...8). Appellants argue further that Weiss notes that "it is impossible to study the hundreds of thousands of lines of source...

17. EX PARTE GEETIKA T. LAKSHMANAN AND MARTIN OBERHOFER (APPLICANT: INTERNATIONAL BUSINESS MACHINES CORP.)

Patent Tr. & App. Bd. August 23, 2017 2017 WL 3947862 APPLICATION 131900,7, APPEAL 2016-007667, TECHNOLOGY CENTER 36

- ...Explicit crowdsourcing lets users work together to evaluate, share, and build different specific tasks, while implicit crowdsourcing means that users solve...
- ...or share by posting products or items. Users can also **build** artifacts by providing information and editing other people's work. Implicit...
- ...search is made. [88] Their platform, through geographic location anchoring, **builds** a virtual search party of smartphone and Internet users to...
- ...community of 20,000 automotive engineers, designers, and enthusiasts competes to build off-road rally trucks. [105] Implicit crowdsourcing Implicit crowdsourcing is...

18. EMC CORPORATION AND VMWARE, INC., PETITIONERS, v. PERSONALWEB TECHNOLOGIES, LLC AND LEVEL 3 COMMUNICATIONS, LLC, PATENT OWNERS.

Patent Tr. & App. Bd. May 15, 2014 2014 WL 2090661 IPR2013-00082, PATENT 5,978,791

- ...in Figure 2 of Woodhill, Distributed Storage Manager program 24 builds and maintains File Database 25 on the one or more...
- ...Clark's testimony by asserting that he agreed that it is **impossible** for Woodhill to determine whether a particular data item is...
- ...the hypothetical proposed by PersonalWeb during cross examination made this impossible --not that it was, in fact, impossible for Woodhill to determine whether a particular data item is...
- ...by PersonalWeb's allegation that the parties agree that it is "impossible of the impossible of the

19. EX PARTE STEVEN A. SNAPP

Patent Tr. & App. Bd. March 27, 2015 2015 WL 1680854 APPEAL 2013-001450, APPLICATION 121268,0, TECHNOLOGY CENTER 36

- ...the ability to support the stack of articles "without weight build on the bottom [articles] of the stack." Barnes, col...
- ...have high density packaged connector magazines stacked therein without weight **build**-up on the bottom magazines of the stack." Barnes, col...
- ...from the structure in Barnes as to make it almost **impossible** to combine the two together without relying on [Appellant's] disclosure...

20. Swatch AG v. Amy T. Bernard and Beehive Wholesale, LLC

Trademark Tr. & App. Bd. February 23, 2011 2011 WL 810220 91169312, SERIAL 78459527

- ...be used on our Changeable watch bands (also known as Build-A-Watch). The Changeable watch faces and bands allow you...
- ...bands and have a large variety of choices. ... http://occreations.net/ build_a_watch_swap_faces; [FN14] The second is use of...
- ...watch bands, watch faces or slide pendants. And it is **impossible** to tell from the Internet address of Orange County Creations...

21. Ex Parte John G. Beltran, Phillip D. Beymer, and David Stroud Rd Pat App & Interf July 19, 2011 2011 WI, 2945772 2009-009008, 10/781

Bd.Pat.App. & Interf. July 19, 2011 2011 WL 2945772 2009-009008, 10/781,307, 2100

- ...col. 11, II. 37-43). 2. A developer may interactively build a virtual world, whose building blocks include scenes, data sources...
- ...bound to data sources (FF 1). A developer may interactively **build** a virtual world, whose building blocks include scenes, data sources...
- ...depends (App. Br. 24-25). Appellants contend that "it is **impossible** for the object inspector to teach both the stock ActiveX...

22. SYMED LABS LIMITED REQUESTER AND RESPONDENT v. GR%20UNENTHAL GMBH PATENT OWNER AND APPELLANT

Patent Tr. & App. Bd. August 29, 2014 2014 WL 4293000 APPEAL 2014-007435, PATENT 7,417,170 B2, REEXAMINATION CONTRO, TECHNOLOGY CENTER 39

- ...of the architectural conundrum, "three houses, three utilities". It is **impossible** to have three houses, each connected to three utilities (such...
- ...process does an achiral conformation appear. In fact, it is **impossible** to create an achiral representation of this structure. The molecule...
- ...a huge number of stereoisomers. This is no way to build a living organism. As such, living systems contain only one...
- ...many diverse cultures. Chemically, the challenge is clear. We cannot build up the Borromean rings by first linking a pair of...

23. In re Optonics, Inc.

Trademark Tr. & App. Bd. September 27, 2001 2001 WL 1182941 3, SERIAL NO. 75/586,93, PAPER NO. 14 ...existing 210MeV linac and the 10m long NISUS wiggler, originally build by STI Optonics for Boeing Aerospace. FOCUS ON Accelerator R...

...that it shows such varied uses that it is virtually **impossible** that the term is descriptive of applicant's goods and services...

24. EX PARTE MICHAEL N. NONEMACHER AND PETKO CHOBANTONOV Patent Tr. & App. Bd. May 21, 2015 2015 WL 3408951 APPEAL 2012-007034, APPLICATION 111609,5, TECHNOLOGY CENTER 36

- ...models are often developed that are very difficult if not impossible to implement. Another deficiency is that semantic information is lost...
- ...the programmer to graphically group (package) objects and create a **build** manifest for deployment. In another embodiment, the development environment includes...
- ...a deploy command, development environment 200 invokes compilers 215 to **build** the software application. The packages are constructed, and the specified...
- ...information. Items that this window tracks include: Checkins and checkouts Build status (successes and failure) Pending checkout requests Project-related e...

25. Ex Parte George Nelson Bennett and Mary Lou Harrison Bd.Pat.App. & Interf. May 19, 2009 2009 WL 1683027 APL 2008-6009, APP 10/699,511, TECHLOGY CENTER

Bd.Pat.App. & Interf. May 19, 2009 2009 WL 1683027 APL 2008-6009, APP 10/699,511, TECHLOGY CENTER 1600

- ...stepwise annealing/ligation of successive 5 ? phosphorylated oligonucleotides to rapidly build up accurate gene constructs making it possible to subclone for...
- ...specific sequences and accessibility to those sequences are inhibited or **impossible**. (Id.). According to the Examiner, a skilled artisan who reviewed...

26. IN RE ARCHITECTURAL ELEMENTS, LLC

Trademark Tr. & App. Bd. January 30, 2015 2015 WL 496137 85908555

- ...FN5] Another third party, Champion, touts itself as "designs it... builds it...Installs it...Guarantees it" above a listing of products...
- ...material, such as catalog descriptions, in which it is often impossible or impractical to include the design feature of the mark...

27. EX PARTE JYOTI MAZUMDER, DWIGHT MORGAN, TIMOTHY W. SKSZEK AND MATTHEW LOWNEY Bd.Pat.App. & Interf. June 30, 2005 2005 WL 4773214 APL 2005-0891, APP 09/916,566

- ...read as follows. 1. A system for automatically controlling the **build**-up of material on a substrate, comprising: a controllable semiconductor...
- ...combined, 7 and 8, respectively, and that "[i]t would be impossible to practice the use of the system without the method...

28. Tissue Transplant Technology Ltd. v. MiMedx Group, Inc.

Patent Tr. & App. Bd. July 07, 2016 2016 WL 3648420 IPR2015-00420, PATENT 8,597,687 B2

- ...its features, and using the photograph as a blueprint to build a replica, or access to the patented product combined with...
- ...placental tissue graft, distorting the label, "rendering it difficult or impossible to use the label for a direct, visual

determination of...

- ...would have understood that it would be challenging, if not **impossible**, to mark the tissue of Dua with a legible logo...
- ...its features, and using the photograph as a blueprint to build a replica, or access to the patented product combined with...

29. EX PARTE EMERSON P. JONES, KAREN SCHOEN, AND IVAN ROSS

Patent Tr. & App. Bd. September 26, 2013 2013 WL 5460530 APPEAL 2012-010566, APPLICATION 101707,4, TECHNOLOGY CENTER 36

- ...could provide comprehensive information, thus a complete market evaluation was **impossible** to achieve. Galant 1:15-21. 03. Galant facilitates the...
- ...by a "building block approach", which allows a user to build a financial instrument by selecting specific objects and features, and...

30. Qualcomm Inc. v. ParkerVision, Inc.

Patent Tr. & App. Bd. March 08, 2016 2016 WL 2849600 IPR2015-01833, PATENT 6,091,940

- ...that "[f]or many applications, it is expensive, inconvenient, or even impossible to generate a fundamental-frequency LO In these cases, it...
- ...that: For many applications, it is expensive, inconvenient, or even impossible to generate a fundamental-frequency LO In these cases, it...
- ...an attractive technology' alternative to MESFETs for designers seeking to build 'low cost, highly integrated transceivers.' "Pet. 51 (citing Ex. 1005...

31. Ronald W. Fontaine v. Light My Fire, AB

Trademark Tr. & App. Bd. January 12, 2012 2012 WL 423822 CANCELLATION 9205130, 2870820

- ...essential part" of respondent's fire starter device because it is **impossible** to produce a spark in the absence of pyrophoric metals...
- ...with an improved striker that makes it even easier to build a fire in any weather, at any altitude. We Sell...

32. EX PARTE ATUL KUMAR AND ALKA KUMAR

Bd.Pat.App. & Interf. October 22, 2012 2012 WL 5268544 2011-005662, 111211,489, 3700

- ...tissue cavity 112 via the inflow tube 116, which becomes **impossible** the moment the bypass tube of Nowosielski is installed into...
- ...the system so that pressure in the tubing will not build up distally of the location of the pump and regulating...

33. JIAN BAI, STEVEN FISCHER, AND J. MICHAEL FLANAGAN, JUNIOR PARTY, v. VICTOR V. LAIKO AND ALMA L. BURLINGAME, SENIOR PARTY.

Bd.Pat.App. & Interf. February 19, 2004 2004 WL 4981702 INTERFERENCE 104,745

- ...of Bai Exhibits 2070, 2072, and 2074 would be virtually **impossible** to produce unless analyte and matrix were ionized from the...
- ...well as during work day nights, I proceeded to design, build, and assemble the AP-MALDI apparatus piece by piece on...
- ...specifically that was operated with electrospray ionization; therefore, it was impossible to do anything with the ionization region while it was...

34. GADO S.R.L. v. JAY-Y ENTERPRISE CO., INC.

Trademark Tr. & App. Bd. September 26, 2013 2013 WL 5498172 CANCELLATION 9204743

Ref. No. 2017-US-VD-990

Impossible Builds

- ...the like. In the absence of such facts, it is **impossible** to assess the detriment, if any, suffered by respondent during...
- ...priority. Teresa Chen also testified that respondent was trying to **build** the DG brand by highlighting it to potential customers, but...
- ...use, but the lack of any evidence corroborating attempts to build the DG brand during this period diminishes the credibility of...

35. GALLEON S.A., BACARDI-MARTINI U.S.A., INC., AND BACARDI & COMPANY LIMITED v. HAVANA CLUB HOLDING, S.A., DBA HCH, S.A., AND EMPRESA CUBANA EXPORTADORA DE ALIMENTOS Y PRODUCTOS VARIOS, S.A., DBA CUBAEXPORT, JOINED AS A DEFENDANT

Trademark Tr. & App. Bd. January 29, 2004 2004 WL 199225 Cancellation No. 92024108

- ...maintained any assets in the United States, and it was **impossible** for them to separate the mark from the business assets...
- ...into buying Respondents' ersatz HAVANA CLUB rum abroad and to build up a demand for said product when it becomes legally...
- ...or maintaining any assets in this country. Thus, it was **impossible** for the Plaintiffs and Cubaexport to have separated the mark...

36. IN RE STRATA SAFETY PRODUCTS, LLC

Trademark Tr. & App. Bd. April 06, 2017 2017 WL 1757058 86325072

- ...is no "correct" pronunciation of a trademark because it is impossible to predict how the public will pronounce a particular mark...
- ...states that "Conspec partnered with Rockwell Automation ... to design and build this new gas monitoring system," and "is working with Strata...

37. EX PARTE ROBERT PAPPAS

Bd.Pat.App. & Interf. August 26, 2004 2004 WL 4978630 APP 09/059,033, APL 2002-1868

- ...function in various languages have problems, such as it being **impossible** to directly specify an arbitrary command or value, the commands...
- ...are transferred, they are transferred to an action palette that builds the macro file." The examiner finds that the combination of...

38. EX PARTE TAK-KI YU, SEUNG-HEE HAN, YUNG-SOO KIM, AND SUNG-YOON JUNG Patent Tr. & App. Bd. March 06, 2015 2015 WL 1022662 APPEAL 2012-010251, APPLICATION 121557,9, TECHNOLOGY CENTER 24

...Spec. 9-11. We also note it would be physically impossible to build, and therefore enable, an idealized antenna system that experiences zero...

39. Swiss Watch International, Inc. v. Federation of the Swiss Watch Industry

Trademark Tr. & App. Bd. January 30, 2012 101 U.S.P.Q.2d 1731 CANCELLATION 9204678 2012 WL 504693 ...but the Board has recognized that absolute control would be impossible. Tea Board of India v. Republic of Tea Inc., 80...

- ...mean "absolute control" since this would be "impracticable, if not impossible to satisfy" Engineered Mechanical Services, Inc. v. Applied Mechanical Technology...
- ...A: Yes, definitely. There are many companies out there that **builds** [sic] watches outside of Switzerland, but import watches into other...

40. Georgia-Pacific Corporation v. Great Plains Bag Co.

Trademark Tr. & App. Bd. September 22, 1978 200 U.S.P.Q. 601 1978 WL 21566

- ...exorbitant length of time and allow the subsequent user to build up a business and good will associated with such mark...
- ...plants and respondent's allegation that it would have been virtually impossible for them not to have seen respondent's signs with its...

41. TEQUILA CUERVO LA ROJENA, S.A. DE C.V. v. MUSH, INC. D1B1A IGLOO'S FROZEN DRINKS Trademark Tr. & App. Bd. March 14, 2017 2017 WL 1345075 CANCELLATION 9205950

- ...they'll allow us to do. Generally, we even like to build out kiosks or stands dedicated specifically to frozen drinks and...
- ...them, and obviously it would be exceedingly difficult, if not **impossible**, to place a trademark directly on a drink, whether liquid...

42. CeramTec GmbH v. CeraMedic, LLC

Patent Tr. & App. Bd. July 01, 2016 2016 WL 3597887 PATENT 6,066,584, IPR2015-00398

- ...its features, and using the photograph as a blueprint to build a replica, or access to the patented product combined with...
- ...treating step, for example, would be illogical and very likely **impossible**. The Specification also indicates that the method is stepwise, in...
- ...its features, and using the photograph as a blueprint to build a replica, or access to the patented product combined with...

43. FPUSA, LLC v. M-I LLC

Patent Tr. & App. Bd. May 24, 2017 2017 WL 2297630 PATENT 9,004,288 B2, IPR2016-00213, PATENT 9,074,440 B2, IPR2016-00295

- ...relative to the screen with the objective of avoiding cuttings build-up on the screen." 213 PO Resp. 24; 295 PO...
- ...19 In its Response, Patent Owner argues that "it is impossible for Vasshus to generate a first [pressure] differential on the...
- ...13, which is within the fluid tight vessel, it is impossible for a different pressure to be present within the same...

44. EX PARTE EMERSON P. JONES, KAREN SCHOEN, AND IVAN ROSS

Patent Tr. & App. Bd. July 25, 2016 2016 WL 4039223 APPEAL 2016-005430, APPLICATION 101707,4, TECHNOLOGY CENTER 36

- ...could provide comprehensive information, thus a complete market evaluation was **impossible** to achieve. Galant 1:15-21. 03. Galant facilitates the...
- ...by a "building block approach", which allows a user to build a financial instrument by selecting specific objects and features, and...

45. The Sunrider Corporation v. Shoban Lal Jain

Trademark Tr. & App. Bd. October 15, 2009 2009 WL 4081698 D ON JUNE 19, 2006, APP SERIAL 78911246, OPPOSITION 91176135

- ...is no "correct" pronunciation of a trademark because it is **impossible** to predict how the public will pronounce a particular mark...
- ...as distributors of goods and services, and are encouraged to build and manage their own sales force by recruiting and training...

46. In re Microsoft Corp.

Trademark Tr. & App. Bd. September 11, 2003 68 U.S.P.Q.2d 1195 SERIAL 78/013678 2003 WL 22134922

- ...the examining attorney is correct in observing that it is **impossible** to control how consumers will pronounce marks, and because the...
- ...The technologies provide individuals and organizations with the ability to build, host, deploy, and use XML Web service connected solutions." Microsoft...

47. In re IABCN, Inc.

Trademark Tr. & App. Bd. February 26, 2016 2016 WL 1045676 85824571

- ...monthly '6 Top Mingle' networking, we have been able to build real relationships with other small business owners." [FN12] MONTHLY BREAKFAST...
- ...and the fragmentary nature of the Internet evidence renders it **impossible** to derive from it any sense of how customers perceive...

48. In re The Rainmaker Agency, LLC

Trademark Tr. & App. Bd. November 03, 2014 2014 WL 6570771 85743797

- ...scrambling to find more rainmakers rather than order-takers to build out their sales team -- and the line of disparity continues...
- ...a result, even if we were convinced that it is **impossible** for applicant to provide the services of a rainmaker because...

49. Ex Parte Paul Joseph McArdle, Chad Steven Ames, Land Sheng Yun, and Scott Anthony Arvin Bd.Pat.App. & Interf. November 15, 2010 2010 WL 4641846 2009-008451, 10/656,020, TECHLOGY CENTER 2100

- ...0038] In the AEC industry, various parties may undertake to build and complete a project. One or more embodiments of the...
- ...folders." (App. Br. 12). Appellants further contend that it is "impossible to separate the claim limitations and their functional aspects relating...

50. Linville v. Rivard

Trademark Tr. & App. Bd. September 27, 1996 41 U.S.P.Q.2d 1731 CANCELLATION 19,874 1996 WL 795315 ...because I had my U.S. trademark, and I wanted to build stores, and Minneapolis sounded like a fairly good place to

...Paul area. Thus, Mr. Rivard concluded that it would be impossible for him to locate in this area. Mr. Rivard testified...

51. EX PARTE ASHISH K. MATHUR AND ASWANI KUMAR THUNGA

Patent Tr. & App. Bd. September 07, 2017 2017 WL 4023008 APPLICATION 131410,9, APPEAL 2016-004916, TECHNOLOGY CENTER 21

- ...any modification of Selenium [] would make it more challenging or impossible to implement the Selenese language . . . [and, thus,] would be a...
- ...expression] is entered in a tool that is used to build test cases." Ans. 46 (citing Selenium 6; 15 (§ 4...

52. Ex Parte NTP, Inc. Patent Owner and Appellant

Bd.Pat.App. & Interf. November 10, 2009 2009 WL 3837020 APL 2008-004602, REEXAMINATION 90/006, 90/006,680, 90/007,735, 5,819,172, TECHLOGY CENTER 3900

...not enable one with ordinary skill in the art to build a system which broadcasts an inputted message from a

broadcast...

- ...ordinary skill in the art of the Campana patents to build a system for transmission of "originated information" (which is properly...
- ...not enable one with ordinary skill in the art to **build** a system which broadcasts an inputted message from a broadcast...
- ...295-317 are dependent claims and as such it is impossible for these claims to enlarge the scope of the claims...

53. Kistner Concrete Products, Inc. v. Contech Arch Technologies, Inc.

Trademark Tr. & App. Bd. January 25, 2011 97 U.S.P.Q.2d 1912 CANCELLATION 9204873 2011 WL 481339 ... of thinner walls, reducing the amount of material required to build the units. (CT 005300 and CT 000393). Another advantage touted...

...the arch to create bridge spans that were once thought impossible." (CT 000115-18). CON/SPAN's arched shape allows much of...

54. Qualcomm Inc. v. Parkervision, Inc.

Patent Tr. & App. Bd. March 08, 2016 2016 WL 2848833 PATENT 6,091,940, IPR2015-01834

- ...that "[f]or many applications, it is expensive, inconvenient, or even **impossible** to generate a fundamental-frequency LO In these cases, it...
- ...an attractive technology' alternative to MESFETs for designers seeking to build 'low cost, highly integrated transceivers.' "Pet. 59 (citing Ex. 1005...

55. In re Cardplatforms LLC

Trademark Tr. & App. Bd. August 19, 2014 2014 WL 4381090 85482166

- ...which has locations in Florida, Los Angeles, Toronto and Spain, builds and maintains an array of highly sophisticated credit card platforms...
- ...services or services provided "through a website." It would be **impossible** for Applicant to provide any software-mediated service online without...

56. EX PARTE GILBERT P. HYATT

Bd.Pat.App. & Interf. February 08, 1999 1999 WL 33206107 APPEAL 98-1913

- ...to see if it would be marketable or profitable to build such a device. Withholding work on actually reducing a conceived...
- ...that it was ever tested for operability. If appellant did build something on November 1, 1977 for Mattel to consider, there...
- ...applications and prosecuted similar claims in these applications, it is **impossible** for us to determine if the requirements of any previous...

57. EX PARTE ASHISH K. MATHUR AND ASWANI KUMAR THUNGA

Patent Tr. & App. Bd. March 31, 2017 2017 WL 1279512 APPEAL 2016-004065, TECHNOLOGY CENTER 21, APPLICATION 121950,1

- ...any modification of Selenium [] would make it more challenging or impossible to implement the Selenese language . . . [and, thus,] would be a...
- ...expression] is entered in a tool that is used to build test cases." Ans. 44 (citing Selenium 6; 15 (§ 4...

58. Ex Parte Arachnid, Inc., Appellant and Patent Owner

Bd.Pat.App. & Interf. March 08, 2011 2011 WL 832535 2010-007096, REEXAMINATION 90/010, US 6,381,575, B1, TECHLOGY CENTER 3900

...with the claimed invention, it is more difficult (but not impossible) to show that objective evidence is due to the merits...

...is no disclosure in Frank of the central storage unit **builds** an associated song record using the song identity data (App...

59. Ex Parte Reckitt Benckiser, Inc. Appellant

Bd.Pat.App. & Interf. February 06, 2009 2009 WL 291180 REEXAMINATION 90/007, U.S. 6,372,252, B1, TECHLOGY CENTER 3900, APL 2008-5241

- ...Peter A. Crooks, Ph.D., [FN11] to establish that it is **impossible** for prior art products having a zero-order or substantially...
- ...drug into the body causes the serum drug concentration to build up; (ii) a plateau segment, during which the serum drug...

60. TRW AUTOMOTIVE U.S. LLC, PETITIONER, v. MAGNA ELECTRONICS INC., PATENT OWNER. Patent Tr. & App. Bd. October 13, 2015 2015 WL 6084837 IPR2015-01012, PATENT 8,686,840 B2

...skill includes so many nested 'or' statements that it is impossible to discern the hypothetical [person of ordinary skill in the...

...Resp. 27-28. The ground of unpatentability for claim 7 builds upon that of its respective independent claim (claim 1). See...

61. In Re Z-Tech, Inc.

Trademark Tr. & App. Bd. August 08, 2007 2007 WL 2344683 SERIAL 78267663

...suffering daily from foot, leg, and back pain. "Realizing the Impossible Dream, The Story Behind Z-Coil® Footwear" www.zcoil.com (applicant's website...

...Z-COIL SHOES are special pain relief shoes with a **build**-in orthotic, extra cushioning (200% more than other shoes) and...

62. AMERICAN SIMMENTAL ASSOCIATION, PETITIONER, v. LEACHMAN CATTLE OF COLORADO, LLC, PATENT OWNER.

Patent Tr. & App. Bd. June 19, 2015 2015 WL 3880492 PGR2015-00005, PATENT 8,725,557 B2

...1:25-29. Ranchers invest significant amounts of money to **build** quality herds of livestock with desired genetic merits. Ex. 1001...

...reduction to practice context, "[t]he law does not impose an impossible standard of independence on corroborative evidence by requiring that every...

63. Ex Parte Textron Innovations, Inc. Patent Owner, Appellant

Bd.Pat.App. & Interf. May 23, 2011 2011 WL 2095629 3900, 2010-011891, 90/008,547, 6,047,530

...its features, and using the photograph as a blueprint to **build** a virtually identical replica, see Advanced Display Sys., Inc. v...

...in the '530 patent claims[,]" but states that "it is impossible to determine if Toro's success with those products was due...

64. Ex Parte Corestreet, Ltd. Appellant

Bd.Pat.App. & Interf. March 24, 2010 2010 WL 1170506 APL 2010-001684, REEXAMINATION 90/007, 5,717,758, TECHLOGY CENTER 3900

...m. Finding Sig u (m) without knowing key SK u is virtually **impossible**. On the other hand, knowledge of PK u does not give...

...to prove that a certificate has been revoked. The CA builds both trees so that a given certificate (serial number) does...

65. AMERICAN SIMMENTAL ASSOCIATION, PETITIONER, v. LEACHMAN CATTLE OF COLORADO, LLC, PATENT OWNER.

Patent Tr. & App. Bd. June 19, 2015 2015 WL 3880491 PATENT 8,660,888 B2, PGR2015-00003

...1:23-27. Ranchers invest significant amounts of money to build quality herds of livestock with desired genetic merits. Fx. 1001...

...reduction to practice context, "[t]he law does not impose an impossible standard of independence on corroborative evidence by requiring that every...

66. JAMES P. MORRISON AND SAMUEL K. YUE, JUNIOR PARTY, v. PAUL D. MANNHEIMER AND DAVID E. GOODMAN, JUNIOR PARTY, v. JOHANNES P. BUSCHMANN, SENIOR PARTY.

Bd.Pat.App. & Interf. January 01, 2009 2001 WL 1646840 INTERFERENCE

...separate devices; using a separate emitter and receiver would be **impossible** in practice and thus the 'monitoring device' of the count...

...had access to such sophisticated sensors we are able to build now after years of work and experience in building invasive...

67. Webpower, Inc. v. WAG Acquisition, LLC

Patent Tr. & App. Bd. December 27, 2016 2016 WL 8027899 IPR2016-01239, PATENT 8,364,839 B2

...mark." Ex. 1004, 6:42–44. At startup, it is impossible for the Chen buffer to fall below the low water...

...the live broadcast, which pause would allow for data to build in the server buffer. (Petition, 41.) Prelim. Resp. 32. According...

68. DURAMAX MARINE, LLC v. R.W. FERNSTRUM & COMPANY

Trademark Tr. & App. Bd. August 04, 2006 80 U.S.P.Q.2d 1780 Opposition No. 91119899 to application Serial No. 75701707 filed on May 10, 1999 2006 WL 2263820

...a great number in stock. We're a job shop. We -- build to the order and specification of our customers. Test. Dep...

...asserted evidence of acquired distinctiveness, that it would be virtually **impossible** to sort out the advertisements, catalogs and other publications, or...

69. EMC CORPORATION, PETITIONER, v. PERSONALWEB TECHNOLOGIES, LLC AND LEVEL 3 COMMUNICATIONS, LLC, PATENT OWNERS.

Patent Tr. & App. Bd. May 15, 2014 2014 WL 2090663 PATENT 7,945,544 B2, IPR2013-00084

...computer 20.); 3:35-49; fig. 3 (The DSM program builds and maintains file database 25, which includes file identification record...

...According to PersonalWeb, "it would be highly unlikely, if not impossible, for a single 'shadow file' to be separated from a...

70. MEDTRONIC, INC., PETITIONER, v. NUVASIVE, INC., PATENT OWNER.

Patent Tr. & App. Bd. April 03, 2015 2015 WL 1546574 IPR2014-00087, PATENT 8,005,535 B2

...is low, in cases where avoiding the psoas muscle is $\frac{impossible}{impossible}$. PO Resp. 42-45 (citing Ex. 2025 ¶¶ 7, 14... ...its features, and using the photograph as a blueprint to $\frac{build}{impossible}$ a replica, or access to the patented product combined with...

71. MEDTRONIC, INC., PETITIONER, v. NUVASIVE, INC., PATENT OWNER.

Patent Tr. & App. Bd. April 05, 2015 2015 WL 1546572 IPR2014-00075, PATENT 8,016,767 B2

...importance of the nerve-monitoring system to XLIF: It is **impossible** to overemphasize the importance of reliable, timely monitoring of the...

...its features, and using the photograph as a blueprint to build a replica, or access to the patented product combined with...

72. JDS UNIPHASE CORPORATION. PETITIONER, v. FIBER, LLC. PATENT OWNER.

Patent Tr. & App. Bd. December 05, 2014 2014 WL 6968537 IPR2013-00318, PATENT 7,095,917 B2

...out to the inventors, but rather assumed "it would be **impossible** to get them to submit to a deposition because they...

...still to take advantage of an array of mirrors to <mark>build</mark> an optical matrix switch. Unfortunately, we still do not have...

73. MEDTRONIC, INC., PETITIONER, v. NUVASIVE, INC., PATENT OWNER.

Patent Tr. & App. Bd. April 03, 2015 2015 WL 1546573 IPR2014-00081, PATENT 8,005,535 B2

...is low, in cases where avoiding the psoas muscle is impossible. PO Resp. 43, 45 (citing Ex. 2025 ¶¶ 7, 14...

...its features, and using the photograph as a blueprint to build a replica, or access to the patented product combined with...

74. JDS UNIPHASE CORPORATION, PETITIONER, v. FIBER, LLC, PATENT OWNER.

Patent Tr. & App. Bd. December 05, 2014 2014 WL 6968538 PATENT 6,430,332 B1, IPR2013-00336

...out to the inventors, but rather assumed "it would be **impossible** to get them to submit to a deposition because they...

...still to take advantage of an array of mirrors to build an optical matrix switch. Unfortunately, we still do not have...

75. Daicel Corp. v. Celanese Intern. Corp.

Patent Tr. & App. Bd. June 23, 2016 2016 WL 5231952 IPR2015-00173, PATENT 8,076,507 B2

...and high molecular weight chain polymers, tend to form and build up in the base of the second column." "[T]o reduce...

...ld. ¶ 151. Dr. Porcelli also testified that it is **impossible** to determine from Miura Experiment 1 whether DME was necessarily...

76. Daicel Corp. v. Celanese Intern. Corp.

Patent Tr. & App. Bd. June 23, 2016 2016 WL 5231858 IPR2015-00171, PATENT 8,076,507 B2

...and high molecular weight chain polymers, tend to form and **build** up in the base of the second column." "[T]o reduce...

...Id. ¶ 151. Dr. Porcelli also testified that it is impossible to determine from Miura Experiment 1 whether DME was necessarily...

77. Stocker v. General Conference Corp. of Seventh-Day Adventists

Trademark Tr. & App. Bd. February 15, 1996 39 U.S.P.Q.2d 1385 CANCELLATION 17,554, CANCELLATION 18,038 1996 WL 427638

...FN16] No other alternative name in fact exists. It is **impossible**, therefore, to describe or otherwise talk about such religion without...

...of the case demands that each stage of the litigation build on the last, and not afford an opportunity to reargue...

78. In re Altenpohl

Com'r Pat. & Trademarks November 18, 1976 198 U.S.P.Q. 289 1976 WL 20871

...wants me to tell him if there's anybody else that builds a machine similar to this, at the initial conception of... ...741: "Hence in this Circuit, a misrepresentation which makes it impossible for the Patent Office fairly to access [the] application against...

79. Daicel Corp. v. Celanese Intern. Corp.

Patent Tr. & App. Bd. June 23, 2016 2016 WL 5226542 IPR2015-00170, PATENT 8,076,507 B2

...and high molecular weight chain polymers, tend to form and **build** up in the base of the second column." "[T]o reduce...

...ld. ¶ 151. Dr. Porcelli also testified that it is impossible to determine from Miura Experiment 1 whether DME was necessarily...

80. EX PARTE HONG SHEN

Patent Tr. & App. Bd. December 09, 2013 2013 WL 6502480 APPEAL 2011-011125, APPLICATION 111188,3, TECHNOLOGY CENTER 26

...important consequences for image registration, so it is useful to build this concept into our notational framework. We can define our...

...to a CT scan, a one-to-one transformation is **impossible**. The differences in image field of view and sampling discussed...

81. Symantec Corp. and Blue Coat Systems LLC v. Finjan, Inc.

Patent Tr. & App. Bd. March 15, 2017 2017 WL 1041718 PATENT 8,677,494 B2, IPR2015-01892

...71, 107). Indeed, according to Petitioner, "it would be technically impossible for Swimmer's system to generate a list of audit records...

...and "[a]s such, Swimmer teaches that others had failed to build a feasible system, demonstrating the nonobviousness of the 494...

82. EX PARTE ROBERT THISTLE AND MARK WOLFSON

Bd.Pat.App. & Interf. June 13, 2012 2012 WL 2312020 2011-004401, 111258,278, 3700

...important to realise as the texture in Nitinol is practically impossible to modify in the final form, even using aggressive annealing...

...mechanism of fatigue crack nucleation resistance by allowing the cyclic build-up of dislocations. Unlike the McKelvey and Ritchie 63 data, the...

83. Blackhorse v. Pro-Football, Inc.

Trademark Tr. & App. Bd. June 18, 2014 111 U.S.P.Q.2d 1080 CANCELLATION 9204618 2014 WL 2757516

...time, as the record demonstrates, respondent continued to invest and build its brand. Respondent's evidence of purported economic prejudice covers the...

...is concurrent with the pending Harjo litigation. Thus, it is **impossible** to distinguish the possible monetary or investment loss that might...

1. IN RE INDUSTRIAL BUSINESS

Trademark Tr. & App. Bd. July 23, 2001 2001 WL 831221 PAPER NO. 21, SERIAL NO.75/215,495

...75/215,495 July 23, 2001 Daniel S. Polley for Industrial **Building** Services, Inc. Michael L. Engel , Trademark Examining Attorney Law Office...

...Administrative Trademark Judges. Opinion by Hanak Administrative Trademark Judge: Industrial Building Services, Inc. of Fort Lauderdale, Florida (applicant) seeks to register on the Supplemental Register INDUSTRIAL BUILDING SERVICES for "plumbing services; electrical contracting; installation, repair and maintenance... ... and air conditioning apparatuses; general contracting services for construction and building renovation; installation, maintenance and repair of automation systems, namely, heating...

...Examining Attorney has refused registration on the basis that INDUSTRIAL BUILDING SERVICES is a generic term for applicant's services, and thus...

2. EX PARTE CLINTON DUANE BRITT AND JOSEPH FRANCIS MANN

Bd.Pat.App. & Interf. August 21, 2012 2012 WL 3635723 2009-015246, 2100, 111147,586

- ...A configurable interface device comprising: a first user viewable screen building path for generating a first user viewable screen on the...
- ...on the interface device; and a second user viewable screen building path on the interface device in parallel with the first...
- ...in the Specification for the claimed "first user viewable screen building path" and the "second user viewable for screen building path" under 37 C.F.R. § 1.75 (d)(1) at...
- ...the lack of antecedent basis in the Specification makes "it impossible to ascertain if its meaning differentiates it from the invention...

3. Ex Parte Paul Joseph McArdle, Chad Steven Ames, Land Sheng Yun, and Scott Anthony Arvin Bd.Pat.App. & Interf. November 15, 2010 2010 WL 4641846 2009-008451, 10/656,020, TECHLOGY CENTER 2100

- ...or more project drawing files are composed of either a building information model for the project or a report generated from the building information model; and (iii) the one or more project drawing...
- ...files are organized into the various folders based on the **building** information model or the report accordingly; (c) obtaining a companion...
- ...each project drawing file to the project based on the **building** information model or the report; and (d) displaying, in the...
- ...claim 1? Specifically, is independent claim 1 limited to the **building** industry and a CAD application as Appellants repeatedly argue? III...

4. EX PARTE THOMAS C. JEDNACZ, YONGPING XIA AND SIRINAGESH SATYANARAYANA Bd.Pat.App. & Interf. September 25, 2002 2006 WL 2523836 APL 2000-1703, APP 08/963,545

- ...§ 1.196 (b). BACKGROUND Appellants' invention relates to a building control system including individual control units (non-master nodes) and...
- ...independent claims 20 and 23 are reproduced below: 20. A building network comprising, within a building: a master node for wirelessly transmitting information at a power...
- ...non-master node. 23. A node for use in a **building** network including transceiver means suitable for receiving and transmitting wireless...
- ...information either from and to other similar nodes within the building; and/or from and to a master node within the building; means responsive to the information for causing the transceiver to...

5. EX PARTE MARCEL VAN OS, AROON PAHWA, CHRISTOPHER D. MOORE, CHRISTOPHER BLUMENBERG, AND PATRICK S. PIEMONTE

Patent Tr. & App. Bd. March 23, 2017 2017 WL 1422967 APPEAL 2016-006481, APPLICATION 131632,0, TECHNOLOGY CENTER 26

- ...a first viewing mode based on a first set of **building** tiles and road tiles, wherein **buildings** in the first-set **building** tiles are defined by polygon data while roads in the...
- ...a second viewing mode based on a second set of **building** tiles and road tiles, wherein both **buildings** and roads in the second-set **building** and road tiles are defined by polygon data. 16. A...
- ...a first viewing mode based on a first set of **building** tiles defined by polygon data and road tiles defined by...
- ...a second viewing mode based on a second set of building tiles and road tiles, both defined by polygon data. App...

6. IN RE ANABEC, INC.

Trademark Tr. & App. Bd. April 28, 2004 2004 WL 1090653 SERIAL 76397303

- ...applicant is involved in cleaning and treating air quality and building surfaces in buildings suffering from poor indoor air quality. Buildings contaminated in this way are sometimes referred to as having "Sick Building Syndrome." The refusal to register herein is grounded in the...
- ...nasal congestion, sore throat, wheezing, asthma ... and rashes." The sick **building** design directly above the text is thus likely to be...
- ...described. Thus, purchasers are likely to conclude that the sick- building logo [FN2] is merely a fanciful depiction of "unhealthy buildings and not as a source indicator." (Trademark Examining Attorney's appeal...
- ...applicant states its case as follows: Applicant submits, the sick building logo [FN3] is much more than merely a decorative cartoon...

7. HOME PRO SYSTEMS, INC. v. PERSONAL HOME PRO OF THE QUAD CITIES, LLC Trademark Tr. & App. Bd. August 04, 2006 2006 WL 2414523 Cancellation No. 92041408

...with BOOKS, MANUALS AND REPORT FORMS RELATING TO HOUSE AND **BUILDING** INSPECTION, MAINTENANCE AND REPAIR; PRINTED HANG TAGS CONTAINING INSTRUCTIONS FOR HOUSE AND **BUILDING** MAINTENANCE; and EDUCATIONAL AND TRAINING SERVICES RELATING TO HOUSE AND **BUILDING** INSPECTION, MAINTENANCE AND REPAIR; and PROVIDING HOUSE AND **BUILDING** INSPECTION SERVICES AND SUBSEQUENTLY PRODUCING INSPECTION REPORTS BASED THEREON. Said...

- ...1398485 for "books and report forms relating to house and building inspection, maintenance and repair" in International Class 16, and Registration No. 1413760 for "providing house and building inspection services and subsequently producing inspection reports based thereon" in...
- ...HOMEPRO SYSTEMS, INC. and design mark used on house and **building** inspection services and subsequently producing inspection reports based thereon, and books and report forms relating to house and **building** inspection, maintenance and repair. In arriving at a conclusion in...
- ...home maintenance and/or improvement services, and (b) house and building inspection services. See Registration No. 2769171 for ALLABOUTHOME for "home...

8. EX PARTE RICHARD J. SIEGEL, JOAN M. SIEGEL, PHILIP A. MCNEILL, AND DANIEL E. SETNESS Patent Tr. & App. Bd. February 20, 2015 2015 WL 796631 APPEAL 2012-003382, APPLICATION 111456,7, TECHNOLOGY CENTER 36

- ...their principal and in real estate such as an apartment building and then using the rent from the real estate transaction...
- ...usually barely enough to pay the operating costs of the **building** leaving little or no cash flow available for investment. This...
- ...per year. Our research has shown that it is virtually impossible for investors to obtain yields over market rates currently at...
- ...by the Appellants' argument that "Gulati discloses that it is **impossible** to use government guaranteed financial instruments in the manner claimed...

9. Ex Parte Delton J. Bonds and Eric P. Bramwell

Bd.Pat.App. & Interf. December 14, 2010 2010 WL 5132681 2009-008372, 10/267,112, TECHLOGY CENTER 3600

- ...appeal. 24. A device for securing portions of a metal building frame in place, comprising: a hold-down device for cooperating with an anchor in a building foundation to secure together and to said foundation, said hold...
- ...base tube of a metal frame module of a metal **building** frame to hold said base tube down. THE REJECTIONS The...
- ...claim 33 does not positively claim the relationship between the **building** frame and the device of claim 24, and therefore the...
- ...preamble of claim 33 recites "[a] combination of a metal building frame and a device for securing portions of a metal building frame in place as defined in claim 24." The body...

10. IN RE SI CORPORATION

Trademark Tr. & App. Bd. March 26, 2004 2004 WL 666436 SERIAL 76256918

- ...previously registered mark ENFORCE for "reinforcing materials to structurally strengthen **building** components and structures, namely steel, wood and concrete," [FN2] as...
- ...is that it uses 'force' to adhere or otherwise hold **building** components and structures together" whereas "[t]he overall commercial impression left...
- ...the registration reads as follows: "Reinforcing materials to structurally strengthen building components and structures, namely steel, wood and concrete." As shown...
- ...Class 19 goods as follows: "Reinforcing laminates to structurally strengthen building components and structures, namely steel, wood and concrete." Registrant (then...

11. EX PARTE ADAM PERRY TOW

Patent Tr. & App. Bd. August 29, 2017 2017 WL 3822949 APPEAL 2016-007722, APPLICATION 131761,2, TECHNOLOGY CENTER 17

- ...discloses the recited mixing chamber of claim 7 because the **building** materials comprise, for example, dyes, powders, photopolymers, and liquid. Appeal Br. 5. The Examiner finds that these **building** materials are stored in disposable cartridges, pressurized, and then extruded...
- ...based on the Examiner's findings, the mixture that comprises Menchik's **building** materials exists prior to entering Menchik's tubing. The Examiner cogently...
- ...it is well-known in the art to have a <mark>building</mark> material in liquid form ... by incorporating heating elements." Id . at 8. The Examiner finds that Menchik teaches <mark>building</mark> material in liquid form (id . at 5, 8) and concludes...
- ...or Menchik/Yang apparatus "for the purpose of allowing said building and supporting materials to be in liquid form throughout the...

12. In re the First National Bank of Boston

Trademark Tr. & App. Bd. March 13, 1978 199 U.S.P.Q. 296 1978 WL 21771

- ...buy his lunch; that he then proceeded to Crystal Plaza Building 2 (where the Board's offices are located), which is adjacent to affiant's office building, and immediately went to the Docket Section of the Board...
- ...abandonment; that Patent and Trademark Office procedures made it virtually **impossible** to determine the order of filing papers that are filed...
- ...filing), by deposit in the depositories maintained in the Commerce **Building** and in the Patent and Trademark Office **Building**, and by hand delivery. Except in the case of hand delivery, it is virtually **impossible** and certainly impractical to ascertain the order of filing of...
- ...filed at a time when it was physically within the building although it was not stamped as received until a later...

13. IN RE ARCHITECTURAL ELEMENTS, LLC

Trademark Tr. & App. Bd. January 30, 2015 2015 WL 496137 85908555

...non-metal doors and Registrant's vinyl siding and soffits being building materials that may be used either in new

construction or...

- ...shows that consumers may be accustomed to these types of **building** materials coming from a single source. Indeed, the same manufacturer...
- ...in exterior products that meet both the high standards of **building** professionals and the ever-increasing expectations of homeowners. We stock...
- ...and MRV Siding Supply (listing siding and doors among other building materials). [FN7] This demonstrates that doors and siding will be...

14. IN RE GEORGE J. HAYDEN INC.

Trademark Tr. & App. Bd. December 11, 2012 2012 WL 6654120 77885554

- ...on the Principal Register in standard character form for "Residential building construction services," [FN2] as to be likely to cause confusion...
- ...used, i.e., ELECTRIC for electrical contracting and HOMES for residential building construction. In each case, the descriptive or generic term has...
- ...offered to general contractors and commercial enterprises. Virtually all modern buildings, including residential, commercial, and industrial facilities, include electrical systems and...
- ...owners and managers of larger residential facilities such as apartment buildings, condominiums, and multi-family structures. The services identified in the cited registration are "Residential building construction services." Applicant contends that registrant "markets its services in...

15. EX PARTE CHRISTOPH SCHWAN

Patent Tr. & App. Bd. February 12, 2014 2014 WL 573536 APPEAL 2012-003320, APPLICATION 101518,3, TECHNOLOGY CENTER 36

- ...A wall construction for an exterior brick wall of a building, comprising an interior masonry wall and an exterior masonry wall...
- ...is capable of reflecting heat towards the interior of a **building** as suggested by applicant." Ans. 5-6. Appellant argues that...
- ...and thus a reflection into the front brickwork 2 is impossible. However, it has to be taken into account that the...
- ...such that heat transfer into front brick wall 2 is impossible, we agree with Appellant that positioning the reflection layer onto...

16. EX PARTE OLLI PENTIL PETTERI SEPPANEN, KAJ MIKAEL BJORKLUND, AND ILKKA PENTIL SAMUIL PELKONEN

Patent Tr. & App. Bd. February 28, 2013 2013 WL 819554 APPEAL 2010-000271, APPLICATION 111375,8, TECHNOLOGY CENTER 21

- ...activities involve both particular machines and apparatuses, and transform raw **building** materials into a different state or thing," the method is...
- ...limitations relating to systems that generate layer locations on a building, and its components. App. Br. 16 ("A building is not the claimed systems, it is merely a building." Appellants continue this argument in their Reply Brief, asserting that...
- ...site layout and management," and that the citation to the "building, its storeys and units, and standard elements" shows that the...
- ...a) generating the construction site layout information related to the **building** in Ma to the claimed limitation of generating first layer...

17. IN RE BYRNE ELECTRICAL SPECIALISTS, INC.

Trademark Tr. & App. Bd. June 08, 2017 2017 WL 2876816 86642836

...outlet socket blocks having electrical outlets and data outlets for building interior use, all configured to be supported along furniture articles...

- ...outlet socket blocks having electrical outlets and data outlets for building interior use, all configured to be supported along furniture articles...
- ...for use by users of an office space in a building interior, are of the type that would be selected by...
- ...by substantially anyone. Appellant's goods are designed and marketed for building interior use at or along furniture articles, such as in...

18. IN RE CAR WASH CO., INC.

Trademark Tr. & App. Bd. July 10, 2015 2015 WL 4658966 86011369, 86011364

- ...The mark consists of a three-dimensional configuration of a **building**. The **building** facade is gray or orange with a partially circular entrance...
- ...semi-circular bar that projects horizontally from the facade; the building walls are orange with horizontal blue wave designs; the roof of the building is blue and arched; on one side of the entrance...
- ...no correct pronunciation of a mark" and because "it is **impossible** to predict how the public will pronounce a particular mark...

19. EX PARTE WILLEM VAN WILLIGENBURG AND HAROLD BALEMANS

Patent Tr. & App. Bd. March 01, 2016 2016 WL 838022 APPEAL 2014-004138, APPLICATION 121072,6, TECHNOLOGY CENTER 26

- ...wherein the access is to at least one of a building or object that is distinct from the mobile station. Rejection...
- ...wherein the access is to at least one of a building or object that is distinct from the mobile station," as...
- ...different communications from the phone 420 and, therefore, "it is **impossible** for the Examiner to find both a mobile station identifier...
- ...not receive anything within the Sentoff reference so it is **impossible** to find the required "security code" within that reference. It is also **impossible** for the missing security code to be provided responsive to...

20. Champion International Corporation v. Plexowood, Inc.

Trademark Tr. & App. Bd. May 27, 1976 191 U.S.P.Q. 160 1976 WL 20893

- ...registration of "FLEXWELD" for cement asbestos boards used in the **building** and construction industries principally for walls, fixed and movable partitions...
- ...the product is sold to wholesalers and retailers in the **building** products and/or supply business for use in the construction...
- ...magazines and trade journals such as "Sweets Catalog", "Architecture Record", "Buildings ", "Building Maintenance and Modernization", "American School and University", "Interiors", "American Furniture...
- ...furniture as well as to wholesalers and retailers in the **building** products and/or supply business for use in the construction...

21. SYMED LABS LIMITED REQUESTER AND RESPONDENT ν . GR%20UNENTHAL GMBH PATENT OWNER AND APPELLANT

Patent Tr. & App. Bd. August 29, 2014 2014 WL 4293000 APPEAL 2014-007435, PATENT 7,417,170 B2, REEXAMINATION CONTRO, TECHNOLOGY CENTER 39

- ...practical ramifications of stereochemistry. Nature is inherently chiral because the **building** blocks of life (_-amino acids, nucleotides, and sugars) are chiral...
- ...of the architectural conundrum, "three houses, three utilities". It is **impossible** to have three houses, each connected to three utilities (such...
- ...along the rotaxane axle. Likewise, a catenane with two different building blocks in one of the rings will exist in two...
- ...process does an achiral conformation appear. In fact, it is **impossible** to create an achiral representation of this structure. The molecule...

22. EX PARTE LANCE P. KELSON AND ROSS J. KELSON

Bd.Pat.App. & Interf. January 01, 2009 1998 WL 1766666 APPLICATION 081577, 98-0177

- ...REFERENCE AVAILABLE FOR THIS DOCUMENT MALLINCKRODT & MALLINCKRODT First Security Bank Building Ogden, UT 84401 Before CALVERT COHEN, and PATE Administrative Patent...
- ...from anticipating appellants' claim. Furthermore, appellants argue that it is **impossible** for a user to remove Thead's needle by rotating the...
- ...hub of the needle. Appellants further argue that it is impossible for the needle to drop into the container if the...

23. QUALITY SYSTEMS, INC. v. PERMACRETE SYSTEMS LIMITED

Trademark Tr. & App. Bd. September 11, 2003 2003 WL 22134921 CANCELLATION 30,464

- ...located in Mobile, Alabama which did high-pressure washing of buildings, parking lots and tractor trailers. Mr. Cole agreed to his...
- ...company had some interest in expanding into restoration of concrete buildings, brick buildings and so forth, but there is no evidence that this...
- ...its PERMA•CRETE products in consumer publications such as "Home **Building**", which is sold through such establishments as Home Depot and...
- ...the products and services are offered to homeowners and other **building** owners through contractors and others who do concrete work. A...

24. Ex Parte Ashwinkumar Bhatt, James W. Fuller, Jr., James J. McNamara, Jr., and William Wike Bd.Pat.App. & Interf. August 27, 2008 2008 WL 3991981 APP 10/449,019, TECHLOGY CENTER 2600, APL 2008-0670

- ...2008 LAWRENCE R. FRALEY HINMAN, HOWARD & KATTELL 700 SECURITY MUTUAL BUILDING BINGHAMTON, NY 13901 Before JOSEPH F. RUGGIERO MAHSHID D. SAADAT...
- ...one or two elements in a small sized card is impossible. We do not find Appellants' arguments to be persuasive in...
- ...available physical space, thereby making the addition of further elements impossible. We find, however, as pointed out by the Examiner (Ans...

25. Google, Inc. v. Visual Real Estate, Inc.

Patent Tr. & App. Bd. February 19, 2016 2016 WL 702987 IPR2014-01341, PATENT 8,078,396 B2

- ...at Abstract. One laser scanner is mounted vertically to capture building facades, and the other laser scanner is mounted horizontally. Id...
- ...Fruh that the vertical 2-D scans overlap, it is impossible to align these scans. Id. at 16; see also id...
- ...features in two or more 2-D images would be impossible in Fruh. Id . In its Reply, Google counters that VRE...
- ...features in two or more 2–D images would be impossible in Fruh because it discloses that vertical 2–D scans...

26. Ex Parte Sandra N. Stangl and Mike Vance

Bd.Pat.App. & Interf. June 12, 2008 2008 WL 2463002 APP 10/795,021, TECHLOGY CENTER 3600, APL 2008-0812

- ...for use as a directory or bulletin board in a **building** such as an office **building** or a hotel (p. 1, ll. 1-7). Rider's directory...
- ...the cover glass 16 so that accidental dislocation is practically **impossible** " (p. 2, II. 35-39). Rider's cushion strip corresponds to...

27. EX PARTE KONSTANTINOS PAPATHOMAS

Bd.Pat.App. & Interf. March 31, 2005 2005 WL 4773742 APL 2005-0181, APP 09/781,631

...09/781,631 March 31, 2005 MARK, LEVY & ASSOCIATES, PPLC Press Building, Suite 902 19 Chenango Street

Binghamton, NY 13901 Before WARREN...

- ...are unclear and indefinite to the extent that it is impossible to ascertain the propriety of the grounds of rejection of...
- ...is unclear and indefinite to the extent that it is **impossible** to ascertain the propriety of the grounds of rejection of ...
- ...is unclear and indefinite to the extent that it is **impossible** to ascertain the propriety of the grounds of rejection of...

28. EX PARTE PRAVEEN K. JAYARAMAN, SHAILESH SHILWANT, DONALD JAMES PERCIFUL, AND DWAYNE ANDERSON

Patent Tr. & App. Bd. September 19, 2017 2017 WL 4711623 APPLICATION 121870,4, TECHNOLOGY CENTER 36, APPEAL 2015-000573

- ...block[s]" of human ingenuity and those that integrate the **building** blocks into something more [Mayo], thereby "transform[ing]" them into...
- ...abstract idea category of judicially-excepted subject matter broadly covers **building** blocks of human ingenuity. Like fundamental economic practices, determining one's options is such a **building** block. Whether option determining is or is not a "fundamental...
- ...practice," it is nevertheless a concept fairly characterized as a building block of human ingenuity. Option determining is a fundamental practice...
- ...scans of the same item are difficult to avoid and impossible to detect from the bar code alone. In an automatic...

29. EX PARTE LUCA CARDELLI AND ANDREW D. GORDON

Bd.Pat.App. & Interf. August 31, 2012 2012 WL 3863257 2010-001589, 101915,645, 2100

- ...0 to denote a statement that was neither certain nor **impossible**, and hence was "a variable (neither always true nor always...
- ...necessarily a certainty" and a false one is "not necessarily impossible". In these terms he stated that a : b is equivalent both to (a.b' η ("it is impossible that a and not b") and to (a' + b) ϵ ("it...
- ...it is certain that it is false that it is impossible that A", abbreviated this to "it is certain that a...
- ...implication, which he also dubbed "strict", meaning that "it is impossible (or logically inconceivable [FN9]) that a is true and β ...

30. Ex Parte John G. Beltran, Phillip D. Beymer, and David Stroud Bd.Pat.App. & Interf. July 19, 2011 2011 WL 2945772 2009-009008, 10/781,307, 2100

- ...Hirsch 1. Hirsch is directed to business intelligence tools for building applications on a Database Management System (DBMS) having object oriented...
- ...2. A developer may interactively build a virtual world, whose building blocks include scenes, data sources, global parameters, and resources; wherein...
- ...1. Hirsch is directed to a business intelligence tool for building applications on a Database Management System (DBMS) having object oriented...
- ...1). A developer may interactively build a virtual world, whose **building** blocks include scenes, data sources, global parameters, and resources; wherein...

31. EX PARTE DONALD ALLAN LOWMILLER, FAN WU, AND SAMUEL L. THOMASSON Patent Tr. & App. Bd. June 18, 2015 2015 WL 3827171 APPEAL 2012-010903, APPLICATION 121214,8, TECHNOLOGY CENTER 26

- ...implemented as a capacitive switch. The proposed combination is technically **impossible**, making the rejection clearly erroneous." Br. 7. We do not...
- ...triple-throw switch as a capacitive switch would be technically **impossible**." Ans. 17. Attorney argument is not evidence. In re Pearson...

...8. Br. 8. The Examiner, however, finds that Brimhall suggests building a hearing aid housing "as a ridged shell of stainless...

32. BIRDWELL CLEANING PRODUCTS, INC. v. RICK RUSSELL

Trademark Tr. & App. Bd. December 02, 2014 2014 WL 7206402 CANCELLATION 9205581

- ...the cleaning business Master Clean; Tony Lanni, owner of California Building Maintenance; Don Casey, owner of Casey's Building Maintenance; and Alan Wahlstrom, owner of Sundance Janitorial Services. Petitioner...
- ...the quality of the photos is such that it is **impossible** to discern whether they include Petitioner's products branded with its...
- ...asserts that he first began working for Petitioner in 1985 building product displays for customers, and that "every display contained the...
- ...declaration, Tony Lanni asserts he is the owner of California **Building** Maintenance, and that "I have purchased my janitorial supplies, including...

33. In re Alp of South Beach Inc.

Trademark Tr. & App. Bd. March 27, 2006 79 U.S.P.Q.2d 1009 Serial No. 75819306 2006 WL 936984

- ...meal after seeing the signage on the exterior of the building. It appears from a photograph of the Chelsea location that...
- ...table-service restaurant. Accordingly, applicant contends that it would be **impossible** for the potential patron even one having no familiarity with...
- ...the signage on the canopy on the exterior of the building. By contrast, applicant takes the position that even consumers who...
- ...dark-tinted or heavily-glazed glass that would make it impossible for prospective patrons to ascertain the set-up of the...

34. EX PARTE UWE SKULTETY-BETZ, BJOERN HAASE, KAI RENZ AND REINER KRAPF Patent Tr. & App. Bd. October 16, 2014 2014 WL 5396227 APPLICATION 111912,0, TECHNOLOGY CENTER 28, APPEAL 2012-012543

- ...discover objects which may be embedded in the walls of **building** structures and the like."); Bijawat Abstract ("senses and locates hidden...
- ...problem of detecting and identifying objects hidden in, inter alia, building structures. We, therefore, find no reversible error in the Examiner...
- ...flashing for metallic objects)). Appellants further argue it would be **impossible** to modify Garrett with the teachings of Bijawat because Garrett...

35. Ex Parte Mohaupt

Pat.& Tr. Office Bd.App. March 23, 1965 145 U.S.P.Q. 614 1965 WL 7416

- ...the examiner seems to think is proper, it would be **impossible** to draft claims of varying scope, since all specific limitations...
- ...extended." The firing of a series of cartridges for successively building up higher pressures and volumes is foreign to so burning...

36. United States Olympic Committee v. International Federation of Body Builders Trademark Tr. & App. Bd. February 23, 1981 210 U.S.P.Q. 128 1981 WL 40427

- ...service mark for entertainment services, namely, a presentation of muscle building contests. Applicant, a Canadian corporation, has claimed first use of...
- ...a Canadian corporation since 1947. Applicant regulates and controls body building competitions throughout the world. Specifically, as set forth in its...

- ...year in advertising the "MR. OLYMPIA" contest and other muscle building presentations in the publication "Muscle Builder Magazine". In addition, applicant...
- ...connection with its bodybuilding activities; and that currently "it is impossible to associate a muscle building show with the Olympics. If you want to stretch the...

37. Thomas M. Amendola v. California Date Growers Association Com'r Pat. & Trademarks August 24, 1935 26 U.S.P.Q. 332 1935 WL 25132

- ...that occurred in New York, presumably in 1928, in a building where his records were stored. I quote from the transcript...
- ...transacted up to the spring of 1928 were in that **building**. * * * Q. And is that the reason why you cannot produce...
- ...of the conditions is totally lacking in that it is impossible to find from the evidence that petitioner was using the...

38. IN RE PS COURT ASSOCIATES, LP

Trademark Tr. & App. Bd. May 23, 2016 2016 WL 10571065 86321433

- ...Prussia Mall with the headline, "Plan Set For Mall's Empty <mark>Building</mark> The Former Strawbridge's In King Of Prussia Will Have Restaurants...
- ...Court at King of Prussia, under plans to redevelop the **building** that formerly housed the Strawbridge's store at the region's largest...
- ...mall complex, has already begun interior demolition work in the building, said Lloyd Miller, Kravco's vice president of leasing. The building which has been vacant since Strawbridge's left in early 1999...
- ...Court and the Plaza at King of Prussia, the redeveloped building will have more glass, more flair, and larger, multilevel stores...

39. EX PARTE AURELIA MAZA, THADDEUS RUSSELL ZIEGERT, JAMES D. BENSEMA, AND CHRISTOPHER E. LANGBEIN

Bd.Pat.App. & Interf. July 30, 2007 2007 WL 2211347 TECHLOGY CENTER 1700, APL 2007-1678, APP 09/800,547

- ...the present invention. As stated in the Specification, it is **impossible** for colloid mills to achieve the same high throughputs as...
- ...Br. 10) Appellants argue that the Specification states it is **impossible** for colloid mills to achieve the same high throughputs as...
- ...1)(iv). AFFIRMED UNILEVER INTELLECTUAL PROPERTY GROUP 700 SYLVAN AVEUNE BUILDING C2 SOUTH ENGLEWOOD CLIFFS, NJ 07632 FN1. Should these claims...

40. Thomas M. Amendola v. Harry W. Forbes

Com'r Pat. & Trademarks August 24, 1935 26 U.S.P.Q. 329 1935 WL 25131

- ...that occurred in New York, presumably in 1928, in a **building** where his records were stored. I quote from the transcript...
- ...transacted up to the spring of 1928 were in that **building**. * * * Q. And is that the reason why you cannot produce...
- ...of the conditions is totally lacking in that it is impossible to find from the evidence that petitioner was using the...

41. EX PARTE CREE, INC. PATENT OWNER AND APPELLANT

Patent Tr. & App. Bd. November 21, 2014 2014 WL 6664878 APPEAL 2014-007890, REEXAMINATION CONTRO, PATENT 6,600,175 B1, TECHNOLOGY CENTER 39

...time of the invention-- characterized the "down-conversion" approach as " impossible " in his book, THE BLUE LASER DIODE: THE COMPLETE STORY...

- ...has characterized as an acknowledgement the "down-conversion" approach was "" impossible" until recently (Exhibit 11 Attachment D); (2) Nichia's Executive Vice...
- ...of Dr. Nakamura's book describes the opposite: "it has been impossible to obtain white LEDs until recently due to the lack...
- ...because inventions in most, if not all, instances rely upon **building** blocks long since uncovered, and claimed discoveries almost of necessity...

42. Reed v. Bakers Engineering & Equipment Company Chief Examiner January 27, 1954 100 U.S.P.Q. 196 1954 WL 5348

- ...Pursell and another, decided to start a separate business of **building** bakery ovens. Paul N. Reed, an engineer, was asked to...
- ...of the company was left with Pursell. It was found impossible to manufacture ovens and most of the assets of the...
- ...receiving between \$16,000 and \$17,000 as his half share. The building occupied was vacated and rented, and various unliquidated items, consisting...
- ...years prior to the filing of the petition, and the building up by Respondent of an important good will under this...

43. EX PARTE RAY ARJOMAND

Patent Tr. & App. Bd. November 03, 2014 2014 WL 5672295 APPLICATION 111474,5, TECHNOLOGY CENTER 37, APPEAL 2012-008435

- ...combination of an opening between indoors and outdoors in a **building** having an inside and an outside and a refrigerator device...
- ...combination of an opening between indoors and outdoors in a **building** having an inside and an outside and a refrigerator having...
- ...air would normally be cooler than air inside of a building. Office Action 4 (emphasis added). (III) Appellant traverses the Examiner's...
- ...of one of ordinary skill in the art, it is **impossible** to determine whether a given change would have been obvious...

44. Ex Parte Bjoern Goerke, Jens Baumgart, Jens Ittel, Markus Cherdron, and Stefan Beck Bd.Pat.App. & Interf. February 17, 2010 2010 WL 582024 APL 2009-005702, APP 10/781,271, TECHLOGY CENTER 2100

- ...programming languages are used to implement conventional/prior art GUI building systems, such as Appellant's" (Ans. 20), not whether the XMVC...
- ...classes while the application is running. This is difficult or impossible in strongly typed languages like Java and C++. If you...
- ...the initializers in Cocoa will return nil if initialization was **impossible**. Also, a couple of the initializers in Cocoa return an...
- ...As a simple example of using controls, you will be **building** an application to keep track of the people you manage...

45. Ex Parte D. Keith Jones

Bd.Pat.App. & Interf. March 20, 2009 2009 WL 803085 APP 10/982,033, TECHLOGY CENTER 3600, APL 2009-0269

- ...rope line 10 of the safety rope system to a building 16 adjacent the elevated position. Wagner, col. 2, ll. 25... ...not include instructions for its use. As such, it is impossible to ascertain from the picture alone whether the North Starr...
- ...not include instructions for its use. As such, it is **impossible** to ascertain from the picture alone whether the Hunter Safety...

...does not use the knot for ascending or descending the **building** (Fact 9). One cannot show nonobviousness by attacking references individually...

46. Ex Parte Kenneth Douglas Vinson, Jonathan Andrew Ficke, Khosrow Pariz Mohammadi, Robert Michael Bourbon, and Paul Joseph Coffaro

Bd.Pat.App. & Interf. January 30, 2009 2009 WL 247893 APL 2008-6089, APP 10/462,965, TECHLOGY CENTER 1700

...col. 6, I. 3.) 3. Appellants argue that "[i]t is **impossible** for a speed differential to exist in Ficke's process since...
...AFFIRMED THE PROCTER & GAMBLE COMPANY GLOBAL LEGAL DEPARTMENT-IP SYCAMORE **BUILDING** 4 TH FLOOR 299 EAST SIXTH STREET CINCINNATI, OH 45202 FN1...

47. In re Fsr Brokerage, Inc.

Trademark Tr. & App. Bd. October 26, 1984 224 U.S.P.Q. 794 1984 WL 63172

- ...of eventually functioning as a trademark. See: In re Automated **Building** Components, Inc., 175 USPQ 253 (TTAB 1972) and cases cited...
- ...toward its acquisition may be more complicated and all but impossible to carry to fruition. Turning to the design at issue...

48. EX PARTE DARICE M. LULINSKI GRZYBOWSKI AND EDWARD C. STEWART

Patent Tr. & App. Bd. January 30, 2017 2017 WL 744987 APPLICATION 131161,8, TECHNOLOGY CENTER 36, APPEAL 2014-007093

- ...democratic society. The use of data analysis is also a **building** block of education and reporting. Thus, data analysis, like hedging...
- ...with network servers and wireless network technology, it would be **impossible** to supply the questions and receive the answers." Br. 8...
- ...scores of that data. Appellants is contending that it is **impossible** to write down numbers and multiply them on paper. This...

49. EX PARTE JOHN W. LITTLE, JR.

Bd.Pat.App. & Interf. January 01, 2009 1996 WL 1749142 APPEAL 96-2120

- ...DOCUMENT William H. Meise Lockheed Martin Corporation Patent Operation 314B- Building 28 P.O. Box 8048 Philadephia, PA 19101 Before JERRY SMITH...
- ...unintended differences caused by manufacturing tolerances would make it almost impossible for appellant to claim his invention because nothing can be...

50. Poker Clothing, Inc. v. Donati

Trademark Tr. & App. Bd. November 17, 2015 2015 WL 7772734 91213394

- ...Brian in Indiana. "Hey, if you guys are interested in building a product for us," let's put something together, and if...
- ...do it under their factory, which they did, and started building product. [FN17] Ambris understood the role of Applicant and Shea...
- ...uncertain as to where the intention did reside: "[I]t is **impossible** to decipher, given the multitude of businesses and entities intertwined...
- ...this lack of clarity Applicant's version of events, it is **impossible** to find that there was any common understanding or "meeting...

51. EX PARTE PAOLO TIRAMANI

Bd.Pat.App. & Interf. August 28, 2012 2012 WL 3766656 101653,523, 3600, 2010-008385

- ...5. Appellant further argues that combining Kump and Donahue is **impossible** because the combination cannot have a stud that is part...
- ...weakening the module frame. Appellant further argues that "it is impossible to combine [Kump and Donahue] without destroying the object of...
- ...shows panels 12c and 12d with hinges so that a building unit can be collapsed. See also Prigmore, col. 8, Il...

52. EX PARTE HAO A. CHEN AND RICHARD JUDD

Bd.Pat.App. & Interf. January 01, 2009 2005 WL 3524599 APL 2005-2175, APP 10/104,383

- ...112, second paragraph. On this record, we find it virtually **impossible** to ascertain the propriety of the grounds of rejection of...
- ...with a pigment, "the design of Pollock would make it impossible to form a connected flooring system" and Pitman is non...
- ...does not overcome the fact that it would be physically **impossible** to combine the deck plank of Pollock with the alleged...
- ...including side-by-side installation. We know of no authority, building code regulations or otherwise, which specifies that deck planks must...

53. Ex Parte Gieseler

Pat.& Tr. Office Bd.App. December 18, 1951 92 U.S.P.Q. 41 1951 WL 4349

- ...of rearwardly extending rib formations adapted to rest against the building wall and maintain said rear wall section spaced from the building wall, said cover part having a top wall section shaped...
- ...would apparently make the retention of the paper support D **impossible**. We are of the opinion that the proposed revision of...

54. EX PARTE DONALD J. BAZANY, JUDSON A. BRADFORD, TIMOTHY A. BUBLITZ, BRIAN T. DOBRINSKI, MARK J. FEENSTRA AND CALVIN D. NYEBOER

Patent Tr. & App. Bd. April 17, 2013 2013 WL 3294503 APPEAL 2011-003129, APPLICATION 111225,9, TECHNOLOGY CENTER 37

- ...previously stated. Appellants, however, also argue that it is "physically impossible to modify the modular furniture of Christian et al . as...
- ...Examiner, it would not be modular" and that "it is impossible to modify the Christian et al. furniture to add a...
- ...problem wherein previous sliding supports supported on a track were **impossible** to remove or difficult to remove and required the disassembly...
- ...as Lasier's track assembly is "for use in schools, public buildings, detention facilities. Lasier et al. has nothing to do with...

55. IN RE BOOKING.COM B.V.

Trademark Tr. & App. Bd. February 18, 2016 2016 WL 1045671 79114998

- ...original). Thus, while it might be true that "it is **impossible** to use BOOKING.COM in a grammatically coherent way to refer...
- ...Reed Elsevier , 82 USPQ2d 1378 Applicant argues that it is impossible for a term in the form of a domain name...
- ...the application, included not only the retail sale of steel buildings but also the online, interactive design and manufacture of structures...
- ...of "steelbuilding" as used in the applicant's mark (i.e., a building made of steel and the process of designing and constructing...

56. GOOGLE INC. AND APPLE INC., PETITIONERS, v. JONGERIUS PANORAMIC TECHNOLOGIES, LLC,

PATENT OWNER.

Patent Tr. & App. Bd. August 12, 2014 2014 WL 4059861 IPR2013-00191, PATENT 6,563,529 B1

- ...an inside scene when navigating through the inside of a building. Prouty describes a 3D graphical resource management system. Ex. 1020...
- ...area of a floor plan and a room of a building (the detailed view), and view box window 108, showing a...
- ...to display a floor plan or interior area of a building Pet. 41-43; Ex. 1020, 7:34-35, Fig. 1...
- ...have been obvious try the same thing as inside a building in view of Prouty." Ex. 1003 ¶ 167. Given the...

57. In re Booking.com B.V.

Trademark Tr. & App. Bd. February 18, 2016 2016 WL 1045672 79122365, 79122366

- ...original). Thus, while it might be true that "it is **impossible** to use BOOKING.COM in a grammatically coherent way to refer...
- ...Reed Elsevier, 82 USPQ2d 1378 Applicant argues that it is impossible for a term in the form of a domain name...
- ...the application, included not only the retail sale of steel **buildings** but also the online, interactive design and manufacture of structures...
- ...of "steelbuilding" as used in the applicant's mark (i.e., a building made of steel and the process of designing and constructing...

58. EX PARTE J%20ORG R. BAUER

Patent Tr. & App. Bd. March 30, 2017 2017 WL 1231320 APPLICATION 131264,5, APPEAL 2016-003500, TECHNOLOGY CENTER 17

- ...is set forth below: 17. A method for producing a **building** board, comprising: supplying a base body having a porous surface...
- ...board prior to printing the latex paper would render it **impossible** to only pass the latex paper itself through the printing...

59. JAMES P. MORRISON AND SAMUEL K. YUE, JUNIOR PARTY, v. PAUL D. MANNHEIMER AND DAVID E. GOODMAN, JUNIOR PARTY, v. JOHANNES P. BUSCHMANN, SENIOR PARTY.

Bd.Pat.App. & Interf. January 01, 2009 2001 WL 1646840 INTERFERENCE

- ...separate devices; using a separate emitter and receiver would be impossible in practice and thus the 'monitoring device' of the count...
- ...to build now after years of work and experience in building invasive sensors which Dr. Morrison has not had [sic] at...
- ...217 (CCPA 1959), wherein an inventor was excused for delaying building and testing of the invention of the count, an automatic...
- ...visited, I would show Joe Meyer the laboratory I was building in my basement for building and testing the invasive fetal pulse oximetry probe. We typically...

60. IN RE BOOKING.COM B.V.

Trademark Tr. & App. Bd. February 18, 2016 2016 WL 1045674 85485097

- ...original). Thus, while it might be true that "it is **impossible** to use BOOKING.COM in a grammatically coherent way to refer...
- ...Reed Elsevier , 82 USPQ2d 1378 Applicant argues that it is impossible for a term in the form of a domain name...
- ...the application, included not only the retail sale of steel buildings but also the online, interactive design and manufacture of structures...
- ...of "steelbuilding" as used in the applicant's mark (i.e., a building made of steel and the process of designing and constructing...

61. CATERPILLAR INC. v. BIG CAT ENERGY CORPORATION

Trademark Tr. & App. Bd. September 03, 2014 2014 WL 4641791 91193704, 77618417, AGAINST 77617945

- ...1948. Opposer is known in large part for heavy road building and mining equipment. Caterpillar's equipment is sold through a worldwide...
- ...of ways, including product labels and product marking, vehicle and building signage, direct mail, use of an active website at bigcatenergy.com...
- ...Applicant's BIG CAT products, [FN79] Applicant argues that functions for **building** culverts or digging onsite reservoirs for water is not a...
- ...early 1980s. ... [FN129] Headline: Machinery Stocks Power Ahead On Int'l Building, Mining Boom Big Cat's shares are up nearly 35% so...

62. EX PARTE MARTIN G. REIFFIN

Bd.Pat.App. & Interf. September 25, 2007 2007 WL 2814119 APL 2007-2127, REEXAMINATION 90/006, 5,964,604, TECHLOGY CENTER 3900

- ...service routine has completely finished its operation. Since it is **impossible** for the main program to execute while the interrupt service...
- ...context switch. Without a specially designed operating system, multithreading is **impossible**. Importantly, the instructions must be in the same software program...
- ...ent programs at the same time. However, this is clearly impossible since there is only one CPU, and it is able...
- ...part, or in any form. Simon & Schuster, Inc. Gulf + Western Building One Gulf + Western Plaza New York, NY 10023 Distributed by...

63. JIAN BAI, STEVEN FISCHER, AND J. MICHAEL FLANAGAN, JUNIOR PARTY, v. VICTOR V. LAIKO AND ALMA L. BURLINGAME, SENIOR PARTY.

Bd.Pat.App. & Interf. February 19, 2004 2004 WL 4981702 INTERFERENCE 104,745

- ...power systems that were separate from the rest of the **building**. Id. at ¶¶ 38, 40. The 19 December test, which... of Bai Exhibits 2070, 2072, and 2074 would be virtually **impossible** to produce unless analyte and matrix were ionized from the...
- ...although Dr. Baldwin testified that he "observed Dr. Laiko designing, building, and assembling the AP-MALDI apparatus piece by piece on...
- ...specifically that was operated with electrospray ionization; therefore, it was impossible to do anything with the ionization region while it was...

64. Kahl v. Scoville Et Al.

Pat.& Tr. Office Bd.App. November 08, 1982 219 U.S.P.Q. 725 1982 WL 50448

- ...of the involved subject matter. Mudge's contribution was that of **building** sensor units conceived by Kahl and of modifying a gating...
- ...problems within the automatic door sensor. Davenport's work merely involved building the first embodiment conceived by Kahl, that embodiment having incandescent...
- ...would, if anything, be of infinite length, which is clearly impossible. In actuality, Kahl's Exs. 216 to 244 establish that his...

65. EX PARTE ALFRED ROSEN

Bd.Pat.App. & Interf. September 17, 2012 2012 WL 4165640 121612,830, 1700, 2012-008955

- ...Vondracek does not expressly state that it would have been impossible to reduce the wind force of a tropical cyclone to...
- ...found Feldman describes mechanisms at fixed location structures such as buildings, roads structures, platforms mounted in the sea and free-floating...

66. DEEP SKY SOFTWARE, INC. PATENT OWNER AND APPELLANT v. SOUTHWEST AIRLINES CO. REQUESTER AND RESPONDENT

Patent Tr. & App. Bd. November 28, 2014 2014 WL 6768976 APPEAL 2014-008596, REEXAMINATION CONTRO, PATENT 6,738,770 B2, TECHNOLOGY CENTER 39

- ...to search the data cells," which is "absurd' and "technically **impossible** or useless, since it proposes replacing the things to be...
- ...fields, including author and subject. Brown, p. 263. Groff discloses building SQL filter commands and complex filter command sequences "by repetitively...
- ...boxes." Id. Regarding Brown, Patent Owner argues that "it is impossible for Brown to disclose assigning predetermined search criteria to another...

67. Linville v. Rivard

Trademark Tr. & App. Bd. September 27, 1996 41 U.S.P.Q.2d 1731 CANCELLATION 19,874 1996 WL 795315 ...86, in expanding these different ways [in Canada], I was building at store a month in Winnipeg. I just finished building all my stores in '85 going into '86 in Winnipeg...

...in Minneapolis. And the mall -- one of them he was building was about 130,000 feet, and I told him I was... ...Paul area. Thus, Mr. Rivard concluded that it would be impossible for him to locate in this area. Mr. Rivard testified...

68. Ex Parte Stuart Allen Berke and Mark Shaw

Bd.Pat.App. & Interf. February 23, 2010 2010 WL 674350 APL 2009-000888, APP 11/039,308, TECHLOGY CENTER 2100

- ...is to cause it to take actual operating form without **building** it permanently. An "input design" is the representation of the...
- ...the technology of any ERCGA itself, only the techniques for **building** a Realizer system out of many ERCGAs. ERCGA technology does...
- ...cuts)*1000) + 100 + primitive's number of pins 2.3.3. Building Clusters Initially all primitives are placed in a null cluster...
- ...capacity characteristics among units, the appropriate limits are used for **building** the clusters for those units. 2.3.5. Realizer Partitioning...

69. EX PARTE EDWARD K. Y. JUNG, ROBERT W. LORD, AND LOWELL L. WOOD, JR. Patent Tr. & App. Bd. July 29, 2014 2014 WL 3749682 APPEAL 2012-003664, APPLICATION 111241,8, TECHNOLOGY CENTER 16

- ...claim 1 but Arnaud teaches "a program and system for building a medical database which uses data tags (also known as...
- ...do not constitute a proper claim rejection since it is **impossible** to know whether the examiner is alleging an interpretation of...
- ...Oh's database (FF 17) with Arnaud's program and system for building a database (Ans. 20) would change Oh's principle of operation...

70. EX PARTE PATRICK LUDWIG, THOMAS D. JUDD, KARTHIK RAO, AND NEERAJ K. GANGWAR Patent Tr. & App. Bd. August 25, 2016 2016 WL 4524997 APPEAL 2015-003397, APPLICATION 131089,4, TECHNOLOGY CENTER 21

- ...system requires a confirmation when the pilot wants to change building mode from AUTO to MANUAL or from MANUAL to AUTO...
- ...long, or the obstacle is too high, a red boxed "IMPOSSIBLE TAKE-OFF" appears instead of an ACTIVATE label. The BFL...
- ...AND (LFL/LFL factor<LENGTH) AND (SLOPE SUFFICIENT) and displaying "IMPOSSIBLE LANDING" in other

Ref. No. 2017-US-VD-990

Impossible Builds

cases when aircraft performance is insufficient for...

...window. Note that the ACTIVATE label is not displayed when "IMPOSSIBLE LANDING" is indicated. Reconfiguration of the approach procedure can also...

71. EX PARTE HOWARD VIPPERMAN

Bd.Pat.App. & Interf. January 11, 1996 1996 WL 1796268 APPEAL 94-0989, APPLICATION 071733

...733,879 [FN1] January 11, 1996 Thomas I. Rozsa Imperial Bank <mark>Building</mark>, Ste. 1081 15303 Ventura Blvd. Sherman Oaks, California 91403 Before...

...1472 (BPAI 1993) In other instances, however, it may be impossible to determine whether or not claimed subject matter is anticipated...

72. EX PARTE KARIN ANGELA HING AND WILLIAM BONFIELD

Patent Tr. & App. Bd. February 19, 2013 2013 WL 649576 APPEAL 2012-000548, APPLICATION 121216,7, TECHNOLOGY CENTER 17

- ...engine, but . . . [which] can also be applied, for example, to building materials, electronic devices, mechanical components, etc." (Oishi col. 7, Il...
- ...14 ("One of ordinary skill would understand that [melting is] impossible, for if it were to melt, then the pores would...

73. EX PARTE YUTAKA TSUJIUCHI

Patent Tr. & App. Bd. September 21, 2016 2016 WL 5338149 APPLICATION 121293,5, APPEAL 2015-002488, TECHNOLOGY CENTER 16

...Appellant also argues that Meuse "uses alkanethiols to anchor the building of lipid layers underwater -- a process that would be impossible without the alkanethiols," whereas de Melo and Tieke "rely on...

74. Georgia-Pacific Corporation v. Great Plains Bag Co.

Trademark Tr. & App. Bd. September 22, 1978 200 U.S.P.Q. 601 1978 WL 21566

- ...the late 1940's, been well known in the lumber and building supplies section of the forest products industry, as well as...
- ...time it was completed in 1961. Since 1970, when the **building** was remodeled, a new sign displaying the logo was placed...
- ...plants and respondent's allegation that it would have been virtually impossible for them not to have seen respondent's signs with its...

75. In re Meccanica Breganzese S.r.l.

Trademark Tr. & App. Bd. June 25, 2009 2009 WL 4075470 SERIAL 79031865

- ...broad blunt horizontal blade for moving earth (as in road building). Merriam-Webster Online Dictionary The record also shows that a...
- ...the machines that Registrant sells attachments for, making it physically **impossible** to use the attachment and unlikely for a purchaser to...
- ...that needs to clean up the lot before or after building." Dymax's grapple buckets "for Skid-Steer Loaders and Compact Wheel...

76. In re Dun-Donnelley Publishing Corporation

Trademark Tr. & App. Bd. October 29, 1979 205 U.S.P.Q. 575 1979 WL 24921

...a magazine dealing with subjects of interest to the international building industry. The words "ENGINEERING" and "CONSTRUCTION" are disclaimed "separate and...

...interest to publishers, but on this record it is almost impossible to formulate any general guiding principles beyond what was said...

77. Pamex Foods, Incorporated v. Clover Club Foods Company Trademark Tr. & App. Bd. September 15, 1978 201 U.S.P.Q. 308 1978 WL 21279

- ...the term "PANCHO'S" has been featured on signs on the buildings and premises of the restaurants, on name tags, shirts and...
- ...At that time, there was a sign on the restaurant **building** bearing the notation "PANCHO'S MEXICAN FOODS," with the emphasis on...
- ...in situations such as this for otherwise it would be impossible to set forth a proper cause of action in a...

78. CLEARWIRE CORPORATION AND CLEAR WIRELESS LLC PETITIONERS v. MOBILE TELECOMMUNICATIONS TECHNOLOGIES. LLC PATENT OWNER

Patent Tr. & App. Bd. October 22, 2013 2013 WL 8563943 IPR2013-00306, PATENT 5,590,403

- ...Prelim. Resp. 17-20. According to Patent Owner, "it is **impossible** to determine how Petitioner asserts that any asserted reference includes...
- ...pages 75-87 of Exhibit 1001) do not make it **impossible** to ascertain the merits of Petitioners' contentions as they pertain...
- ...states that multiple messages can be transmitted to the different **building** cell sites during the BC n time period. Id. The message...

79. EX PARTE EMERSON P. JONES, KAREN SCHOEN, AND IVAN ROSS

Patent Tr. & App. Bd. July 25, 2016 2016 WL 4039223 APPEAL 2016-005430, APPLICATION 101707,4, TECHNOLOGY CENTER 36

- ...could provide comprehensive information, thus a complete market evaluation was **impossible** to achieve. Galant 1:15-21. 03. Galant facilitates the...
- ...exchangeable financial instruments. These financial instruments are created by a "building block approach", which allows a user to build a financial...
- ...of commerce. The use of security pricing is also a **building** block of the modern economy. Thus, security pricing, like hedging...

80. Ex Parte Yasushi Sayama, Hironao Minato, Koichiro Tani, Koichiro Mitsui, Kengo Ochi, and Masato Isono Bd.Pat.App. & Interf. August 14, 2009 2009 WL 2485374 TECHLOGY CENTER 3700, APL 2008-005405, APP 10/720.488

- ...understand it, the Examiner's position is that it is physically **impossible** for a material to meet the range of frictional values...
- ...the Examiner has not adequately explained why it is physically **impossible** for two materials to meet the claimed friction range, we...
- ...because inventions in most, if not all, instances rely upon **building** blocks long since uncovered, and claimed discoveries almost of necessity...

81. Ex Parte John F. Jella

Bd.Pat.App. & Interf. November 03, 2008 90 U.S.P.Q.2d 1009 APL 2008-1619, APP 10/836,805, TECHLOGY CENTER 3600 2008 WL 5693899

- ...available because they would not work or that it is **impossible** to construct standard seven foot high garage doors having three...
- ...available because they would not work or that it is **impossible** to construct standard seven foot high garage doors having three...

...now invested \$9,000,000.00 (\$6M for equipment and \$3M for building facility) for the manufacture of steel garage doors having 28...

82. Ex Parte Sonia E. Letant, Anthony W. Van Buuren, Louis J. Terminello, Michael P. Thelen, Louisa J. Hope-Weeks, and Bradley R. Hart

Bd.Pat.App. & Interf. March 25, 2010 2010 WL 1188351 APL 2009-014079, APP 10/677,395, TECHLOGY CENTER 1600

- ...from the diversity and versatility of these twenty kinds of building blocks" id. at 14). Principles of Law "To anticipate a...
- ...Reply Br. 3), is quite simply, scientifically implausible, if not impossible. In any case, we agree with the Examiner's response (Ans...

83. EX PARTE CARLOS PEDREJON RODRIGUEZ

Patent Tr. & App. Bd. July 27, 2016 2016 WL 4056568 APPEAL 2015-002526, APPLICATION 121362,6, TECHNOLOGY CENTER 26

- ...duplication of these parts for a plurality of area or buildings is possible without departing from the gist of the invention...
- ...be kept separate from each other, otherwise it will be **impossible** to pinpoint location of fire." Id. The Examiner thus concludes...

84. Ex Parte Darryl J. Greenaway, Steven P. Reynolds, Richard W. Lajeunesse, Zygmunt Dziwak and David E. Kairis

Bd.Pat.App. & Interf. March 07, 2011 2011 WL 798172 10/373,143, TECHLOGY CENTER 3600, 2009-010591 ... opening to an elevator shaft at a landing in a building, the door panel having a generally planar steel sheet facing...

...F.3d 1326, 1329-30 (Fed. Cir. 2005) It is **impossible** to determine whether the recited improvement in performance flows naturally...

85. EX PARTE EMERSON P. JONES, KAREN SCHOEN, AND IVAN ROSS

Patent Tr. & App. Bd. September 26, 2013 2013 WL 5460530 APPEAL 2012-010566, APPLICATION 101707,4, TECHNOLOGY CENTER 36

- ...could provide comprehensive information, thus a complete market evaluation was **impossible** to achieve. Galant 1:15-21. 03. Galant facilitates the...
- ...exchangeable financial instruments. These financial instruments are created by a "building block approach", which allows a user to build a financial...

86. EX PARTE CHRIS GRAMMENS AND NIKO RAES

Patent Tr. & App. Bd. September 26, 2017 2017 WL 4408371 APPLICATION 131295,1, APPEAL 2016-007795, TECHNOLOGY CENTER 37

- ...from the heat exchanger into an interior space of a building and provide negative pressure to draw the gas-air mixture...
- ...invention." (Final Action 8.) The Examiner finds that "it is impossible for the fan 160 being configured to provide negative pressure...

87. Ex Parte Chen Wenjie, Szydlowski Witold, and Aristotelis Karagiannis Bd.Pat.App. & Interf. February 25, 2010 2010 WL 689619 APP 11/170,643, TECHLOGY CENTER 1700, APL 2009-003109

...been widely used for window glass in transportation vehicles and buildings. JP 983, para. [0002]. The interlayer disclosed in JP 983...

...reproduced above], "substantially all" makes clear that it is chemically **impossible** to create a copolyester that is completely pure. The use...

88. In re Professional Direct Agency, Inc.

Trademark Tr. & App. Bd. December 30, 2002 2002 WL 31891525 SERIAL NO.75/499,673, PAPER NO. 18

...software, namely, a comprehensive set of applications and templates for **building** business and marketing management solutions for use on electronic communication...

...rather exist only in "cyberspace." Thus, it is impracticable (perhaps impossible) for these goods to be marked with a tag or...

89. EX PARTE HELMUT BELZ, BENJAMIN MOOS, AND JOSEF SCHMIDT

Patent Tr. & App. Bd. May 26, 2017 2017 WL 2377821 APPEAL 2016-005364, APPLICATION 121446,1, TECHNOLOGY CENTER 28

...and grounded. Id . Appellants further assert energy delivery systems for **buildings**, such as those of Merwin, would be a three-phase...

...diodes (i.e., diodes biased in opposite directions), which make it **impossible** for current to flow in one direction through both diodes...

90. EX PARTE ATUL KUMAR AND ALKA KUMAR

Bd.Pat.App. & Interf. October 22, 2012 2012 WL 5268544 2011-005662, 111211,489, 3700

...tissue cavity 112 via the inflow tube 116, which becomes impossible the moment the bypass tube of Nowosielski is installed into...

...such a by-pass tube would prevent appropriate pressure from building in the tubing, or prevent the suction pump from operating...

91. EX PARTE, SHUNPEI YAMAZAKI AND YASUHIKO TAKEMURA

Patent Tr. & App. Bd. June 20, 2013 2013 WL 3361934 APPLICATION 101199,5, APPEAL 2011-003965, TECHNOLOGY CENTER 28

...may be read in theory to include compositions that are **impossible** in fact to formulate." Id The fact that claim 28...

...Mukherjee. "[I]nventions in most, if not all, instances rely upon building blocks long since uncovered, and claimed discoveries almost of necessity...

92. IN RE LAWMAN ARMOR CORPORATION

Trademark Tr. & App. Bd. September 16, 2005 2005 WL 2451654 SERIAL 75982984

...of the English Language, Third Edition (1992) of "unbreakable" as " impossible to break; able to withstand rough usage"; a page from...

...data access in computers located in residential dwellings and commercial buildings." On September 6, 2002, applicant filed a request to divide...

93. Intel Corp. v. Emeny

Trademark Tr. & App. Bd. May 15, 2007 2007 WL 1520948 OPPOSITION 91123312, AGAINST SERIAL 7582

...filing, the application is invalid. [FN4] While it is practically **impossible** for an Trademark Examining Attorney to explore this in the...

...shown by "objective" [FN5] evidence of "circumstances" showing "good faith." Building on the recommendations

of the Trademark Review Commission, [FN6] Congress...

94. IN RE SIKORSKY AIRCRAFT CORPORATION

Trademark Tr. & App. Bd. August 25, 2006 2006 WL 2558364 Serial No. 78221800

- ...sold as a unit; radio controlled toy helicopters, toy helicopter building sets, toy helicopters and related accessories sold as a unit...
- ...by any documentation or information about the listings. It is **impossible** to draw any meaningful conclusion from the statement alone about...

95. EX PARTE MAKOTO INENAGA

Patent Tr. & App. Bd. January 21, 2015 2015 WL 294325 APPEAL 2013-003944, APPLICATION 111911,5, TECHNOLOGY CENTER 17

- ...bonding constituents of a window of an automobile, train, ship, building, machine, or display panel of a flat-type imaging apparatus...
- ...why any such differences in morphology would have made it **impossible** to control moisture proofness and curling and to prevent cracking and...

96. EX PARTE RAIMUND SCHALLER, ARMIN HOLZNER, RICHARD EHRENFELDNER, MICHAEL HOECHTL, WOLFGANG KERN, FRANZ STELZER, AND ARMIN TEMEL

Patent Tr. & App. Bd. February 25, 2015 2015 WL 933467 APPEAL 2013-002146, APPLICATION 111530,3, TECHNOLOGY CENTER 17

- ...reaction 4 is endothermic by about 35 kg-cal., an **impossible** condition for a step in a rapid chain reaction. An... ...in an alkene makes abnormal addition less likely but not **impossible**. In section C are listed some doubtful cases in which...
- ...addition. The exposition assumes that a rapid chain reaction is **impossible** when any step is appreciably endothermic. Table 7 gives estimates...
- ...tailor the molecular composition of films in a way previously impossible. Chart 6. Structure of SixThiol. Chart 7. Structure of SixteenThiol...

97. Ex Parte Robert W. Hered

Bd.Pat.App. & Interf. June 19, 2009 2009 WL 1763951 APL 2007-004021, APP 10/444,632, TECHLOGY CENTER 3700

- ...an uncooperative young child may be extremely difficult if not impossible. Further, the ability to remove temporary tattoos, make them susceptible...
- ...because inventions in most, if not all, instances rely upon building blocks long since uncovered, and claimed discoveries almost of necessity...

98. EX PARTE DAVID A. TROISI

Bd.Pat.App. & Interf. January 01, 2009 1997 WL 1909661 APPEAL 1997-4441, APPLICATION 081370

- ...AVAILABLE FOR THIS DOCUMENT SIMPSON, SIMPSON & SNYDER Marine Midland Bank Building Suite 200 5554 Main Street Williamsville, NY 14221 Before THOMAS...
- ...for given spacing between front and rear wheels, it was impossible to determine "the height of the rider that the bicycle...

99. In re Brouwerij Nacional Balashi NV

Trademark Tr. & App. Bd. August 02, 2006 80 U.S.P.Q.2d 1820 78304953, SERIAL 78304942 2006 WL 2223449 ... States. For example, U.S. bound passengers have their own terminal building that houses a U.S. INS/Customs

Ref. No. 2017-US-VD-990 Impossible Builds Page 77 of 247

facility, allowing flights from...

- ...surrounding the former gold mines solely consists of a few **buildings** which are badly maintained and run down"; that "copies of...
- ...FN7] "Balashi" is so insignificant, geographically, that it is ... [almost] impossible to find a geographic map identifying it as a place...

100. KIMBERLY-CLARK TISSUE COMPANY v. THE SCOTT FETZER COMPANY

Trademark Tr. & App. Bd. June 07, 1999 1999 WL 381056 OPPOSITION 94,387

- ...consumers, as well as institutional customers such as hotels, office buildings, health care facilities and restaurants. Opposer has extensively promoted its...
- ...e.g. sales or duration) about the promotion, thereby making it **impossible** to guage the exposure to consumers in the marketplace. Other...

101. RESEARCH IN MOTION LIMITED v. SENSORS IN MOTION INC.

Trademark Tr. & App. Bd. March 26, 2012 2012 WL 1267958 91188320, TO 77368723

- ...for remotely monitoring environmental conditions and controlling devices within a **building**, facility, grounds, or designated spatial area; Computers for managing control...
- ...move in the same channels of trade, it would seem impossible for opposer to show that applicant's use of its mark...

102. CISCO SYSTEMS, INC. REQUESTER v. VIRNETX INC. PATENT OWNER Patent Tr. & App. Rd. February 11, 2016 2016 WI, 589749 REFYAMINATION CONTROLL

Patent Tr. & App. Bd. February 11, 2016 2016 WL 589749 REEXAMINATION CONTRO, UNITED STATES PATENT, TECHNOLOGY CENTER 39, APPEAL 2015-007843

- ...Owner argues that choosing a source address at random when building the outbound transmission control protocol (TCP) connection does not allow...
- ...¶ 44). Requester contends that truly random number generation is **impossible** and that all random number generators are "more properly called...
- ...the sequence that any other. Truly random number generation is **impossible**. The process used in computers would be more properly called...

103. EX PARTE AKIHIRO NISHI

Bd.Pat.App. & Interf. October 06, 1999 1999 WL 33176229 APPEAL 1997-1381, APPLICATION 081188

- ...Heard: October 06, 1999 Burns, Doane, Swecker & Mathis George Mason Building Washington and Prince Streets P.O. Box 1404 Alexandria, VA 22313...
- ...jam. Thus, according to the Examiner's position, it would be **impossible** for data in the backup buffer to be canceled if...

104. SCRIPPS RESEARCH INSTITUTE (5,622,931), JUNIOR PARTY, v. YALE NEMERSON AND WILLIAM H. KONIGSBERG (08/297,581 AND 08/473,262), SENIOR PARTY.

Bd.Pat.App. & Interf. February 17, 2005 78 U.S.P.Q.2d 1019 INTERFERENCE 105,128 2005 WL 596766

- ...relevant question is not whether there is uncertainty or potentially **impossible** combinations, but rather whether the amount of selection and testing...
- ...all of the possible hosts does not make the invention impossible to make or use without undue diligence. Indeed, Scripps does...
- ...Arts", U.S. Const., art. I, § 8, cl. 8, presupposes building and improving on the results of others...

105. IN RE ALLIED ELECTRONICS, INC.

Trademark Tr. & App. Bd. June 27, 2005 2005 WL 1787237 Serial No. 78132209

...list fails to identify any goods or services, making it **impossible** to draw any meaningful inferences or conclusions from this evidence...

...as machining tools, wire brushes, construction fastening systems, concrete and building materials, and industrial construction and demolition tools. There is nothing...

106. MAIDS TO ORDER OF OHIO, INC. v. MAID-TO-ORDER, INC.

Trademark Tr. & App. Bd. March 31, 2006 78 U.S.P.Q.2d 1899 Cancellation No. 92040571 2006 WL 936993 ...letters and postcards with information about its cleaning services to building managers of office buildings in the

Chicago metro area and to corporations at their...

...a subjective belief, such that it is difficult, if not impossible, to prove objective falsity and fraud so long as the...

107. EX PARTE ROBERT PAPPAS

Bd.Pat.App. & Interf. August 26, 2004 2004 WL 4978630 APP 09/059,033, APL 2002-1868

...function in various languages have problems, such as it being impossible to directly specify an arbitrary command or value, the commands...

...and provide better tools to end users in terms of building macro file structure" (FR7-8; EA9). Appellant argues that the...

108. IN RE NUTRITIONAL CONCEPTS, INC.

Trademark Tr. & App. Bd. April 23, 2015 2015 WL 2170143 76715478

...other, under the same marks: 1. Kalunga Wellness offers "Re-building/Cleansing" packages that include nutritional counseling, as well as "natural...

...there is no likelihood of confusion as it is usually **impossible** to determine whether there has been any significant opportunity for...

109. DURAMAX MARINE, LLC v. R.W. FERNSTRUM & COMPANY

Trademark Tr. & App. Bd. August 04, 2006 80 U.S.P.Q.2d 1780 Opposition No. 91119899 to application Serial No. 75701707 filed on May 10, 1999 2006 WL 2263820

...from similar cases involving trade dress in the nature of building design (interior or exterior) claimed to be a mark for...

...asserted evidence of acquired distinctiveness, that it would be virtually **impossible** to sort out the advertisements, catalogs and other publications, or...

...keel cooler is a product well known in the industry. **Building** on its assertion that Todd Boudreaux viewed the GRIDCOOLER logo...

110. INDOOR SKYDIVING GERMANY GMBH, PETITIONER, v. IFLY HOLDINGS LLC, PATENT OWNER. Patent Tr. & App. Bd. November 18, 2015 2015 WL 9599169 PATENT RE43,028 E, IPR2015-01272

...failure to construe "aerodynamically communicating" in its Petition, it is **impossible** to determine how ISG interprets Albuschkat so that it discloses...

...of Drawings" and "Wright-Patterson Air Force Base, Area B, Building 27, Vertical Wind Tunnel, Dayton Vic., Greene County, Ohio." Ex...

111. Ex Parte Steven Sullivan

Bd.Pat.App. & Interf. January 26, 2011 2011 WL 285174 TECHLOGY CENTER 1700, 2010-002147, 10/950,793 ...a two-dimensional (2D) honeycomb lattice, and is a basic building block for graphitic materials of all other dimensionalities (Fig. 1...

- ...modern techniques for studying atomically thin materials, it would be **impossible** to find those several micrometre-size crystallites dispersed over, typically...
- ...high-resolution imaging required), and in practice it would be **impossible** to find cleaved 2D crystallites by scanning surfaces at random...
- ...of preliminary identification of 2D crystallites in an optical microscope impossible. To find them on top of holey carbon among thicker...

112. EX PARTE ALEXANDER I. SOTO AND WALTER G. SOTO

Patent Tr. & App. Bd. October 27, 2015 2015 WL 6659227 APPEAL 2013-010502, APPLICATION 121512,9, TECHNOLOGY CENTER 26

- ...flexibility of deployment of the HDT within the central office building. (Br. 15.) Appellants point out, without citation to any evidence...
- ...and, 78 mm (3.10 inches) deep, rendering it physically impossible to achieve the 100 feet of separation in an XFP...

113. Ex Parte Peter James Malton and Lynette Anne Makins Holland

Bd.Pat.App. & Interf. August 13, 2009 2009 WL 2481143 APL 2009-006165, TECHLOGY CENTER 1700, APP 10/286.076

- ...AFFIRMED THE PROCTER & GAMBLE COMPANY Global Legal Department IP Sycamore Building 4th Floor 299 East Sixth Street CINCINNATI, OH 45202 FN1...
- ...skin beautifying effects become insufficient, due to which it becomes **impossible** to realize the effects of the present invention. [0007] Powders...

114. BANK OF AMERICA, N.A., PNC FINANCIAL SERVICES GROUP, INC., AND PNC BANK, NA, PETITIONER, v. INTELLECTUAL VENTURES I LLC, PATENT OWNER.

Patent Tr. & App. Bd. May 19, 2015 2015 WL 2439305 CBM2014-00029, PATENT 7,664,701 B2

- ...present any evidence to support such grounds, it is legally **impossible** for Petitioners to satisfy their burden of proof under 37...
- ...idea "does not rise to the level of a 'fundamental building block' of technology, of economic behavior, or of human organization...
- ...argues that, even if online purchasing transactions were a "fundamental building block," the claims are directed to "a very specific subset...

115. In re United Steel, Paper and Forestry, Rubber, Manufacturing, Energy, Allied Industrial and Service Workers International Union AFL-CIO.CLC

Trademark Tr. & App. Bd. February 27, 2009 2009 WL 625578 SERIAL 78815310

- ...in its appeal brief: ...[I]t might be difficult, if not impossible [for applicant], to demonstrate acquired distinctiveness ...[T]he applied-for mark...
- ...The article in an edition of the Sunday paper ("Nation building is needed at home," September 2, 2007) may well have...

116. PHILTHY MCNASTY'S SPORTS

Trademark Tr. & App. Bd. September 17, 2002 2002 WL 31086292 PAPER NO. 43, CANCELLATION NO. 25, 538

- ...which were distributed prior to the event. Appearing on the **building's** billboard-sized marquee was the legend "F.M. REUNION PARTY 2000...
- ...of the petition to cancel. Indeed, it would have been **impossible** for petitioner to assert or rely upon the statutory presumption...

117. American Hydrotherm Corporation v. Hydrotherm, Inc.

Trademark Tr. & App. Bd. November 17, 1969 164 U.S.P.Q. 143 1969 WL 8386

- ...high temperature liquids above 220 degreesF, for use in large buildings and in industrial and district heating systems. On May 27...
- ...high temperature liquids above 220 degreesF, for use in large buildings and in industrial and district heating systems" The identification of...
- ...Etching Company on August 22, 1946 advised that it was impossible to make the October 3rd delivery as it needed twelve...

118. MICROSOFT CORP., PETITIONER, v. VIRNETX INC., PATENT OWNER.

Patent Tr. & App. Bd. October 15, 2014 2014 WL 5320530 IPR2014-00612; IPR2, PATENT 7,418,504 B2 ...194 (1996-99) ('612 IPR, Ex. 1007, "Aventail"). Dave Kosiur, Building and Managing Virtual Private Networks (Sept. 1, 1998) ("Kosiur") ('613...

...service, which contains a certification mechanism, [so that] it is impossible to know the IP address of a server-side proxy...

119. EX PARTE BRUCE C. JOHNSON

Bd.Pat.App. & Interf. August 16, 2007 2007 WL 2343952 5,533,499, APL 2007-2783, REEXAMINATION 90/005 ...August 16, 2007 Theodore F. Neils , Esq. THE KINNEY & LANGE BUILDING 312 South 3 rd Street Minneapolis, MN 55415-1002 Before...

...Figure 6, because of the cross-sectional view, it is **impossible** to tell whether the padded element 48 extends fully from...

120. Dynamet Technology, Inc. v. Dynamet Incorporated

Trademark Tr. & App. Bd. November 16, 1977 197 U.S.P.Q. 702 1977 WL 22678

...labels as we shall see, it is difficult if not impossible, to determine whether plaintiff's use on the drum of the... ...of chemical and nuclear equipment. Defendant occupies two steel sided buildings bearing the mark "DYNAMET" with a floor space of approximately...

121. IN RE MASONITE INTERNATIONAL CORPORATION

Trademark Tr. & App. Bd. September 09, 2016 2016 WL 5219797 86070610

- ...shut so that people can enter or leave a room, building, vehicle, etc." (merriam-webster.com). [FN3] The record is replete with...
- ...deadbolt, and reinforced frame and doorjamb will make it nearly **impossible** to kick in your door. (safety.com) Highly compressed particleboard or...

122. Ex Parte Transaction Holdings Ltd. LLC, Appellant and Patent Owner

Bd.Pat.App. & Interf. January 27, 2011 2011 WL 289291 2010-003053, REEXAMINATION 90/008, US 6,945,457, B1, TECHLOGY CENTER 3900

- ...January 27, 2011 PATENT OWNER: TROUTMAN SANDERS LP The Chrysler Building 405 Lexington Ave. New York, NY 10174 THIRD PARTY REQUESTER...
- ...with the claimed invention, it is more difficult (but not impossible) to show that objective evidence is due to the merits...

123. OAKWON DEMOGRAPHICS LLC v. MISSION ESCAPE ROOMS LLC

Trademark Tr. & App. Bd. August 03, 2017 2017 WL 3700357 91227852

...on Open Loop New York charter buses; through corporate team- building exercises; through promotional events with movie production companies; on signage...

...MISSION: ESCAPE for escape games in Atlanta, Georgia; and THE IMPOSSIBLE MISSION ESCAPE CHALLENGE for escape missions in Olympia Fields, Illinois...

124. Ex Parte Harita, Et Al.

Bd.Pat.App. & Interf. November 26, 1986 1 U.S.P.Q.2d 1887 APPEAL 86-0299 1986 WL 83341

...be considered a 'deceptive intent'. It is difficult if not **impossible** to imagine prior art of greater materiality than the prior...

...Unit, Office of the Assistant Commissioner for Patents, Crystal Plaza Building 3, Room 10D04. The application will be held in the...

125. APPLE, INC., PETITIONER, v. PERSONALWEB TECHNOLOGIES, LLC, AND LEVEL 3 COMMUNICATIONS, LLC, PATENT OWNERS.

Patent Tr. & App. Bd. March 25, 2015 2015 WL 1777147 IPR2013-00596, PATENT 7,802,310 B2

...Woodhill's system includes a Distributed Storage Manager ("DSM") program for building and maintaining the File Database. Id. at 3:44-49...

...with the claimed invention, it is more difficult (but not impossible) to show that objective evidence is due to the merits...

126. INTELLECTUAL CONCEPTS, LLC, (INVENTOR: GREGORY JAMES CATON) APPLICATION 10/782,405, JUNIOR PARTY, v. ZANNIER, INC., (INVENTOR: PAUL D. MANOS) PATENT 7,264,847 B2, SENIOR PARTY, Bd.Pat.App. & Interf. September 19, 2008 2008 WL 8967846 TECH CENTER 1700, 105,617 MCK, 10/782,405 ... returns to the United States is said to "make it impossible for me to return to the United States." Ex 2104... ... to facilitate the scheme, CATON and/or his wife purchased buildings at two locations and a residence in Lake Charles, Louisiana...

127. Ex Parte Peter Krenn and Ernst Blaha

Bd.Pat.App. & Interf. May 29, 2009 2009 WL 1709137 TECHLOGY CENTER 3700, APL 2009-0387, APP 10/644,408

...entry feature of the shuffler of Johnson. It is physically <mark>impossible</mark> to combine the two shufflers of Fineman and Johnson without...

...because inventions in most, if not all, instances rely upon building blocks long since uncovered, and claimed discoveries almost of necessity...

128. In Re Volvo Cars of North America Inc.

Trademark Tr. & App. Bd. April 08, 1998 46 U.S.P.Q.2d 1455 212, 578, SERIAL 74 1998 WL 239298

...the same thing. Chicago Sun-Times , August 19, 1992 His building sports a colorful painted facade featuring a bearded smiling portrait...

...a matter of competitive policy, it should be close to **impossible** for one competitor to achieve exclusive rights" in common phrases...

129. In re PC Laptops LLC

Trademark Tr. & App. Bd. November 20, 2014 2014 WL 7172034 77780823, 77780768

...LOG CABIN HOMES generic for retail outlets selling kits for building log homes); In re Bonni Keller Collections Ltd., 6 USPQ2d...

...been printed from Applicant's own website, and it is thus impossible to determine the extent of public exposure...

130. EX PARTE RAYMOND S.C. WONG, WALLACE D. BEVERSDORF, JAMES R. CASTAGNO, IAN GRANT AND JAYANTILAL D. PATEL

Bd.Pat.App. & Interf. July 06, 1994 1994 WL 1709498 APPEAL 93-3238, APPLICATION 071286

...6, 1994 cc: Benton S. Duffett, Jr. The George Mason Building Washington & Prince Streets P.O. Box 1404 Alexandria, VA 22313-1404...

...is represented in the seeds deposited with the ATCC, is **impossible** to determine. The record does not support a conclusion that...

131. IN RE SKECHERS U.S.A., INC. II

Trademark Tr. & App. Bd. January 03, 2013 2013 WL 2329822 85148406, 85148374, 85148348

...balloons; bath toys; christmas tree ornaments; board games; toy building blocks; playing cards; dolls and doll clothing; doll playsets; crib...

...of a child waving while holding a rabbit makes it impossible to ignore. Applicant's brief (85148374) at 10-11. It is...

132. In re Institute of Electrical and Electronics Engineers, Inc.

Trademark Tr. & App. Bd. August 30, 2002 2002 WL 2022617 1, SERIAL NO. 75/437,90

...March 24, 1997; "Texas Instruments Inc. intends to provide the **building** blocks for a new generation of technology with a series...

...with each other. Without such standards ... it would be nearly impossible for users of computers manufactured by different companies to transmit...

133. In Re Compania De Licores Internacionales S.A.

Trademark Tr. & App. Bd. March 20, 2012 102 U.S.P.Q.2d 1841 75010230 2012 WL 1267898

...than a geographic location. Thus, applicant concludes, it would be " impossible " for rum to emanate from "Old Havana," which is not...

...a Section 2(f) claim would not have been available: **Building** on the decision in South Park Cigar [82 USPQ2d 1507...

134. Fortune Tobacco Company v. Axton-Fisher Tobacco Company

Com'r Pat. & Trademarks July 17, 1934 22 U.S.P.Q. 366 1934 WL 25017

...is difficult to follow this language and it is altogether impossible to adopt it. Not even the applicant charged the opposer...

...the mark had been used on twenty samples of road building material "for purposes of laying the basis for the filing...

135. AMERICAN SIMMENTAL ASSOCIATION, PETITIONER, v. LEACHMAN CATTLE OF COLORADO, LLC, PATENT OWNER.

Patent Tr. & App. Bd. June 19, 2015 2015 WL 3880492 PGR2015-00005, PATENT 8,725,557 B2

...an "a fundamentally necessary and decades old principle," or a "building block of human ingenuity." Pet. 31-32. Our determination is...

...reduction to practice context, "[t]he law does not impose an **impossible** standard of independence on corroborative evidence by requiring that every...

136. OMEGA S.A. (OMEGA AG) (OMEGA LTD.) v. ALLIANT TECHSYSTEMS INC.

Trademark Tr. & App. Bd. April 29, 2015 2015 WL 1952312 TO 78548473, 78550543, 91174067, 91173785

- ...that context and "comparative information may be difficult, if not impossible to obtain, because companies may view such information as proprietary...
- ...American Recreation Products, Inc./Yes (Applicant's NOR Ex. 653) 4089572 (building materials for use only with photovoltaic and thermal solar plants...

137. Bloom and Hovis v. Furczyk and Henwood

Bd. Pat. Interferences December 14, 1955 144 U.S.P.Q. 678 1955 WL 6442

- ...forward, within the sphere of cooperative effort, with the design, building, and equipping of four specimen barrel furnaces for testing by...
- ...large amount of evidence the whole of which it is **impossible** to discuss in this opinion, and are established by admissions...

138. Apple Inc. v. Immersion Corporation

Patent Tr. & App. Bd. January 11, 2017 2017 WL 380406 8,773,356 B2, IPR2016-01381

- ...to the filing date of the First Provisional. 4 FN4. Building on its assertion that Rosenberg 737 is not prior art...
- ...Patent Owner further argues that it would not only "be [im]possible to incorporate the teachings of Rosenberg 281 in a manner...

139. AMERICAN SIMMENTAL ASSOCIATION, PETITIONER, v. LEACHMAN CATTLE OF COLORADO, LLC, PATENT OWNER.

Patent Tr. & App. Bd. June 19, 2015 2015 WL 3880491 PATENT 8,660,888 B2, PGR2015-00003

- ...an "'a fundamentally necessary and decades old principle," or a "' building block of human ingenuity." ' Pet. 32. Our determination is supported...
- ...reduction to practice context, "[t]he law does not impose an impossible standard of independence on corroborative evidence by requiring that every...

140. Ex Parte Ronald A. Katz Technology Licensing L.P. Appellant

Bd.Pat.App. & Interf. December 20, 2010 2010 WL 5184630 2010-003524, REEXAMINATION 90/008, U.S. 5,684,863, TECHLOGY CENTER 3900

- ...transactions on behalf of individual customers," but "[t]he claim requires building records for individual customers (not merchants on behalf of callers...
- ...with the claimed invention, it is more difficult (but not impossible) to show that objective evidence is due to the merits...

141. LUCASFILM LTD. AND LUCASFILM ENTERTAINMENT COMPANY LTD. v. LOVEFORPEACE PRODUCTIONS

Trademark Tr. & App. Bd. August 23, 2013 2013 WL 4758047 91198236

...JEDI Marks, but to all Stars Wars sales. It is **impossible** for the Board to determine what portion of these dollar... ...to have been consulted by the Pharaoh Kufu for the **building** of the Pyramids...." [FN30] The term "Djedi" is, of course...

142. Council of Ivy Group Presidents v. Gray, Robert R.L.

Trademark Tr. & App. Bd. December 28, 2007 2007 WL 4663352 APP SERIAL 78241931, OPPOSITION 91161051, D ON 4/25/03

...at opposer's constituent member schools who noted the ivy covered buildings that are prevalent on their

campuses (Orleans Dep. at 15...

...with grace, those who recognize that is it not only impossible, but undesirable to live in absolutes, those who laugh to...

143. Ex Parte Darrell L. Glidewell and Billy D. Horton, Jr.

Bd.Pat.App. & Interf. December 12, 2008 2008 WL 5228902 APL 2008-5112, APP 11/187,648, TECHLOGY CENTER 3600

- ...App. Br. 11-12). Thus, Appellants argue, "[i]t is physically impossible to secure the top plane of Appellants' hook securing member...
- ...because inventions in most, if not all, instances rely upon **building** blocks long since uncovered, and claimed discoveries almost of necessity...

144. IN RE ZENA ROMMETT AND CAMILLE ROMMETT ROMANOVICH

Trademark Tr. & App. Bd. September 24, 2003 2003 WL 22273117 SERIAL 75/494,451

- ...mirrors... [FN15] ...The turbines and generator that once filled the building have given way to dance floors, barres, pianos and sound...
- ...comes from the basics taught in a pure manner." As **impossible** to describe as a dance class, Rommett's sessions descend, but...

145. New York Yankees Partnership v. IET Products and Services, Inc.

Trademark Tr. & App. Bd. May 08, 2015 114 U.S.P.Q.2d 1497 91189692 2015 WL 2455162

- ...a century to refer to the original Yankee Stadium -- the building, not Opposer -- which was demolished in 2008, but not as...
- ...proceedings based on allegations of dilution, we find it virtually **impossible** to conceive of a situation where a parody defense to...

146. In Re Prosynthesis Laboratories, Inc.

Trademark Tr. & App. Bd. March 23, 2012 2012 WL 1267929 77902555

- ...made in China. Everything we know says that it is **impossible** to make a complete multi-vitamin multi-mineral supplement ... only...
- ...panic over "China-made" into the pillar of its brand- building strategy; but is it too much? Opurity vitamin ads are...

147. EMC CORPORATION, PETITIONER, v. PERSONALWEB TECHNOLOGIES, LLC AND LEVEL 3 COMMUNICATIONS, LLC, PATENT OWNERS.

Patent Tr. & App. Bd. May 15, 2014 2014 WL 2090663 PATENT 7,945,544 B2, IPR2013-00084

- ...Woodhill's system includes a Distributed Storage Manager (DSM) program for **building** and maintaining the file database. Id . at 3:44-49...
- ...According to PersonalWeb, "it would be highly unlikely, if not impossible, for a single 'shadow file' to be separated from a...

148. EX PARTE THERMOLIFE INTERNATIONAL, LLC. APPELLANT

Patent Tr. & App. Bd. January 29, 2016 2016 WL 406381 APPEAL 2015-006203, MERGED REEXAMINATION, PATENT 7,777,074 B2, TECHNOLOGY CENTER 39

- ...by an alkaloid, but nevertheless a rigid definition is almost **impossible**. On the one hand narceine, for instance, is a typical...
- ...as nitrogenous substances which can no longer be utilised for building up protein. Thus they would call betaine

an alkaloid...

149. Ex Parte NTP, Inc. Patent Owner and Appellant

Bd.Pat.App. & Interf. November 10, 2009 2009 WL 3837020 APL 2008-004602, REEXAMINATION 90/006, 90/006,680, 90/007,735, 5,819,172, TECHLOGY CENTER 3900

- ...and is reproduced below: Figure 6 An example describing the **building** blocks of a PDU. In order not to make the...
- ...in a state of flux. He says that, Telefind "is building a gateway," that Narayanan will be providing the details for...
- ...295-317 are dependent claims and as such it is impossible for these claims to enlarge the scope of the claims...

150. EX PARTE GEETIKA T. LAKSHMANAN AND MARTIN OBERHOFER (APPLICANT: INTERNATIONAL BUSINESS MACHINES CORP.)

Patent Tr. & App. Bd. August 23, 2017 2017 WL 3947862 APPLICATION 131900,7, APPEAL 2016-007667, TECHNOLOGY CENTER 36

- ...peer-to-peer social financing, consumer report model, knowledge base building model, and collaborative science project model) in which to categorize...
- ...validation. In these cases, it may be difficult or even **impossible** to find the qualified people in the crowd, as their...

151. EX PARTE NEWRIVER, INC.

Bd.Pat.App. & Interf. August 30, 2012 2012 WL 3801767 2011-006635, 90100,8973, UNITED STATES 6,122, 3900

- ...August 30, 2012. PATENT OWNER: GREENBERG TRAURIG (NY) MET LIFE **BUILDING** 200 PARK AVENUE NEW YORK, NY 10166 THIRD PARTY REQUESTER...
- ...Sneed , 218 USPQ 385, 390 (Fed. Cir. 1983) (It is **impossible** to ascertain to what extent practice of the claimed invention...

152. RAMBUS, INC. PATENT OWNER, APPELLANT v. MICHELLE K. LEE, DEPUTY DIRECTOR, UNITED STATES PATENT AND TRADEMARK OFFICE

Bd.Pat.App. & Interf. August 29, 2014 2014 WL 4294545 2012-000171, 3900, B1, INTER PARTES 951001, UNITED STATES 6,260,

- ...increas[ing] the number of pins," because that makes it "impossible to increase the integration on a board." (Inagaki, 2; accord...
- ...discuss DDR at the cited passages. He only generally discusses building a 500MHz, 8 data bit wide, single DRAM chip (i.e...

153. Stocker v. General Conference Corp. of Seventh-Day Adventists

Trademark Tr. & App. Bd. February 15, 1996 39 U.S.P.Q.2d 1385 CANCELLATION 17,554, CANCELLATION 18,038 1996 WL 427638

- ...also testified that his group does not have a church **building** (Adair dep., p. 40) and that his group numbers fewer...
- ...FN16] No other alternative name in fact exists. It is **impossible**, therefore, to describe or otherwise talk about such religion without...

154. FRITO-LAY NORTH AMERICA, INC. v. REAL FOODS PTY. LTD.

Trademark Tr. & App. Bd. February 21, 2017 2017 WL 914086 91212680, 91213587

...Line of Pretzel Thins, Entertainment Close-up , Feb. 10, 2014): Building on its offering of delicious pita and bagel

Ref. No. 2017-US-VD-990 Impossible Builds

chips, the...

...have assumed that making corn thins at home would be **impossible** " (cookingwithandwithout.com); "Sainsbury's Dark Chocolate Corn Thins Review - the taste of...

155. Ex Parte Three-Dimensional Media Group, Ltd.

Bd.Pat.App. & Interf. July 30, 2010 2010 WL 3017280 APL 2009-004087, REEXAMINATION 90/007, UNITED STATES 4,925, TECHLOGY CENTER 3900

- ...in Figure 3A and shows that the front of the building has a high pixel intensity (see line 318 in Fig...
- ...that the patent is "so vague as to make it impossible to ascertain a full or definite understanding of its hardware...

156. Blackhorse v. Pro-Football, Inc.

Trademark Tr. & App. Bd. June 18, 2014 111 U.S.P.Q.2d 1080 CANCELLATION 9204618 2014 WL 2757516

- ...is concurrent with the pending Harjo litigation. Thus, it is **impossible** to distinguish the possible monetary or investment loss that might...
- ...of past seasons, teams and general history, exterior façade of building, members of marching band and Redskinettes members wearing headdress 72...

STATE & FEDERAL COURT DECISIONS:

1. Miranda v. Williams

Court of Appeal, Fifth District, California. October 21, 2008 Not Reported in Cal.Rptr.3d 2008 WL 4636445 F054365

Appellants Sergio and Sandra Miranda appeal from the judgment entered after the trial court found in favor of respondent, Carl W. Williams, in the Mirandas' action for breach of a residential purchase agreement and specific performance. The court found that Williams's performance was excused by the defense of impossibility. On appeal, the Mirandas...

- ...build a specific house for the Mirandas. Because it was impossible to build that house, his performance was excused. The Mirandas countered, in...
- ...dedicated easement as shown on the subdivision plans-it was **impossible** to **build** the agreed upon house. Williams could not perform under the...
- ...the specific house that the parties had agreed on was **impossible** to **build** because that house would have extended over the misplaced sewer...
- ...line and the city would not issue a permit to build it. Accordingly, ample evidence supports the trial court's findings of...

2. Millgard Corp. v. E.E. Cruz/Nab/Frontier-Kemper United States District Court, S.D. New York. July 02, 2004 Not Reported in F.Supp.2d 2004 WL 1488534 99 CIV. 2952 (LBS)

For the reasons set forth below, Millgard's first cause of action (a breach of contract claim) is granted in part, subject to the limitations described below. Millgard's second cause of action (a quantum meruit claim) was withdrawn with prejudice. Millgard's third cause of action (an unjust enrichment claim) has also been withdrawn with prejudice....

...the conclusion that the wall as designed by GZA was impossible to build given the City's requirement that there be no more than...

...used at trial to determine that the GZA design was **impossible** to **build** to under the City's deflection requirements had already been collected...

3. City of Littleton v. Employers Fire Ins. Co. Supreme Court of Colorado, In Department. May 05, 1969 169 Colo. 104 453 P.2d 810 21798

Action by city against contractor for breach of contract to build two five million water tanks. The District Court of Arapahoe County, Robert B. Lee, J., rendered judgment for the contractor and the city brought error. The Supreme Court, Pringle, J., held that trial court's finding that construction of the tanks either as originally specified by...

- ...of impossibility, the tanks contemplated by the Supplemental Agreement were impossible to build. If there is substantial evidence to support the findings of...
- ...finding that the tanks contemplated by the Supplemental Agreement were **impossible** to **build**, either physically, as structures, or functionally, as water containing tanks...

4. Learned v. Holbrook

Supreme Court of Oregon. February 05, 1918 87 Or. 576 170 P. 530

Department 2. Appeal from Circuit Court, Multnomah County; George N. Davis, Judge. Action by Otis E. Learned and others against Merritt L. Holbrook and another. Judgment for defendants, and plaintiffs appeal. Reversed and remanded, with directions.

...of Performance 95 309(1) k. In General. Contract to build mill on obligors' property is not "impossible" of performance, so as to excuse nonperformance, because it could...

5. Borough of Montooth v. Brownsville Ave. St. Ry. Co. Supreme Court of Pennsylvania. May 25, 1903 206 Pa. 338 55 A. 1036

Appeal from Court of Common Pleas, Allegheny County. Action by the borough of Montooth against the Brownsville Avenue Street Railway Company and the Mercantile Trust Company of Pittsburg. Judgment for defendants, and plaintiff appeals. Reversed. Argued before MITCHELL, DEAN, BROWN, MESTREZAT, and POTTER, JJ.

- ...364k28(5) Street Railroads) Where a street railway company contracted to **build** a road on a certain street, the fact that, because of the narrowness of the street, it was **impossible** to **build** such railway, is no defense to an action for breach...
- ...in an action against a railway company for failure to **build** its line on a certain street in accordance with its contract held insufficient to show that the contract was **impossible** of performance. 192 95 Contracts 95V Performance or Breach 95...

6. State v. St. Louis, I.M. & S. Ry. Co. Supreme Court of Arkansas. March 02, 1908 85 Ark. 422 108 S.W. 508

Appeal from Circuit Court, Clark County; J. M. Carter, Judge. Information by the state against the St. Louis, Iron Mountain & Southern Railway Company. There was judgment for defendant, and the state appeals. Affirmed.

...comply therewith, it was a good defense that it was impossible for appellee to build the depot within the designated time, taking into consideration other depots it was bound by law to build at the same time and other

work it was required...

- ...from the evidence in this case, finds that it was impossible for the defendant to build the depot in question sooner than it did, and at...
- ...to pay a fine on account of a failure to build a depot within 60 days after its passage, when it was impossible for it to do so. Evidence was admissible and was...

7. Millgard Corp. v. E.E. Cruz/Nab/Fronier-Kemper United States District Court, S.D. New York. August 24, 2004 Not Reported in F.Supp.2d 2004 WL 1900359 99 CIV. 2952 (LBS)

Plaintiff in this case, the Millgard Corporation ("Millgard" or "TMC"), has moved for reconsideration of this Court's July 2, 2004 Memorandum and Order. Several of TMC's requests are not timely, addressing either issues that were not raised previously or will more appropriately be taken up during the damages phase of the trial. We reject on the...

- ...Court erred in finding that the GZA 1996 design was **impossible** to **build**. In our initial memo, we found that the design could...
- ...witness called by TMC, testified on cross that it was **impossible** to **build** soil mix walls because of the 1/2 inch deflection...
- ...the conclusion that the wall as designed by GZA was impossible to build given the City's requirement that there be no more than...
- ...was concerned. But having determined that the GZA 1996 was impossible to build to the City's requirements, the JV could not allow its...

8. City of Vernon v. City of Los Angeles Supreme Court of California, In Bank. December 06, 1955 45 Cal.2d 710 290 P.2d 841 L.A. 22911

Action by plaintiff-city for declaratory relief and injunction and determination that it was entitled to discharge sewage into defendant-city's sewage system. The Superior Court, Los Angeles County, William J. Palmer, J., rendered judgment for defendant, and plaintiff appealed. The Supreme Court, Schauer, J., held that where, due to judgment in...

- ...in action to abate nuisance, defendant-city was required to **build** sewage disposal facilities much more expensive than those contemplated by...
- ...plaintiff-city's sewage, the contract, on its original terms, become **impossible** of performance, and plaintiff-city was not entitled to specific...
- ...in action to abate nuisance, defendant-city was required to build sewage disposal facilities much more expensive than those contemplated by...
- ...plaintiff-city's sewage, the contract, on its original terms, became **impossible** of performance, and plaintiff-city was not entitled to specific...

9. Hollis v. Gallagher

Court of Appeals of Texas, Austin. August 28, 2012 Not Reported in S.W.3d 2012 WL 3793288 03-11-00278-CV

These cross appeals address the affirmative defense of **impossibility** in the context of restrictive covenants. The trial court granted summary judgment in favor of Dale Gallagher and Carrie Gallagher based upon the **impossibility** defense to Bambi Hollis's claims that the Gallaghers were in default under the terms of the restrictive covenants at...

...supported by the record. The Gallaghers' position that it became impossible for them—or anyone else—to obtain

consent to **build** a two-story dwelling on the lakeside lots after the...

10. Krause v. Board of Trustees of School Town of Crothersville Supreme Court of Indiana. March 09, 1904 65 L.R.A. 111 162 Ind. 278

Appeal from Circuit Court, Bartholomew County; F. T. Hord, Judge. Action by the board of school trustees of the school town of Crothersville against John Krause and others. From a judgment for plaintiff, defendants appeal. Transferred from the Appellate Court under Burns' Rev. St. 1901, § 1337j, subd. 2. Reversed.

- ...against a contractor for failure to perform a contract to build an annex to a building, such performance having been rendered impossible by fire, which alleged a breach in the contractor's failure...
- ...line. It was further found that it would have been **impossible** for said contractors to **build** the roof of the annex, as provided for in the...
- ...will not relieve him, for performance is not thereby rendered impossible, since he may build a new house; but if the contract is to bestow...

11. Hirsch v. Zoning Board of Review of City of Pawtucket Supreme Court of Rhode Island. October 30, 1936 56 R.I. 463 187 A. 844 642

Petition by Adolph Hirsch for writ of certiorari to the Zoning Board of Review of the City of Pawtucket to reverse the board's decision sustaining the appeal of Frank Dietz from an order of the city building inspector. Denied and dismissed.

- ...made where there is a "practical difficulty" which makes it impossible to build a garage there. But it imposes certain definite restrictions on...
- ...is located but if because of practical difficulty it is impossible to build such garage in the rear of such lot it must... ...there is no practical difficulty such as to make it impossible to build this garage on the rear of the Dietz lot.
- ...that, where there is a "practical difficulty" which makes it impossible to build a garage in the rear, it may be built elsewhere...

12. Saxe v. City of Burlington Supreme Court of Vermont. July 14, 1898 70 Vt. 449 41 A. 438

Exceptions from Chittenden county court; Munson, Judge. Action by Simon P. Saxe against the city of Burlington and others. There was a judgment sustaining a demurrer to the amended declaration, and plaintiff excepts. Judgment in favor of city affirmed. Reversed as to other defendants.

- ...commissioners that he must obtain a license before commencing to **build**; that he did apply for a license, and one
- ...threatening him great loss, damage, and expense, and making it **impossible** for him to hire men and procure material except at...
- ...to stop work or suffer great loss, and found it **impossible** to erect the building without great and disproportionate expense; that...
- ...him great loss, damage, and expense, so that it was **impossible** for him to hire men and procure materials except at...

13. Lackey v. Price

Special Court of Appeals of Virginia. May 28, 1925 142 Va. 789 128 S.E. 268

Error to Circuit Court, Mecklenburg County. Action of assumpsit by John A. Price and others against H. H. Lackey. Judgment for plaintiffs, and defendant brings error. Reversed and remanded.

- ...were dead, to the effect that they said it was impossible to build the church for which defendant had a contract to saw...
- ...were dead, to the effect that they said it was impossible to build the church for which defendant had a contract to saw...
- ...to "go ahead and sell the lumber, that it was impossible to build the church, and on this instruction from the chairman of...
- ...had heard a member of the committee say it was **impossible** to **build** the church, that they would have to pay for sawing...

14. Cornue v. Department of Public Aid

Supreme Court of Illinois. June 28, 1976 64 III.2d 78 354 N.E.2d 359 47821

Applications for public assistance filed by residents of a home for the aged were denied on ground that needs of applicants were met by their contracts for lifetime care and, on administrative review, the Circuit Court, Cook County, F. Emmett Morrissey, J., determined that applicants were eligible for public assistance and directed that payments be...

- ...meet basic maintenance needs, notwithstanding claim that home found it **impossible** to perform its obligations under contracts because of order of county department of health requiring home to **build** a new infirmary, where role of county was, as a...
- ...enforcement of health and safety requirements and question whether to build a new infirmary and, if so, amount of money to...
- ...meet basic maintenance needs, notwithstanding claim that home found it **impossible** to perform its obligations under contracts because of order of county department of health requiring home to **build** a new infirmary, where role of county was, as a...
- ...enforcement of health and safety requirements and question whether to **build** a new infirmary and, if so, amount of money to...

15. Merriman Construction Co. v. Bainbridge Township Trust Court of Appeals of Ohio, Eleventh District, Geauga County. January 27, 1975 Not Reported in N.E.2d 1975 WL 180872 600

This cause came on to be heard upon the record in the Trial Court, and was briefed and argued by counsel for the parties. Upon consideration whereof, this Court finds no error prejudicial to the appellant and, therefore, the judgment of the Trial Court is affirmed. Each assignment of error was reviewed and upon review the following disposition was...

...are of substantial financial worth and if it is financially impossible for them to build under Bainbridge zoning, it is impossible for anyone to so build. In gist, as stated by the zoning commission chairman (though...

16. LeNeau v. Nessett

Supreme Court of Minnesota. February 04, 1972 292 Minn. 242 194 N.W.2d 580 42739

Action for declaratory and injunctive relief with respect to whether an implied easement for a septic tank drain field had been created on defendants' land. The District Court, St. Louis County, Patrick D. O'Brien, J., ruled in

the affirmative, and defendants appealed from the judgment and from order denying their motion for new trial. The Supreme...

...he did not think plaintiffs could receive a permit to build a drain field on their own property supported finding that it was impossible for plaintiffs to build a drain field on their own property. Affirmed. Todd, J...

...he did not think plaintiffs could receive a permit to **build** a drain field on their own property supported finding that it was **impossible** for plaintiffs to **build** a drain field on their own property. [3] 141 Easements...

...insufficient evidence supports the trial court's finding that it was **impossible** for plaintiffs to **build** the drain field on their own property. [FN2] A county...

17. Everson v. Lorenz

Supreme Court of Wisconsin. April 22, 2005 280 Wis.2d 1 695 N.W.2d 298 2003AP1331

INSURANCE - Liability. Lot vendor's alleged misrepresentation was not accident within the meaning of CGL policy.

- ...the home which they wished to construct on the property impossible in the location in which the Plaintiffs wished to build based upon the pre-sale representations of Lorenz, rendering the...
- ...home which they wished to construct on the property [was] impossible in the location in which the Plaintiffs wished to build based upon the pre-sale representations of Lorenz "Lorenz also...
- ...the home which they wished to construct on the property impossible in the location in which the Plaintiffs wished to build based upon the pre-sale representations of LORENZ." As a...
- ...the home which they wished to construct on the property **impossible** in the location in which the Plaintiffs wished to **build** based upon the pre-sale representations of LORENZ, rendering the...

18. McWilliams v. Eldred Drainage & Levee Dist., Greene County, Ill. Appellate Court of Illinois, Third District. January 17, 1923 229 Ill.App. 91 1923 WL 3230

This is a suit in assumpsit, commenced in the circuit court of Greene county by the defendants in error, R. H. McWilliams and G. A. McWilliams, against the plaintiff in error, the Eldred Drainage and Levee District, which is located in Greene county. The suit was brought to recover a balance claimed by the defendants in error to be due them as...

- ...that with the material, and what was there, it is **impossible** to construct a levee so that it would stand; and that it was **impossible** to **build** a levee at this place so that it would stand...
- ...it if they believed from the evidence that it was **impossible** for the plaintiffs to **build** the portion of the levee in question at the place...
- ...is based on the erroneous assumption that if it was **impossible** for the defendants in error to **build** section 7, so that it would stand to grade, with...

19. Union Trust Co. of St. Petersburg v. Wittmann

District Court of Appeal of Florida, Second District. October 12, 1962 145 So.2d 540

 $https://www.westlaw.com/Search/Results.html?query=fi\%3A\&transitionType=Search\&contextData=\%28sc.Default\%29\&VR=3.0\&RS=cblt1.0~{\bf 3039}$

Suit to establish equitable lien on realty. The Circuit Court for Pinellas County, C. M. Kissinger, J., dismissed the complaint as failing to state a cause cognizable in equity. The plaintiff passed away and his personal representative was substituted as party appellant. The District Court of Appeal held that estate of decedent was entitled to...

- ...equitable lien on real property if owner thereof agreed to build addition to her home to care for decedent's incompetent son...
- ...for occupancy and arrangements for his care were impractical and **impossible** of performance, and owner refused to give decedent any evidence...
- ...equitable lien on real property if owner thereof agreed to build addition to her home to care for decedent's incompetent son...
- ...for occupancy and arrangements for his care were impractical and **impossible** of performance, and owner refused to give decedent any evidence...

20. Hirschler v. Anco Builders, Inc.

Supreme Court, Appellate Division, Fourth Department, New York. January 23, 1987 126 A.D.2d 971 511 N.Y.S.2d 746 1276

Plaintiffs commenced action for personal injuries sustained by infant plaintiff when dead tree fell on him while he was bicycling on defendant's property. The defendant moved for summary judgment. The Supreme Court, Monroe County, Davis, J., dismissed causes of action for negligence and nuisance but refused to dismiss cause of action alleging...

- ...consisting of wooded wetlands and marshlands upon which it was **impossible** to **build**, by agreement between defendant and town, property was to be...
- ...consisting of wooded wetlands and marshlands upon which it is **impossible** to **build**. By agreement between defendant and the town, the property is...

21. John R. Greene Associates v. Zoning Hearing Bd. of Lower Allen Tp. Commonwealth Court of Pennsylvania. February 12, 1981 56 Pa.Cmwlth. 605 426 A.2d 175 2617 C.D. 1979

Property owner appealed from an order of the Court of Common Pleas, Cumberland County, Dale F. Shughart, President Judge, affirming an order of zoning hearing board denying application for dimensional variance from zoning restrictions. The Commonwealth Court, No. 2617 C.D. 1979, Blatt, J., held that property owner failed to meet burden of proving...

- ...would necessitate building narrower home than one it proposed to build, but did not testify that side yard dimensional requirements made construction of residence on property impossible, applicant did not meet burden of proving that side yard...
- ...appellant cannot comply with the side yard requirements unless it builds a narrower house than the one it proposes to build, and we have previously held that yard requirements do not...
- ...they make the construction of a residence on the property **impossible**. Schaaf v. Zoning Hearing Board of Edinboro, 22 Pa.Cmwlth. 50...

22. Kenyon & Eckhardt, Inc. v. 805 Third Ave. Co.

Supreme Court, Appellate Division, First Department, New York. October 13, 1981 84 A.D.2d 507 443 N.Y.S.2d 163 11682

Tenant brought action against landlord for specific performance of lease. The Supreme Court, New York County, Blangiardo, J., granted relief and landlord appealed. The Supreme Court, Appellate Division, held that: (1) denial to landlord of permission to build the building to the height desired did not render contract performance impossible where...

...Division, held that: (1) denial to landlord of permission to build the building to the height desired did not render contract performance impossible where contract provided that, in such an event, parties would...

...provision in lease that, if permission were not granted to build the building as tall as landlord intended, the landlord and...

...reflect any change proportionately, denial to landlord of permission to build the building to the height desired did not render performance of the contract impossible. [3] 228 Judgment 228V On Motion or Summary Proceeding 228...

23. RSA Media, Inc. v. AK Media Group, Inc.

United States Court of Appeals, First Circuit. August 06, 2001 260 F.3d 10 2001 WL 869200 00-2508

ANTITRUST - Monopolies. Billboard company lacked antitrust standing.

- ...highly regulated nature of billboard market which made it nearly impossible to obtain permit to build new billboard. Sherman Act, §2, as amended, 15 U.S.C.A...
- ...highly regulated nature of billboard market which made it nearly **impossible** to obtain permit to **build** new billboard. M.G.L.A. c. 93A, §11 James Coyne King...
- ...the billboard market in the Greater Boston area makes it impossible, or at least nearly impossible, to obtain a permit to build a new billboard. RSA Media, No. 97-11250-RWZ, at...

24. Self v. Road Imp. Dist. No. 1 of Greene County Supreme Court of Arkansas. July 12, 1920 145 Ark. 87 223 S.W. 402 112

Appeal from Greene Chancery Court; Archer Wheatley, Chancellor. Suit by G. S. Self and others against Road Improvement District No. 1 of Greene County to restrain the construction of the improvement. Decree for defendant, and plaintiffs appeal. Affirmed. Hart and Smith, JJ., dissenting.

- ...created" --that by the terms of Act 186 it was impossible for No. 1 to build that part of the road from Rhea Bridge to Light...
- ...contained a majority required by law; that No. 1 cannot build the road from Rhea Bridge to Light, and therefore cannot build from Walcott to Light or from Walcott to some other...
- ...that by the terms of said Act 186 it was impossible for said No. 1 to build the section in controversy, and "that said impossibility existed and...
- ...No. 1 exists for no purpose, is nonexistent, and cannot build the section in controversy or make other plans for roads...

25. State v. Handke

Supreme Court of Kansas. June 13, 1959 185 Kan. 38 340 P.2d 877 41278

Prosecution for obtaining money by false pretenses. From a judgment of conviction of the Atchison District Court, Edmund L. Page, J., the defendant appealed. The Supreme Court, Fatzer, J., held that the fact that amended information charged defendant with obtaining money by false pretenses from a person whose name did not appear on complaint or...

- ...payment for construction of a house, which defendant promised to **build** within 60 to 90 days, defendant could not avoid responsibility...
- ...some three weeks within the 90-day period made it **impossible** for him to **build** the house, where defendant was not arrested until 40 days...
- ...some three weeks within the 90-day period made it **impossible** for him to **build** the house within that period and there was not an...
- ...not an actual defrauding, or that the Pankeys made it impossible for defendant to build the house. [15] Defendant next contends the trial court erred...

26. Carter v. Dripping Springs Water Supply Corp.

Court of Appeals of Texas, Austin. January 21, 2005 Not Reported in S.W.3d 2005 WL 121867 03-03-00753-CV

H.C. Carter ("Carter") entered into an agreement with Dripping Springs Water Supply Corporation ("DSWSC") in which Carter agreed to sell property to DSWSC for the purpose of developing a wastewater treatment facility. One of the provisions of the contract allowed Carter to repurchase the property in question if Drippings Springs was unable to build...

- ...natural-vegetative buffer along the property boundary, it is physically **impossible** for DSWSC to **build** a treatment facility on the property in question. The ordinance...
- ...not apply to the property in question, it is not impossible for DSWSC to build the facility on the property in question, and unless Carter...
- ...prove as a matter of law that it is physically impossible for it to build the facility, then Carter's claims are not ripe, and he...
- ...because (1) no facts support Carter's charge that it was **impossible** for DSWSC to **build** its wastewater facility; (2) the property in question is outside...

27. McGrath v. Johnson

Supreme Court, Appellate Division, Second Department, New York. June 21, 1943 266 A.D. 871 42 N.Y.S.2d 556

Appeal from Supreme Court, Nassau County; Charles J. Dodd, Official Referee. Action by John P. McGrath against Carl Johnson and another, co-partners, doing business under the firm name and style of Johnson & Olsen, for specific performance of a land contract, wherein the defendants filed a counterclaim. From an adverse judgment, the defendants...

- ...at least one-third of its area, and this became **impossible** under various regulatory resolutions adopted by village, and conduct of...
- ...delivery of deed they toiled to obtain legal permission to build on an area as extensive as that which was within...

28. Hollinsead v. Mactier

Supreme Court of Judicature of New York. January 01, 1835 13 Wend. 275 1835 WL 2498

The principal objection to the report is, that the plaintiff did not prove his demand otherwise than by estimates. His proof consisted of examinations of the house by experienced master builders, and estimates by them of the value of the work and materials. This was competent testimony, and in this case entirely satisfactory. In Pepper v. Burland,...

- ...York. HOLLINSEAD v. MACTIER. 1835. Where a carpenter agrees to **build** a house according to a certain plan for a specific...
- ...sum, and the plan is abandoned so that it is **impossible** to trace the contract in the work done, the measure... ...Formerly 412k29(2) Work and Labor) Where a carpenter agrees to **build** a house according to certain plans for a specific amount, but the plan is abandoned, so that it is **impossible** to trace the contract in the work done, the measure...

29. U.S. v. City of Hoboken

United States District Court, D. New Jersey. November 23, 1987 675 F.Supp. 189 1987 WL 23394 CIV A 79-2030

United States brought actions, in which Interstate Sanitation Commission intervened as plaintiff, against municipalities, municipal sewerage authorities, county utilities authority, and state, alleging violations of Clean Water Act from discharge of untreated or undertreated sewage and waste water into waters. On plaintiffs' motions for...

- ...York's brief at 4 (unpaginated), and second, because it is "impossible of achieving the secondary-treatment effluent limitations...
- ...that an imposition of liability for permit violations which were "impossible" to avoid is forbidden by the Clean Water Act, and...
- ...established under N.J. law as the only entity empowered to build secondary-treatment sewage facilities in Hudson County. The intention of...
- ...defeased" the bonds and gave up on its attempt to build any facilities. Certification of Robert M. Mayerovic, dated September 30...

30. Evans v. Shea Bros. Const. Co. Supreme Court of North Carolina. June 10, 1927 194 N.C. 31 138 S.E. 411 592

Appeal from Superior Court, Graham County; Stack, Judge. Action for damages by Mary Evans against the Shea Bros. Construction Company. Judgment was rendered for plaintiff, and defendant appeals. New trial.

...up there a few days before that myself. It was impossible to build it all across there at one time; have to build it a row at a time. It was dangerous to...

31. Keappler v. Miller

Supreme Court of Georgia. October 20, 1966 222 Ga. 666 151 S.E.2d 771 23650

Suit for specific performance of oral contract to **build** wall from level of defendants' property up sloping embankment to natural level of ground on petitioners' property and to afford collateral support to petitioners' land. The Superior Court, Fulton County, Sam Phillips McKenzie, J., overruled general demurrers to the petition and an appeal was...

- ...cause of action for specific performance of oral contract to build wall from level of defendants' property up sloping embankment to...
- ...which defendants allegedly had already built so that it was **impossible** to determine whether contract was unfair, unjust or against good...
- ...performance of an oral contract in which defendant agreed to build a retaining wall fails to state the cost of constructing...
- ...value of petitioners' land given for the construction, it is **impossible** for the trial court to determine the fairness of the...

32. Lapierre v. Samco Development Corp. Court of Appeals of North Carolina. August 06, 1991 103 N.C.App. 551 406 S.E.2d 646 9014SC946

Purchasers of new home brought action against vendor, alleging that vendor breached implied warranty of habitability and engaged in unfair and deceptive trade practices in construction of home. The Superior Court, Durham County, George R. Greene, J., entered judgments in favor of purchasers, and vendor appealed. The Court of...

...through its salesman, sales brochures and blueprints that it would build deck for house at specific location and to certain dimensions, but vendor knew that it was impossible to build deck in that location and vendor built deck

smaller than...

...location and to certain dimensions. Defendant knew that it was impossible to build the deck in that location. Defendant relocated the site for...

33. Dayton Metal Stamping Co. v. Smithhart

Court of Appeals of Ohio, Second District, Montgomery County. October 29, 1959 110 Ohio App. 449 169 N.E.2d 561

Action by buyer of certain punch press dies against seller to recover payments made, and for use of buyer's shop for experimental or testing services. Seller cross-petitioned for charges for completing dies, and other charges. From judgment on verdicts for buyer for \$343 and for seller for \$11,425.40, buyer appealed. The Court of Appeals held that...

...such discrepancies was fragmentary telephone conversation from which it was impossible to tell whether buyer meant that it was O.K. to build preliminary parts for sample use, or accepted the parts after...

...such discrepancies was fragmentary telephone conversation from which it was impossible to tell whether buyer meant that it was O.K. to build preliminary parts for sample use, or accepted the parts after...

34. Erie County v. Bourne

Supreme Court, Appellate Division, Fourth Department, New York. November 04, 1977 59 A.D.2d 1008 399 N.Y.S.2d 953

The Erie Supreme Court, John H. Doerr, J., denied county's motion to amend its petition for condemnation of sewer easement, and county appealed. The Supreme Court, Appellate Division, held that: (1) monumented course controlled over distance incorrectly stated as 375 feet instead of 422.8 feet, and (2) to extent that county wished to cut back scope...

...be for sewer lines and alleged that it would be **impossible** to **build** treatment plants on 30-foot easement, was authorized by special...

...put is for sewer lines and that it would be **impossible** to **build** treatment plants upon a 30-foot easement. To the extent...

35. Esposito v. Town of East Haven Zoning Bd. of Appeals

Superior Court of Connecticut, Judicial District of New Haven. August 10, 2007 Not Reported in A.2d 2007 WL 2429326 CV064021822S

The plaintiffs, James Esposito and Diane Libero, appeal from a decision of the defendant, the zoning board of appeals of the town of East Haven (ZBA), in which the ZBA denied Esposito's application for variances to construct a single-family residence on Libero's legal nonconforming lot. On June 13, 2006, Esposito applied for five variances in order...

...passage of the East Haven [z]oning [r]egulations rendered the lot **impossible** to **build** "; (c) pursuant to §§ 44.2 and 44.11 through...

...because the passage of the regulations has rendered the lot **impossible** to **build** upon. The plaintiffs contend that the unique size of the...

...passage of the East Haven [z]oning [r]egulations rendered the lot impossible to build." (ROR, Item 10, p. 1.) He further stated that "the...

36. Lewitter v. Adler

Court of Chancery of New Jersey. May 18, 1927 101 N.J. Eq. 74 16 B.Stockton 74

Suit by Isidor Lewitter against Jack Adler for an injunction. Injunction denied.

...of the jobs, and the prices they paid. It is **impossible** from this state of affairs to spell out any confidences... ...with his former employer for the trade he helped to **build** up and the knowledge he got while building. Such knowledge...

37. Booth v. Smith, Mitchell & Co.

Court of Appeals of Kentucky. June 14, 1877 1877 WL 11628 9 Ky.Op. 483

The reply in this case concedes the alleged agreement to furnish the lumber to build appellant's house at a fixed sum, but alleges that Friend, who made out the bill, was not employed to construct the building, and the employes changed the character and description of the lumber so that it was impossible, or rather such a departure from the bill as...

...case concedes the alleged agreement to furnish the lumber to build appellant's house at a fixed sum, but alleges that Friend...

...character and description of the lumber so that it was **impossible**, or rather such a departure from the bill as made...

38. Lawrence v. Burrell

City Court, City of New York, New York. January 01, 1885 17 Abb. N. Cas. 312 3 How. Pr. (n.s.) 126

The question arising upon this appeal is whether the facts urged by the defendant in her exoneration from liability for rent under the terms of the lease in evidence, constituted a constructive eviction, and justified her in abandoning the premises. A definition of eviction well applied to the case at bar is found in McAdam's Landlord & Tenant,...

...to the inmates; that it became necessary in addition to build grate fires to heat the rooms, but that the flues... ...of the density of the smoke it was sometimes found impossible to distinguish objects across the room, and often in the...

39. Searcy v. Lawrenceburg Nat. Bank Court of Appeals of Kentucky. April 18, 1950 312 Ky. 610 229 S.W.2d 312

Suit by Mrs. Clifford Searcy and others against Lawrenceburg National Bank, trustee, etc., for termination of trust and distribution of fund to heirs at law as their interest might appear. The Circuit Court, Anderson County, Nolan Carter, J., sustained defendant's demurrer and entered judgment dismissing petition and plaintiffs appealed. The Court...

...efforts are being made to secure funds with which to build a hospital in Lawrenceburg and that it is apparent that it will be impossible to secure sufficient funds to erect such hospital. A demurrer...

...amended petition 'that it is apparent that it will be impossible to secure sufficient funds with which to build a hospital in Lawrenceburg.' Although a demurrer admits facts properly...

40. Detroit United Ry. Co. v. Barnes Paper Co. Supreme Court of Michigan. October 04, 1907 149 Mich. 675 113 N.W. 285

Certiorari to Circuit Court, Oakland County; George W. Smith, Judge. Certiorari by the Detroit United Railway against the Barnes Paper Company to review the action of the circuit court in dismissing relator's petition to condemn certain land for an electric railway crossing over the line of another railroad, etc. Affirmed. Arged before BLAIR....

...the first ordinance given by the village of Rochester to **build** the street railroad through said village, which was passed on...

...Railway; that after this ordinance was passed it was found impossible to build the road across that thousand feet and across the tracks...

41. Maple Shade Motor Corp. v. Kia Motors of America, Inc. United States District Court, D. New Jersey. August 26, 2005 384 F.Supp.2d 770 2005 WL 2098860 CIV. 04-2224 (JEI)

BUSINESS ORGANIZATIONS - Franchises and Dealerships. Franchisee's failure to build a separate showroom was "good cause" for termination of the franchise.

- ...and California law, a motor vehicle franchisee was obligated to build a separate showroom for the franchisor's line of vehicles, despite...
- ...already passed when the franchise agreement was signed, making performance **impossible**; the heart of an addendum was the obligation to construct a separate showroom, which was not **impossible** in any sense of the word at the time the...
- ...separate Kia showroom. Maple Shade contends that the agreement to **build** a separate Kia showroom was void ab initio because the...
- ...had already passed when the Agreement was signed, making performance **impossible**. Despite the fact that the Agreement and Addendum were not...

42. In re Waterfront and Harbor of City of New York

Supreme Court, New York County, New York, Special Term. July 01, 1941 30 N.Y.S.2d 187

https://www.westlaw.com/Search/Results.html?query=fi%3A&transitionType=Search&contextData=%28sc.Default%29&VR=3.0&RS=cblt1.0

Proceeding in the matter of acquiring title by the City of New York to certain real property not now owned by the City of New York, situate between the southerly side of East Thirtieth Street and the northerly side of East Forty-Ninth Street, East River, in the Borough of Manhattan, City of New York, for the improvement of the waterfront and harbor...

- ...that grantees failed to fill out to Avenue A, and build and repair such street as required, where city never requested...
- ...of grant, government's pierhead line and bulkhead line made it impossible, and Harbor Commissioners' Line of 1857 also bisected Avenue A...
- ...a pierhead line and the bulkhead line, thus making it impossible for anybody to fill in and build Avenue A as laid out in the original maps. The...

43. MHANY Management Inc. v. Incorporated Village of Garden City United States District Court, E.D. New York. December 06, 2013 985 F.Supp.2d 390 2013 WL 6334107 05-CV-2301 ADS WDW

REAL PROPERTY - Zoning and Planning. Village acted with discriminatory intent in re-zoning land in violation of

the Fair Housing Act (FHA) based on a theory of disparate treatment.

- ...because defendants' shift to residential-townhouse zoning made it financially **impossible** to **build** low income, multifamily housing on the land. U.S.C.A. Const. Art...
- ...single-family housing under R-T zoning made it financially impossible to build low income housing on the land. U.S.C.A. Const. Art. 3...
- ...assert that under this RFP, it would have been virtually impossible to build affordable housing and, therefore, it would have been futile for...
- ...because the [shift to R-T zoning] made it financially impossible to build low income housing on the Social Services Site." ACORN v...

44. O'Neil v. Lex

Court of Common Pleas of Pennsylvania, Philadelphia County. January 01, 1927 9 Pa. D. & C. 149 1927 WL 5528

This is a petition for a declaratory judgment, and the facts are agreed upon. John McCrea owned a piece of land at the corner of Devon Street and Moreland Avenue, in the 22nd Ward of the City of Philadelphia. In 1925, McCrea sold a part of this land to John and Charles Conti, covenanting in his deed to them that the balance of his land should be...

...made "as far as possible" to conform. The Contis might build a palace or a hovel on their land, and thus render it impossible or useless to McCrea or his successors to build at all. Again, the restriction is too indefinite with respect...

45. Williams v. Ragsdale

Supreme Court of Georgia. May 11, 1949 205 Ga. 274 53 S.E.2d 339 16617, 16673

Error from Superior Court, Paulding County; W. W. Mundy, Judge. Action by Comer L. Williams and others against E. B. Ragsdale, Chairman, etc., and others, for an injunction and other relief with reference to the sale of bonds of the Camp Ground Consolidated School District. To review the judgment entered both the petitioners and the defendants...

- ...not abuse its discretion in determining that it would be impossible to build a school house with the amount of bond money on...
- ...not abuse its discretion in determining that it would be impossible to build a schoolhouse with the amount of bond money on hand...

46. Pugh v. Whittle

Supreme Court of Alabama. January 23, 1941 240 Ala. 503 199 So. 851 3 DIV 325

Appeal from Circuit Court, Montgomery County; Eugene W. Carter, Judge. Bill for declaratory judgment by W. L. Pugh against Sarah Frances Tobias Whittle and the City of Montgomery, to determine the right of complainant with respect to the erection of a house on a lot conveyed with restrictive covenant. From a decree sustaining a demurrer to the...

...50 feet wide and is not of sufficient dimensions to **build** a residence thereon fronting east; and that it would be **impossible** to get permission from the owners of buildings in the immediate vicinity of said lot to **build** a dwelling house fronting east; that if he should **build** or attempt to **build** such dwelling fronting east it would be in violation of...

47. Rodgers v. Independent School Dist. of Colfax Supreme Court of Iowa. December 11, 1896 100 Iowa 317 69 N.W. 544

Appeal from district court, Jasper county; A. R. Dewey, Judge. This is a suit in equity, by which the plaintiff seeks to enjoin the defendant district from appropriating the proceeds of certain schoolhouse bonds to erect a school building on any other location than upon the same site which has heretofore been used for schoolhouse purposes. It is...

...election recited that it was proposed to issue bonds "to build a schoolhouse on the old site." The ballots also indicated that the bonds were to be issued "to build a schoolhouse on the old site." Held that, in the absence of anything to show that it was impossible to build on the old site, the directors were bound by the...

48. Campau v. Moran

Supreme Court of Michigan. January 29, 1875 31 Mich. 280 1875 WL 6378

Moran sued Campau to recover the price of certain piling which he testified was done by him under a special verbal contract for the price of two hundred dollars, he himself to be the judge of its sufficiency. Having given evidence of the contract and of its performance on his part, he was then asked by his counsel what was the value of the timber...

- ...evidence on the part of plaintiff that it would be **impossible** to **build** a more substantial structure at the place where this was...
- ...case setting up a different contract, that it would be **impossible** to **build** a more substantial structure at the place where this was...

49. McNeny v. Radford

Court of Civil Appeals of Texas, Eastland. April 13, 1934 70 S.W.2d 824

https://www.westlaw.com/Search/Results.html?query=fi%3A&transitionType=Search&contextData=%28sc.Default%29&VR=3.0&RS=cblt1.0~1253

Appeal from District Court, Taylor County; M. S. Long, Judge. Suit by F. F. McNeny and another against J. M. Radford. From a judgment in favor of the defendant, the plaintiffs appeal. Reversed, and cause remanded for a new trial.

- ...lots. "In Mr. Silver's plans it would make it almost impossible for me to build a larger building, say 6 to 10 stories and if...
- ...front view of the sales room, and if I only **build** 2 stories at this time, in order that I may **build** later a taller building, to make the investment a profitable one I would have to **build** a foundation under a 2 story building, which would at...

50. Kremer v. Murphy

Court of Appeals of Kentucky. September 23, 1898 20 Ky.L.Rptr. 548 47 S.W. 230

Appeal from circuit court, Jefferson county. "Not to be officially reported." Action by J. H. Murphy against Caroline Kremer on a claim for labor and material furnished in the building of a house, and to enforce a lien therefor. Judgment for plaintiff for only a part of his claim, and he appeals; defendant prosecuting a cross appeal. Reversed.

- ...they were so imperfectly and improperly drawn that it was **impossible** for him to bid under the specifications; that he merely...
- ...floors, without even the elevations, and made a bid to build the house for defendant for \$3,850; and he was to

build her a good house. On the other hand, defendant claims...

51. People v. Broadway R. Co.

Supreme Court, General Term, Third Department, New York. February 04, 1890 56 Hun 45 29 N.Y.St.Rep. 343

Appeal from special term, Schoharie county. The action was in the nature of a quo warranto, brought by the attorney general, to annul the charter of the defendants, or to vacate and annul the additional franchises granted to it by chapter 461, Laws 1860, because of the non-user of said franchises. Judgment of forfeiture of the franchises granted by...

- ...the court found that thereby it became and now is **impossible** for the defendant to **build** the line from Broadway to Flatbush. Before the act of...
- ...through farming lands. The court found that it was then impossible to build the extension because Johnson avenue, then Cypress Hill Plank-Road...

52. Hopkins v. Waterstreet

Court of Civil Appeals of Texas, Waco. May 28, 1925 275 S.W. 303

 $https://www.westlaw.com/Search/Results.html?query=fi\%3A\&transitionType=Search\&contextData=\%28sc.Default\%29\&VR=3.0\&RS=cblt1.0~{\bf 239}$

Appeal from District Court, Johnson County; Irwin T. Ward, Judge. Action by D. H. Waterstreet against J. W. Hopkins and others. Judgment for plaintiff, and the named defendant appeals. Affirmed.

- ...line between their respective tracts; that it was imprudent to build and impossible to maintain a fence on the dividing line in the...
- ...any fence so built; that the only practical way to build and maintain a division fence was to build it on one side or the other of the channel...

53. Fay v. Lester Piano Co.

Superior Court of Pennsylvania. January 01, 1907 32 Pa.Super. 437 1907 WL 3533

The plaintiff contracted in writing with the defendant to furnish the materials and perform the work necessary for the erection of a brick addition to the defendant's manufactory, "in strict conformity with and according to the true intent and meaning of the drawings and specifications prepared by the architects." It appears from the...

- ...in the plans or the specifications, which rendered it physically **impossible** to comply with both, that when that fact was called...
- ...on and finish that building according to the plans, to build the floor level, regardless of the old floors in the...
- ...in the plans or the specifications, which rendered it physically **impossible** to comply with both; that when that fact was called...
- ...on and finish that building according to the plans, to build the floor level, regardless of the old floors in the...

54. Torres v. Anderson

Court of Appeal, Fourth District, Division 2, California. November 16, 2001 Not Reported in Cal.Rptr.2d 2001 WL 1452198 E028590

This is an action for a partnership accounting and dissolution. The trial court granted the motion of defendants Robert Anderson and Daniel Mancini for a preliminary injunction which required plaintiff Alex Torres to return a

25-foot boat mold to the partnership. Plaintiff appeals. We affirm. The parties agree that Mr. Torres and Mr. Mancini formed...

- ...to unfairly compete with Shockwave Watersports, either by making it **impossible** to **build** our 25-foot model, selling it to Aftershock or by...
- ...to unfairly compete with Shockwave Watersports, either by making it impossible to build our 25 foot model, selling it to Aftershock or by...

55. Appeal of Davis

Court of Common Pleas of Pennsylvania, Montgomery County. January 01, 1958 74 Montg. 39 49 Mun.L.R. 202

We have examined the findings of fact as contained in the return of the board of adjustment and find that they are sustained by the evidence, and we therefor adopt them as our own. They are: 1. "The property which is the subject of this zoning case is located in 'A' residential district, in Lower Gwynedd Township. 2. "The...

- ...tract range in value from \$22,000 to \$29,000, that to **build** on larger lots would substantially increase the cost and consequently...
- ...the instant tract, that it would be difficult, if not **impossible**, to attract buyers at the higher price level when the... in this court shows that it would be impracticable to **build** on 60,000-square foot lots in the location involved because it would be **impossible** to sell houses built on such large lots. Discussion The...

56. Clavier Corp.

United States Court of Claims June 29, 1973 202 Ct.Cl. 1098 1973 WL 5009 443-70

Contracts; interpretation; fixed-price research and development contract; performance specifications; impossibility of performance.-Plaintiff seeks to recover expenditures allegedly incurred in performing its negotiated fixed-price research and development contract with defendant to design and construct service test models as an improvement upon an...

...development effort would be required in order for plaintiff to build the radiacs to the essentially performance-type specification of the contract; that the contract was not impossible to perform-the parties knew that it would be necessary...

57. Dver v. Jones

Supreme Court of Vermont. February 01, 1836 8 Vt. 205 1836 WL 1934

This was an action of book account, in which defendant claimed an offset, of \$72 for chopping trees on plaintiff's land, leased to defendant. One of the conditions contained in the lease is "that defendant may chop as much as he pleases at \$2,75 per acre," and the manner of performing the work is particularly specified. The defendant charged...

...But where from the nature of the contract it is **impossible** to put the parties in statu quo, as where A builds a house or wall on B's land, or as in...

58. Hannah v. Pogue

Supreme Court of California. March 29, 1944 23 Cal.2d 849 147 P.2d 572 18365

In Bank. Actions joined for trial by Kate H. Hannah against J. W. C. Pogue and another to quiet title to certain land and to enjoin maintenance of certain levees and entry on land by named defendant, who filed a cross-

Ref. No. 2017-US-VD-990 Impossible Builds

complaint against plaintiff and the Regents of the University of California, a corporation, to enjoin interference with certain...

...owners of easements for maintenance of dam in river to build new dam at site of old dam after river washed... ...hence is not erroneous as rendering construction of any dam impossible because they are authorized only to build dam to shore. [7] 405 Water Law 405XIII Reclamation, Irrigation...

...constructing a dam except at the former site makes it **impossible** for them to construct any dam, for they are authorized only to **build** a dam to the shore but not to tie it...

59. Chatfield v. Lenawee Circuit Judge Supreme Court of Michigan. June 29, 1905 140 Mich. 636 104 N.W. 45

Mandamus by Willis Chatfield, as drain commissioner of Lenawee county, against the Lenawee circuit judge. Denied. Argued before MOORE, C. J. and BLAIR, MONTGOMERY, OSTRANDER, and HOOKER, JJ.

...and that, unless the injunction is dissolved, it will be impossible to build the same during the season of 1905; that the circuit...

...county of Lenawee is congested, and that it has been impossible to reach said cause, so as to secure a hearing...

...up until the present time, and that it will be impossible to reach said cause upon the calendar during the present...

...not constructed during the season of 1905, it will be impossible to construct it during the year 1906. It is also...

60. Atkinson v. Asheville Street Ry. Co. Supreme Court of North Carolina. November 14, 1893 113 N.C. 581 18 S.E. 254

Appeal from superior court, Buncombe county; John Gray Bynum, Judge. Action by Natt Atkinson against the Asheville Street-Railway Company to annul the delivery of a certain instrument assigning a franchise, and to restrain defendant from operating under such franchise. From a judgment for defendant, plaintiff appeals. Reversed.

...aforesaid unprofitable, and in this way would have made it **impossible** to raise the necessary capital to **build** a street railroad on the streets therein named as aforesaid...

...one thousand dollars as a guaranty that the plaintiff would build, or cause to be built, a railroad on all of...

...city to refuse permission to the parties desiring it to build a railway on only a part of said streets, leaving...

...and said parties alleged, could not command the means to build any road, and that a road on part of said...

61. Smith v. Board of Com'rs of Miami County Appellate Court of Indiana. January 31, 1893 6 Ind.App. 153 33 N.E. 243

Appeal from circuit court, Miami county; J. D. Conner, Judge. Action on contract by Henry C. Smith and another against the board of county commissioners of Miami county. From a judgment sustaining a demurrer to the complaint, plaintiffs appeal. Reversed.

...all the necessary excavations, and furnish all the materials, and build and complete for said board of commissioners of Miami county...

...where said pier is to be built, which makes it **impossible** to obtain a solid foundation to **build** said pier upon without driving piling therein, which fact was...

...where said pier is to be built, which makes it **impossible** to obtain a solid foundation to **build** said pier upon without driving piling therein, which fact was...

62. McGar v. Williams

Supreme Court of Alabama. January 01, 1855 26 Ala. 469 1855 WL 337

APPEAL from the Circuit Court of Montgomery. Tried before the Hon. JOHN GILL SHORTER.

- ...Williams either represented or warranted that the roof he should build for plaintiff would last for twenty years, without leaking any...
- ...if they further believe from the evidence, that it was impossible, at the time said representation or warranty was made, to...
- ...the defendant warranted or represented "that the roof he should build for the plaintiff would last for twenty years without leaking...
- ...the time said representation or warranty was made, it was impossible to cover a roof with tin, of the character of...

63. Mori v. Matsushita Elec. Corp. of America

District Court of Appeal of Florida, Third District. January 29, 1980 380 So.2d 461

https://www.westlaw.com/Search/Results.html?query=fi%3A&transitionType=Search&contextData=%28sc.Default%29&VR=3.0&RS=cblt1.0~78-2091

Contractor brought suit for prospective breach of contract to **build** and lease warehouse to electronics company. Electronics company counterclaimed for return of its security deposit as well as costs and damages. The Circuit Court for Dade County, Alan R. Schwartz and Herbert M. Klein, JJ., found in favor of contractor and awarded the sum \$45,745.96...

- ...by placing himself in a position which would render it impossible for him to comply would not be disturbed; (2) trial...
- ...cost of extraordinary outlay which would have been incurred to build entire 100,000 square feet of warehouse but should have only...
- ...Trial court's finding that contractor had not repudiated contract to **build** and lease warehouse nor indicated an intention to abandon contract...
- ...by placing himself in a position which would render it **impossible** for him to comply with contract would not be disturbed...

64. Matter of Booker

Court of Appeals of Washington, Division 3, Panel Two. May 30, 1984 37 Wash.App. 708 682 P.2d 320 5306-III-7

Principal beneficiary under a charitable trust filed a petition to secure an interpretation of a provision of the trust, and a petition was also filed on behalf of the alternate beneficiary for the benefits conferred upon alternate beneficiary in the event principal beneficiary found it not feasible to proceed with the rest home as provided for in...

- ...k. Conditions. Absent language that accumulation of sufficient funds to **build** rest home was a condition precedent to vesting, trust fund...
- ...time of enjoyment; only when trustee absolutely determined it was impossible to accomplish charitable purpose of trust's principal beneficiary or such beneficiary did not desire or refused to build a rest home did condition subsequent occur allowing income to...
- ...of enjoyment. Only when the trustee absolutely determines it is **impossible** to accomplish the charitable purpose of the trust's principal beneficiary or such beneficiary does not desire or refuses to **build** a rest home does a condition subsequent occur allowing the...

65. Zindorf Const. Co. v. Western Am. Co. Supreme Court of Washington. December 23, 1901 27 Wash. 31 67 P. 374

Appeal from superior court, King county; J. A. Williamson, Judge. Action by the Zindorf Construction Company against the Western American Company. From a judgment in favor of defendant, plaintiff appeals. Affirmed. Fullerton and Anders, JJ., dissenting.

- ...rendered by them for appellant, thereby attempting to make it **impossible** for appellant to finish its contract within the time specified...
- ...contract and specifications, and also refused to permit appellant to build the culverts with their bottom logs laid close together, and...
- ...contract; that respondent further refused to allow the plaintiff to build the culverts set forth in the specifications of sufficient dimensions...
- ...structure of ample size to carry the water, or to build them large enough to receive within them mason work; that...

66. Webber Hospital Ass'n v. McKenzie Supreme Judicial Court of Maine. September 05, 1908 104 Me. 320 71 A. 1032

Report from Supreme Judicial Court, York County, at Law. Separate bills by the Webber Hospital Association and others against Stella R. McKenzie, executrix and trustee under the will of Moses W. Webber, deceased, and by Stella R. McKenzie, as trustee, against Charlotte Muchmore and others for the construction of the will of Moses W. Webber,...

- ...sum was guaranteed for its maintenance, is not void as impossible of fulfillment on the ground that testator's purpose was to...
- ...to charity patients, and that, if \$25,000 was taken to build such a free hospital, the income of the remaining \$50,000...
- ...that, if \$25,000 of the principal is taken to build such a free hospital, the income of the remaining \$50,000...
- ...from outside parties would be needed, and, as it is **impossible** for the court to say that such a sum will be guaranteed, the entire provision is **impossible** of fulfillment, and therefore void. This contention invokes the commonly...

67. C.S. McCrossan Const., Inc. v. Minnesota Dept. of Transp. United States District Court, D. Minnesota. May 06, 2013 946 F.Supp.2d 851 2013 WL 2278037 CIV. 13-923 RHK/JSM

GOVERNMENT CONTRACTS - Bidding. Loss of meaningful opportunity to participate in "fair" bidding process for highway project did not constitute irreparable harm.

- ...efforts requirements in Part 26 cannot be applied to design- build projects. (Pl. Mem. at 10–14.) And it believes that...
- ...for application at the time of proposal in the design- build context," at which point it is (purportedly) "impossible" to comply with the DBE requirements. (Id. at 12 (emphasis...
- ...regulations at the time of proposal because, as a design-build project, McCrossan could not "state definitively what the 'work of...
- ...Pl. Mem. at 12), then it should have been equally "impossible for the remaining contractors to hit MNDOT's target at that...

68. Johnson v. Herdien

Appellate Court of Illinois, First District. April 08, 1910 155 Ill.App. 426 1910 WL 2002 14,925

The question presented on this appeal is whether the court erred in sustaining a demurrer to the appellant's bill of complaint. The bill alleges that appellant Johnson and appellee Walter Herdien purchased in equal shares from appellee Peter Herdien, Walter's father, a certain lot, the price \$9,600 to be secured by a second trust deed on the...

...to secure sufficient money to be borrowed in order to build thereon a 22 apartment building; that they borrowed \$50.000 for...

...fraudulently represented that a receiver would be appointed making it **impossible** to raise money to care for the unsecured debts on...

69. North Carolina Wildlife Federation v. North Carolina Dept. of Transp. United States Court of Appeals, Fourth Circuit. May 03, 2012 677 F.3d 596 2012 WL 1548685 11-2210

ENVIRONMENTAL LAW - Impact Statements. State transportation department violated NEPA by failing to disclose information to public.

- ...existence of a 20-mile toll road in calculating no- build baseline in their environmental impact statement (EIS) for project without...
- ...assumption to public; conduct of Department and Administration made it **impossible** to accurately isolate and assess environmental impacts of road. National...
- ...existed. By doing so, the Agencies assertedly conflated the "no build" and "build" scenarios, making it impossible to accurately isolate and assess the environmental impacts of the...

70. Butternut Construction Company v. Silver Creek, Inc. Court of Appeals of Ohio, Eleventh District, Geauga County. July 21, 1980 Not Reported in N.E.2d 1980 WL 352205 832

This cause was heard upon the record in the trial court, including the transcript of proceedings, and the briefs. It was argued by counsel for the parties and submitted to the court. We have reviewed each assignment of error and make the following disposition: This cause, alleging fraud in the conveyance of real estate was decided in favor of...

...advised by the soil expert that it would be virtually **impossible** to **build** on one of the parcels, and that it would be prohibitively expensive to **build** on the other. In the meantime, the building permits were...

71. Erie Ins. Co. v. Lewis United States District Court, N.D. Ohio, Eastern Division. July 18, 1991 Not Reported in F.Supp. 1991 WL 405542 C88-3714

This case arises from a fire which occurred at 401–403 State Street in Erie, Pennsylvania (hereinafter "Property"), a three-story building dating back to the nineteenth century and owned by Historic Square Properties ("Historic Square"). Trial, without a jury, commenced on October 2, 1990, and concluded on October 4, 1990. Final arguments were...

...degrees. (Tr. 105, 203–204). As temperatures increase pyrophoric carbon builds up more quickly, although it is scientifically impossible to quantify how much more quickly it builds up until it reaches ignition. (Tr. 106, 204–205) The...

72. Arterburn v. Beard

Supreme Court of Nebraska. May 05, 1910 86 Neb. 733 126 N.W. 379 15,944

Appeal from District Court, Chase County; Orr, Judge. Action by Ellsworth E. Arterburn against Benjamin Beard and others. Judgment for defendants, and plaintiff appeals. Affirmed.

...destroy the fences that plaintiff has built or may hereafter build across said ditch, and that they refuse to build any bridges or crossings, and threaten to make it impossible for him to pass from one part of his ranch...

73. Southern Ry. Co. v. Commonwealth

Supreme Court of Appeals of Virginia January 12, 1933 159 Va. 779 167 S.E. 578

Error to State Corporation Commission. Proceeding by the Commonwealth against the Southern Railway Company to force defendant to build an overhead crossing. The State Corporation Commission directed the Railway Company to proceed with the construction of the crossing, and the Railway Company brings error. Affirmed.

- ...Commonwealth was endeavoring to force the Southern Railway Company to build an overhead crossing. The State Highway Commissioner, acting under statutory...
- ...be met as they come, subject always to constitutional limitation. **Impossible** burdens may be imposed. Dangerous crossings may be abolished at...
- ...Commonwealth was endeavoring to force the Southern Railway Company to build an overhead crossing under section 3974 of the Code of...
- ...Commonwealth was endeavoring to force the Southern Railway Company to build an overhead crossing under section 3974 of the Code of...

74. Valley Elec. Membership Corp., Inc. v. Wallace

Court of Appeal of Louisiana, Third Circuit. March 06, 1985 465 So.2d 986

 $https://www.westlaw.com/Search/Results.html?query=fi%3A\&transitionType=Search\&contextData=\%28sc.Default%29\&VR=3.0\&RS=cblt1.0\ 84-161$

Expropriation suit was brought. The 10th Judicial District Court, Parish of Natchitoches, W. Peyton Cunningham, Jr., J., awarded compensation and attorney fees, and appeals were taken. The Court of Appeal, King, J., held that: (1) trial court's conclusion that highest and best use of the property was for commercial use was not manifestly erroneous;...

- ...with Mr. R. Stacy Williams that it would be almost impossible to find persons who would want to buy this 2.79 acre tract of land and build a home next to the preexisting electrical substation. There are...
- ...agreed with Mr. Williams' opinion that it would be almost impossible to find persons who would buy and build a home near the pre-existing electrical substation. Defendants argue...

75. Boston Plate & Window Glass Co. v. John Bowen Co. Supreme Judicial Court of Massachusetts, Suffolk. April 12, 1957 335 Mass. 697 141 N.E.2d 715

Action on contract arising from general contractor's alleged refusal to permit subcontractor to perform two subcontracts under which subcontractor agreed to supply to general contractor certain labor and materials for erection of hospital. The Superior Court allowed subcontractor's motion for immediate entry of judgment, denied contractor's similar...

...1) k. In General. Where general contract with commonwealth to **build** hospital was invalid for reason that contractor failed to comply...

- ...on general contract and therefore, performance of subcontracts was actually impossible from outset and contractor was not liable for breach of...
- ...Partial Performance in General. Where general contract with commonwealth to build hospital was invalid for reason that contractor failed to comply...
- ...on general contract and therefore, performance of subcontracts was actually **impossible** from outset and subcontractor was not entitled to recover damages...

76. Lester Real Estate Co. v. City of St. Louis Supreme Court of Missouri, Division No. 1. June 18, 1902 169 Mo. 227 69 S.W. 300

Appeal from St. Louis circuit court; Jno. A. Talty, Judge. Injunction by the Lester Real Estate Company against the city of St. Louis. From a decree for defendant, complainant appeals. Affirmed.

- ...to \$120.30, and the union station company made it **impossible** for the city to proceed with the work by refusing...
- ...Clark avenue expressly reserved the right to the city to build such a bridge on Clark avenue at that point, and...
- ...The repeal of the ordinances widening Eighteenth street made it **impossible**, according to the undisputed testimony in the case, for the city to **build** this bridge or such approaches according to the terms of...

77. Jones v. City of New York Supreme Court, Appellate Division, First Department, New York. April 04, 1901 60 A.D. 622 70 N.Y.S. 296

Appeal from judgment on report of referee. Action by Charles Jones against the mayor, aldermen, and commonalty of the city of New York. From a judgment in favor of plaintiff for a part of his claim, he appeals. Affirmed.

- ...owing to defects in the plans and specifications, "it was impossible and impracticable to build the said sewer, except by substitution of rubblestone masonry laid...
- ...that it was discovered by the defendants that it was " impossible and impracticable" to build the sewer according thereto, or without the substitution of rubblestone...
- ...in the plans and specifications, or that it was either impossible or impracticable to build the side walls on the concrete foundation. The burden was...

78. Fite v. Gassaway

Court of Appeals of Tennessee, Middle Section. September 23, 1944 27 Tenn.App. 692 184 S.W.2d 564

Appeal from Chancery Court, Cannon County; A. F. Officer, Chancellor. Suit by R. S. Fite and another against J. H. Gassaway to condemn an easement for a road from complainants' land over defendant's land and claiming right to an easement by prescription. From the decree, defendant appeals. Affirmed and remanded.

- ...by steep, high, rough hills, over which it was almost impossible to build a road, was not demurrable. Code 1932, §§2746 et...
- ...by steep, high, rough hills over which it is almost impossible to build a road, and if a road were built over these...

79. Centaur Co. v. Killenberger

Circuit Court, D. New Jersey. May 11, 1898 87 F. 725

https://www.westlaw.com/Search/Results.html?query=fi%3A&transitionType=Search&contextData=%28sc.Default%29&VR=3.0&RS=cblt1.0

This was a bill in equity by the Centaur Company against Frederick Killenberger for alleged unfair competition in trade. The cause was heard on an application for a preliminary injunction.

...before the adoption of that of the defendant, it is **impossible**, in view of the 'accumulated resemblances,' to avoid the conclusion...

...and thereby unfairly acquire the benefit of complainant's efforts to **build** up and retain trade. An imitation of complainant's wrapper for...

80. Busby v. International Paper Co.

United States District Court W.D. Louisiana, Shreveport Division. February 19, 1951 95 F.Supp. 596 https://www.westlaw.com/Search/Results.html?query=fi%3A&transitionType=Search&contextData=%28sc.Defau lt%29&VR=3.0&RS=cblt1.0 CIV. 2452

Robert O. Busby sued International Paper Company seeking to enjoin further pollution of a stream. The District Court, Dawkins, J., held that a balancing of benefits and conveniences required denial of the harsh remedy of injunction. Injunction denied.

...would be received by the natural rains, etc., make it **impossible**, for instance, for the lower proprietor to use his property...

...in requiring the one responsible either to desist or to build dams or other protection to prevent it. In such a...

81. Moses v. Autuono

Supreme Court of Florida, Division A. December 08, 1908 56 Fla. 499 47 So. 925

Error to Circuit Court, Hillsborough County; Joseph B. Wall, Judge. Action by V. M. Autuono against Mary L. Moses. Judgment for plaintiff. Defendant brings error. Reversed.

- ...9, 1906, duly notified the plaintiff that it would be **impossible** for him to **build** and complete said building, and that he (meaning the plaintiff...
- ...9, 1906, duly notified the plaintiff that it would be **impossible** for her to **build** and complete said building, and that plaintiff could govern himself...

82. Houston Compressed Steel Corp. v. State Court of Civil Appeals of Texas, Houston (1st Dist.). June 25, 1970 456 S.W.2d 768 1 ERC 1416 15638

County and State intervenor on behalf of State Air Control Board, brought action to enjoin processer and seller of scrap metal from outdoor burning of wood from old boxcars. The District Court, Harris County, Wyatt H. Heard, J., granted one temporary injunction limiting hours for burning and a second temporary injunction prohibiting burning...

...and Environment) In absence of evidence that it would be **impossible** for scrap metal processor and seller which burned wood from old boxcars outside to **build** incinerator without first burning boxcars to make room or that... ...The evidence does not conclusively establish that it would be **impossible** or even impractical to **build** the incinerator without first burning the 48 boxcars. The order...

83. Wey v. City of Hobart Supreme Court of Oklahoma. July 10, 1917 66 Okla. 175 168 P. 433 8031

Commissioners' Opinion, Division No. 3. Error from District Court, Kiowa County; Thomas A. Edwards, Judge. Suit for injunction by Helen G. Wey against the City of Hobart and others. Judgment for defendants, and plaintiff brings error. Affirmed.

- ...the same, and the said Wheeler thereupon made preparation to **build** said sidewalk and did **build** the same, but, before doing so, the plaintiff in error...
- ...same was placed upon her property so that it was impossible to remove the same. And before the proceedings could be...

84. Hirschberg v. Flusser

Court of Chancery of New Jersey. June 21, 1917 87 N.J. Eq. 588 2 B.Stockton 588 368, 43

Suit by Joseph Hirschberg against Benjamin Flusser. On motion to strike out bill. Motion carried over until final hearing.

- ...adjoining property, on or about May 3, 1911, intending to build an addition to his building, excavated to a depth of...
- ...5 inches by 9 inches; that defendant then proceeded to build on his own land and also on the land of...
- ...wall of defendant's building on defendant's land, and it is **impossible** to remove the part that encroaches without trespassing upon defendant's...

85. Hattersly v. Village of Waterville

Circuit Court of Ohio. February 23, 1904 16 Ohio C.D. 226 26 Ohio C.C. 226

This action was brought in the court below by the village of Waterville against the Northern National Bank of Toledo, Ohio, and afterwards William R. Hattersly, the plaintiff in error, was also made a party defendant. The action was brought on a certified check for \$2,500, drawn by C. E. Sutton in favor of said William R. Hattersly and afterwards...

- ...a measure speculative and it would be difficult, if not impossible, to prove what the damage was to the village or...
- ...its inhabitants for the failure of the railroad company to build the road through its streets; nor could any citizen be...
- ...ascertained; but is a case where it would be practically **impossible** to ascertain the damages, and perhaps a case where no...
- ...substantial damages by reason of the railroad company failing to build this railroad as it agreed to do, and to carry...

86. Gelita, LLC v. 133 Second Ave., LLC

Supreme Court, New York County, New York. January 22, 2014 42 Misc.3d 1216(A) (Table, Text in WESTLAW), Unreported Disposition 984 N.Y.S.2d 631 651538/2012

Motion Sequence Numbers 006 and 007 are consolidated for disposition. Defendants 133 Second Avenue, LLC and Walsam 133 LLC (collectively, the Owner) move to dismiss the eighth through fourteenth causes of action in the Amended Complaint (the AC) pursuant to CPLR 3211. Seq. No. 006. Defendants Vinny Mora and Enko Construction Corp. (Enko)...

- ...is if the Owner, from the outset, knew it was **impossible** to **build** out the Premises in accordance with the Lease's specifications, once...
- ...to sign the Lease because it knew that it was impossible to legally build out the Premises in accordance with the

Lease's specifications. The...

87. Peterson v. City of Lapeer Court of Appeals of Michigan. May 05, 1981 106 Mich.App. 148 307 N.W.2d 744 48991

Owners of real property brought action seeking declaration of valid nonforming use and injunction against city's interference with such use. The Circuit Court, Lapeer County, Martin E. Clements, J., entered judgment holding valid nonconforming use for parking and storage of automobiles for sale respecting south footage of property and that multiple...

...it certainly is going to be difficult for anybody to build anything under the present zoning having a lot that is economically practical, it may not be impossible to build a single family dwelling but I'm satisfied from the testimony...

...well, that there is no reasonable way that anyone can build either a residential multiple R-2 or R-1 on...

88. Epworth League Training Assembly v. Olney Supreme Court of Michigan. March 15, 1904 136 Mich. 50 98 N.W. 860

Appeal from Circuit Court, Mason County, in Chancery; Aaron V. McAlvay, Judge. Bill in equity by the Epworth League Training Assembly against F. Burt Olney and others. There was a decree for complainant, and certain defendants appeal. Affirmed.

...determined from all the surroundings at the time. It is **impossible** to believe that the complainant accepted the right to **build** cottages, bath and boat houses, to the exclusive control of...

...and on the south side of the channel.' * * * It is **impossible** to believe that the complainant accepted the right to build cottages, bath and boat houses, and the right to the...

89. In re Swisher

Supreme Court of Iowa. December 13, 1927 204 Iowa 1072 216 N.W. 673 38284

Appeal from District Court, Page County; W. C. Davidson, Judge. Ernest Swisher and Pearl Swisher appealed from order of fence viewers apportioning division fence between their land and the land of R. W. Orme. The district court approved the decision of the fence viewers and dismissed the appeal. Ernest Swisher and Pearl Swisher appeal to this...

...the half section line instead of requiring the parties to build it in a place where the evidence shows would be impossible to maintain the same?" The appeal in the district court...

90. James v. Hambleton

Supreme Court of Illinois. November 01, 1866 42 III. 308 1866 WL 4686

This was a petition to the Circuit Court of Pulaski county, presented by Samuel T. Hambleton, William Hambleton and Allen Collier, as partners, against De Witt C. James and others, to enforce a mechanics' lien. The case was, that defendants in error had contracted with the plaintiffs in error to furnish materials for the construction of twelve...

...which the buildings covered. It would, in most cases, be **impossible** or very difficult, under such a contract to build a block of buildings, to apportion, accurately, the materials furnished...

91. Stephens v. Seaboard Air Line Ry. Co. Supreme Court of Georgia. May 17, 1930 170 Ga. 584 153 S.E. 359 7580

Error from Superior Court, Chattahoochee County; C. F. McLaughlin, Judge. Suit by O. C. Stephens and others, Commissioners of Roads and Revenues, against the Seaboard Air Line Railway Company. Judgment for defendant, and plaintiffs bring error. Reversed.

...own names against a railroad company, to compel it to **build** a suitable bridge and necessary approaches thereto at its expense...

...across a public road in the county (thereby rendering it impossible for the public to use the road at that point...

92. Romesberg v. Caplan Iron & Steel Co. Supreme Court of Pennsylvania. November 11, 1957 390 Pa. 413 135 A.2d 749

Action to recover damages for demolition of a building by defendants who erroneously believed that the building was on land they had purchased. Judgment for plaintiff for \$12,200 in the Court of Common Pleas of Somerset County at No. 743, C.D., 1952, Thomas F. Lansberry, J., and the defendants appealed. The Supreme Court, No. 212, March Term, 1957,...

...conclude that with the materials they presented it would be **impossible** for the Judge to **build** a reasonable and just verdict. We find no error in...

93. Ferber v. Cona

Supreme Court of New Jersey. May 31, 1916 89 N.J.L. 135 4 Gummere 135

Appeal from District Court of North Hudson. Action by Katherine Ferber against Pasquale Cona. From a judgment for plaintiff, defendant appeals. Reversed. Argued November term, 1915, before PARKER, MINTURN, and KALISCH, JJ.

...times willing to perform, but that the plaintiff made it **impossible** by requiring the contractor to **build** a garage essentially different from the requirements of the contract...

94. Roland Park Co. of Baltimore City v. Hull Court of Appeals of Maryland. January 16, 1901 92 Md. 301 48 A. 366

Appeal from circuit court, Baltimore county, in equity; N. Charles Burke, Judge. Injunction by the Roland Park Company of Baltimore City against Charles W. Hull and wife. Demurrer to plaintiff's bill sustained, and it appeals. Affirmed.

...lots, and, in order to induce persons to buy and **build** on these lots, it agreed to carry off the drainage... ...property, thereby interfering with its comfortable enjoyment, and making it **impossible** to sell either the land or the lots, so that...

95. Rhinevault v. Barrett

Appellate Court of Illinois, First District. March 01, 1914 185 Ill.App. 423 1914 WL 2182 18444

ASSUMPSIT, ACTION OF, § 71 --when recovery for partial performance of work not sustained by the evidence. In an action to recover for work and material furnished in constructing a machine for defendant, at his request, without any agreement as to the price or terms of payment, it appeared that defendant paid plaintiff a certain sum on account and...

...or third person. Where one who had employed another to build a machine refused to make payments on account unless the other would complete machine within an impossible time, the other was justified in abandoning construction of machine...

96. Stone v. Stokes

United States Court of Appeals District of Columbia. September 15, 1947 163 F.2d 704 82 U.S.App.D.C. 299 9478

Appeal from the District Court of the United States for the District of Columbia. Action by Pattie H. Stokes against King Stone and others for construction of will of Sylvanus Stokes, deceased. From judgment entered, the named defendant alone appeals. Affirmed.

- ...primary intention through the medium of a trust estate to **build** up the testator's small existing equities in his principal assets...
- ...alternative, if his trustees became of opinion it would be **impossible** out of the net rents to **build** the equities up to the desired point, then at such...

97. Lufburrow v. Everett

Supreme Court of Georgia. July 22, 1901 113 Ga. 1054 39 S.E. 436

Error from superior court, Effingham county; P. E. Seabrook, Judge. Action by Caroline Lufburrow against Joel Everett. Verdict for plaintiff. From an order granting a new trial, she brings error. Reversed.

- ...consequence of heavy rains, could not run his mill or build the tram road contemplated by the contract of March, 1890...
- ...he went to the plaintiff and told her it was impossible for him to comply with the terms of the contract...
- ...acted on this statement, and considered that the contract to build the tram road was at an end; that no time...

98. Blum v. Edenborn

Court of Appeal of Louisiana, Parish of Orleans. December 20, 1920 Orleans No. 7693 4 Pelt. 9 7693

This is a suit for the return of money paid by plaintiff to defendant on account of a promise of sale. It was filed November 20th, 1916. The suit is brought upon the following contract: \$275.00Shreveport, La., Mar.23d, 1915 For value received I or either of us, promise to pay to the order of William Edenborn at the office of his duly...

...La., 40; 120 La., 1055. It would have been an **impossible** task for the plaintiff to have attempted to **build** upon a lot which had been washed away and equally as **impossible** for the defendant to have delivered the lot. Lex neminem...

99. Fairway Const. Co. v. Allstate Modernization, Inc. United States Court of Appeals, Sixth Circuit. April 26, 1974 495 F.2d 1077 181 U.S.P.Q. 615 73-1757, 73-1758

Patent infringement action. The United States District Court for the Eastern District of Michigan, Charles W.

Joiner, J., inter alia, granted defendant's motion for summary judgment and held the patent invalid, and appeal was taken. The Court of Appeals held that patent relating to construction of second story dormers in existing single-story...

...590, 596 (1958) The stipulation states that 'it is physically **impossible** to lay down end bearing blocks . . . and . . . floor joists . . . after...

...architect produced by appellee states that 'it would be absolutely **impossible** to **build** the walls first and lay down the higher floor joists...

100. Mayer v. Dade County

Supreme Court of Florida, Division B. September 21, 1955 82 So.2d 513

https://www.westlaw.com/Search/Results.html?query=fi%3A&transitionType=Search&contextData=%28sc.Default%29&VR=3.0&RS=cblt1.0

Suit attacking as arbitrary, unreasonable and confiscatory a county zoning and setback regulation, which had the effect of precluding the plaintiff from using their property for the construction of a hospital. Judgment for defendant in the Circuit Court for Dade County, Vincent C. Giblin, J., and the plaintiffs appealed. The Supreme Court, Thornal,...

...as applied to the property involved because it made it **impossible** for the owner thereof to **build** a hospital thereon. Acts 1937, c. 17833, §1. [8...

...the property involved for the reason that they make it impossible for the plaintiffs to build their hospital. It appears to us to be implicit in...

1. Bergman v. Parker

District of Columbia Court of Appeals. February 01, 1966 216 A.2d 581

https://www.westlaw.com/Search/Results.html?query=fi%3A&transitionType=Search&contextData=%28sc.Default%29&VR=3.0&RS=cblt1.0~3741

Action by contractor against builder for breach of contract to construct an apartment. The District of Columbia Court of General Sessions, Harry L. Walker, J., found for contractor, and appeal was taken. The Court of Appeals, Myers, J., held that where evidence established that builder intended to enter into a contract for construction of low cost...

- ...of plans which formed foundation for ultimate contract price, and **building** permits were never issued because builder failed to supply the...
- ...detailed specifications, provision in contract that construction would commence when **building** permits were issued was not tantamount to a condition precedent...
- ...bound by his contract, and inability of builder to obtain building permits did not render contract impossible of performance where there was evidence that such permits could...
- ...309(1) k. In general. Inability of builder to obtain **building** permits did not render contract for construction of apartment **building impossible** of performance where there was evidence that such permits could...

2. Western Properties v. Southern Utah Aviation, Inc. Court of Appeals of Utah. June 21, 1989 776 P.2d 656 1989 WL 67665 880349-CA

Sublessor appealed from an order of the Fifth District Court, Iron County, J. Philip Eves, J., which dismissed its claims for additional rent and for breach of a lease covenant regarding construction of a building. The Court of

Appeals, Dean E. Conder, Senior District Judge, held that: (1) doctrine of impossibility discharged...

...own. We therefore treat the obligation to construct the maintenance building as discharged from the time when performance of their obligations became impossible. 6 FN6. The trial court made no finding expressly determining...

...argument which we rejected above. [4] Construction of the promised building was impossible, but occupancy of the land pursuant to the lease was not necessarily precluded by the inability to construct the building. The land was, however, wholly undeveloped and uncultivated. Without a...

3. Island Development Corp. v. District of Columbia District of Columbia Court of Appeals. October 04, 2007 933 A.2d 340 2007 WL 2859812 05-CV-1028

REAL PROPERTY - Landlord and Tenant. Passage of the National Children's Island Act did not frustrate the purpose of island lease between developer and District.

...footnotes omitted; refusing to hold that performance under contract was **impossible** due to inability to obtain **building** permits when "[t]here [was] no question that **building** permits could have been issued after modification of existing plans...

...A.2d at 583 (refusing to hold that contract was **impossible** due to inability to obtain building permits, when "[t]here [was] no question that building permits could have been issued after modification of existing plans...

4. Stasyszyn v. Sutton East Associates

Supreme Court, Appellate Division, First Department, New York. May 08, 1990 161 A.D.2d 269 555 N.Y.S.2d 297 39368

Tenant brought suit against her landlord and former landlords seeking to recover damages under a stipulation requiring that landlord restore her to her rooms at hotel within specified time. The Supreme Court, New York County, Davis, J., denied tenant's motion for summary judgment, and tenant appealed. The Supreme Court, Appellate Division, held...

...thereunder. Defendants assert that the revocation by the Department of **Buildings** of the permit to construct a transient hotel caused the stipulation to be **impossible** to perform. However, even if we were to accept as...

5. Connecticut College v. U.S.

United States Court of Appeals District of Columbia Circuit. March 10, 1960 276 F.2d 491 107 U.S.App.D.C. 245 15023

Suit for construction of a will, wherein the defendant filed a counterclaim and both parties moved for summary judgment. From a judgment for the United States in the United States District Court for the District of Columbia, Edward A. Tamm, District Judge, the defendant appealed. The United States Court of Appeals, Wilbur K. Miller, Circuit Judge,...

- ...less than the amount of the bequest, for a memorial **building** for use as a meeting place and lodging for graduates...
- ...Point Military Academy and their guests, plan did not become **impossible** or impracticable so as to justify application of the 'cy...
- ...to provide for a wing instead of a separate memorial building on basis of an affidavit that the bequest was insufficient for construction of a separate building where the will manifested that testatrix intended the United States...
- ...bequest if it were too small to construct the separate building. Reversed and remanded. Fahy, Circuit Judge,

dissented. West Headnotes [1...

6. School Dist. No. 1 v. Dauchy Supreme Court of Errors of Connecticut. February 01, 1857 25 Conn. 530 1857 WL 909

It is not important, whether we consider the question in this case as arising out of the objection to the defendant's evidence, or out of the charge to the jury. The question is the same in either case, and it is this. Was the defendant discharged from his contract to complete and deliver the said school-house by the time agreed, the first Monday...

- ...evidence to prove, that performance of the contract was rendered impossible by the destruction of the building in the manner stated, and that up to the time...
- ...if they should find that up to the time the building was burnt, the defendant had done everything required by the...
- ...by that time in order to the completion of the **building** in the time stipulated, and that complete performance of the contract was rendered **impossible** by the burning of the **building**, and that the burning was occasioned by lightning alone, they...

7. Vogt v. Hecker

Supreme Court of Wisconsin. May 29, 1903 118 Wis. 306 95 N.W. 90

Appeal from Circuit Court, Manitowoc County; Michael Kirwin, Judge. Action by Herman Vogt against Carl Hecker and his wife. Judgment for plaintiff, and defendant Carl Hecker appeals. Modified.

- ...materials to be furnished by the owner, and, after the **building** is partially erected, it is destroyed by a storm, performance has not been rendered **impossible**, so as to work a termination of the contract, and...
- ...both for his futile labor and for erecting a new building. 190 95 Contracts 95V Performance or Breach 95 309 Discharge...
- ...materials to be furnished by the owner, and, after the building was partially erected, it was destroyed by a storm. Held...
- ...plaintiff could not recover for work done on the destroyed building, on the ground that performance of his contract had been rendered impossible. 190 205H Implied and Constructive Contracts 205HI Nature and Grounds...

8. Miller v. Mills Const., Inc.

United States Court of Appeals, Eighth Circuit. December 18, 2003 352 F.3d 1166 2003 WL 22964800 02-3793

COMMERCIAL LAW - Contracts. Issues not raised by pleadings were tried by express or implied consent of parties.

...party's duty to begin performance of contract by specified date impossible; Clevert v. Jeff W. Soden, Inc., 241 Va. 108, 400 S.E.2d 181, 183 (1991) (finding that "building contractor defaults in the performance of his contract if he...

9. East Capitol View Community Development Corp., Inc. v. Robinson District of Columbia Court of Appeals. February 07, 2008 941 A.2d 1036 2008 WL 320175 06-CV-195

LABOR AND EMPLOYMENT - Contracts. Evidence did not warrant impossibility of performance instruction in

action for breach of employment contract.

...A.2d at 583 (rejecting appellant's claim that it was **impossible** to obtain **building** permits as "[t]here [was] no question that **building** permits could have been issued after modification of existing plans...

...Suez Canal did not render performance of a shipping contract **impossible** as there was an alternate route); White Lakes Shopping Ctr...

10. Krause v. Board of Trustees of School Town of Crothersville Supreme Court of Indiana. March 09, 1904 65 L.R.A. 111 162 Ind. 278

Appeal from Circuit Court, Bartholomew County; F. T. Hord, Judge. Action by the board of school trustees of the school town of Crothersville against John Krause and others. From a judgment for plaintiff, defendants appeal. Transferred from the Appellate Court under Burns' Rev. St. 1901, § 1337j, subd. 2. Reversed.

- ...to perform a contract to build an annex to a **building**, such performance having been rendered **impossible** by fire, which alleged a breach in the contractor's failure...
- ...breach, consisting in the contractor's unnecessary delay in completing the **building**. 190 95 Contracts 95V Performance or Breach 95 298 Delay...
- ...will not relieve him, for performance is not thereby rendered **impossible**, since he may build a new house; but if the...
- ...contract is to bestow labor and materials upon a particular **building**, it is obvious that its destruction prevents a compliance with...

11. Greenberg v. Sun Shipbuilding Co. Supreme Court of Pennsylvania. April 30, 1923 277 Pa. 312 121 A. 63

Assumpsit by Isaac Greenberg against the Sun Shipbuilding Company. Judgment for defendant, and plaintiff appeals. Affirmed.

...of facts above described, the court below decided that 'the **building** having been destroyed, it became **impossible** for plaintiff to carry out his part of the contract and [likewise] **impossible** for defendant to carry it out at plaintiff's expense'; that...

...for the personal service of plaintiff,' adding that it is 'impossible to determine how much of this sum is applicable to...

12. Rockland Poultry Co. v. Anderson Supreme Judicial Court of Maine. October 08, 1952 148 Me. 211 91 A.2d 478

Rockland Poultry Company sued Thomas M. Anderson to recover damages for improper construction of **building** contrary to terms of **building** contract. The Superior Court, Knox County, entered judgment for defendant, and overruled plaintiff's motion for new trial, and plaintiff brought exceptions. The Supreme Judicial Court, Fellows, J., held that...

...Sufficiency of Evidence as to Building Contracts. In action against building contractor for improperly constructed building, where building contract provided that contractor erect a good, strong substantial building with ample and sufficient foundation, and contractor admitted that contract...

...fully complied with and evidence showed that it was not **impossible** to do so, verdict for contractor was erroneous. Christopher S...

...as the contract required. The contract provided for a good **building** with 'ample and sufficient foundations,' and the evidence does not show that to build such a floor was **impossible**. The defendant's expert witness stated that

to build in that...

13. Volquardsen v. Davenport Hospital Supreme Court of Iowa. May 14, 1913 161 Iowa 706 141 N.W. 432

Appeal from District Court, Scott County; A. J. House, Judge. Suit to establish mechanic's lien for balance owing for the construction of a hospital. A counterclaim was filed, and on hearing \$800 was allowed thereon, and deducted from the contract price. The plaintiff appeals. Modified and affirmed.

- ...Evidence as to Building Contracts. In an action upon a **building** contract, where defendant counterclaimed for damages for breach, evidence held...
- ...that the construction provided for in the specifications was not impossible, though difficult. 190 95 Contracts 95V Performance or Breach 95...
- ...poured in one operation. There were innumerable partitions throughout the **building**, and it was **impossible** to plaster up against there. The specifications provided for a...

14. In re 222 Liberty Associates

United States Bankruptcy Court, E.D. Pennsylvania. June 23, 1989 101 B.R. 856 1989 WL 67975 88-11535S, 88-2193S

Debtor, as **building** owner, filed complaint in form of counterclaim to proof of claim of electrical services construction contractor, alleging breach of contract. The Bankruptcy Court, David A. Scholl, J., held that: (1) electrical contractor's removal of fuses and keys previously installed in **building** was significant wrongful act rendering...

...by Impossibility of Performance 95 309(1) k. In General. **Building** owner's difficulties with electrical utility, while rendering electrical contractor's completion of electrical construction contract initially **impossible**, did not render contractor's performance **impossible** perpetually, and therefore, did not excuse contractor from never performing...

15. Board of Trustees of University of North Carolina at Chapel Hill v. Unknown and Unascertained Heirs of Prince

Court of Appeals of North Carolina. September 20, 1983 64 N.C.App. 61 306 S.E.2d 838 8215SC972

Defendants appealed from a judgment of the Superior Court, Orange County, John C. Martin, J., which ordered the terms of a charitable trust modified as requested by plaintiff. The Court of Appeals, Hedrick, J., held that evidence, which established that settlor made several testamentary bequests to charity and bequeathed her residuary estate to the...

- ...General Assembly appropriated sufficient funds to construct a dramatic arts building on the University's campus and that it was used by...
- ...charitable trust, supported finding that changed circumstances rendered impractical or **impossible** the fulfillment of charitable trust providing funds to beneficiary organization for the purpose of erecting a **building** for the beneficiary organization for purpose of the production and...
- ...General Assembly appropriated sufficient funds to construct a dramatic arts **building** on the University's campus and that it was used by...
- ...charitable trust, supported finding that changed circumstances rendered impractical or **impossible** the fulfillment of charitable trust providing funds to beneficiary organization for the purpose of erecting a **building** for the beneficiary organization for purpose of the production and...

16. Howard v. Nicholson

Missouri Court of Appeals, St. Louis District, Division Two. September 13, 1977 556 S.W.2d 477

 $https://www.westlaw.com/Search/Results.html?query=fi\%3A\&transitionType=Search\&contextData=\%28sc.Default\%29\&VR=3.0\&RS=cblt1.0~\mathbf{37156}$

Contractor appealed from a judgment entered by the Circuit Court, St. Louis County, Paul E. Corning, Jr., J., in favor of owners denying contractor's claim for loss of profits in breach of contract action. The Court of Appeals, McMillian, P. J., held that: (1) evidence supported trial court's conclusion that contractor could not have completed...

...was startled to learn that appellant was just getting the **building** permits, that although he said that it would be **impossible** to build the **building** in six weeks (by May 1, 1970), appellant nevertheless said...

17. Housel v Commissioner

United States Board of Tax Appeals December 30, 1932 1932 WL 5350 B.T.A.M. (P-H) P 32,346 46127

In this proceeding, which involves the redetermination of a deficiency of \$1,731.52, for the year 1927, but one issue is involved, namely, whether the respondent erred in restoring to the taxable net income of the petitioner for the calendar year 1927, \$26,192.15, the amount deducted by petitioner as a loss sustained by him in that year in...

...\$8,500. After he purchased the Scholl property, petitioner found it **impossible** to rent the vacant store on West Fourth Street without...

...some alterations but, because of the fire hazard, the city **building** inspector would not approve his plans. In September or October...

18. Saxe v. City of Burlington

Supreme Court of Vermont. July 14, 1898 70 Vt. 449 41 A. 438

Exceptions from Chittenden county court; Munson, Judge. Action by Simon P. Saxe against the city of Burlington and others. There was a judgment sustaining a demurrer to the amended declaration, and plaintiff excepts. Judgment in favor of city affirmed. Reversed as to other defendants.

...that plaintiff had purchased lands for the purpose of erecting buildings, and had prepared plans and materials, when defendant, the mayor of the city, vetoed plaintiff's application for a building license; that the other defendant, a street commissioner, and the mayor, conspired to prevent plaintiff from erecting the building, by threatening him great loss and great expense, making it impossible for him to hire men and procure materials without great...

...city charter or otherwise requiring a license for such a **building** as plaintiff was proposing to construct. Held to state a...

...thereupon conspired together to prevent the plaintiff from erecting the **building**, by threatening him great loss, damage, and expense, and making it **impossible** for him to hire men and procure material except at...

...to stop work or suffer great loss, and found it **impossible** to erect the **building** without great and disproportionate expense; that the defendants and other...

19. McDougal v. State

Supreme Court, Appellate Division, Fourth Department, New York. May 22, 1957 3 A.D.2d 981 162 N.Y.S.2d 953

Proceeding on claim against state for damages for alleged permanent appropriation of realty for flood control project. The Court of Claims, Donald P. Gorman, J., rendered judgment for claimant, and state appealed. The Supreme Court, Appellate Division, held that since it found it **impossible** to adequately review the judgment for reason that findings...

- ...Supreme Court, Appellate Division, held that since it found it **impossible** to adequately review the judgment for reason that findings did...
- ...value of land and what represented damage, if any, to building, judgment would be reversed and a new trial would be...
- ...of land for flood control project, reviewing court found it impossible to review the judgment as findings did not disclose basis...
- ...land appropriated or what part represented damages, if any, to building, reviewing court would reverse judgment and grant new trial. Louis...

20. Lyden v. Rasa

Supreme Court, Appellate Division, Second Department, New York. May 01, 1972 39 A.D.2d 716 331 N.Y.S.2d 982

Suit brought against owners of vacant building by fire department captain who, while inspecting the building, was injured when, because it was impossible to enter or leave the building through front door, he was attempting to climb down drop ladder of rusty fire escape while it was in a raised position. The Queens County Supreme Court dismissed the...

- ...Respondents. May 1, 1972. Suit brought against owners of vacant building by fire department captain who, while inspecting the building, was injured when, because it was impossible to enter or leave the building through front door, he was attempting to climb down drop...
- ...272k1717 272k136(26.1) 272k136(26) In suit brought against owners of vacant building by fire department captain who, while inspecting the building, was injured when, because it was impossible to enter or leave building through front door, he was attempting to climb down drop...
- ...Structures. (Formerly 272k136(22) In suit brought against owners of vacant building by fire department captain who, while inspecting the building, was injured when, because it was impossible to enter or leave through front door, he was attempting...
- ...showed plaintiff was using this unorthodox manner of leaving the building because it was impossible to enter or leave through the front door. The evidence...

21. Newman v. Bradford

Court of Appeal of Louisiana, Parish of Orleans. May 14, 1906 3 Teiss. 351 1906 WL 1472 3883

Defendant sold to plaintiff a certain piece of property on St. Charles avenue, in this city, as evidenced by an act of sale found in the record, passed before Fred C. Marx, Notary Public, for the price and sum of thirty thousand dollars. After the sale was completed the defendant removed from the residence sold certain articles, to-wit: One bath...

- ...their nature or immovables that have been so affixed to **buildings** or premises as to render them actually a part of...
- ...or to make their separation or severance from the same **impossible** except by breaking, cutting or otherwise destroying the parts of the **building** or premises to which they have been attached. 2. If...
- ...their nature or immovables that have been so affixed to buildings or premises as to render them actually a part of...
- ...or to make their separation or severance from the same **impossible** except by breaking, cutting or otherwise destroying the parts of the **building** or premises to which they have been attached. 190 400...

22. Meyers Lumber Co. v. Tompkins

Supreme Court of North Dakota. November 28, 1914 29 N.D. 76 149 N.W. 955

Appeal from District Court, Ward County; K. E. Leighton, Judge. Action by the Meyers Lumber Company, a corporation, against Jarvis H. Tompkins. From judgment for defendant, plaintiff appeals. Reversed.

- ...adjoining lots. That the contracts between the owners of the buildings and the contractor were separate and distinct, and the buildings were constructed at about the same time by the said...
- ...contractor, and the materials entering into the construction of said **buildings** were used indiscriminately in each of said **buildings**, and it is now, and has been at all times, **impossible** for this plaintiff to designate the particular items of said...
- ...materials entering into the construction of each of the said buildings, respectively. That one-third of said materials were used in...
- ...that the notice of lien is not sufficient; third, where building materials entering into the construction of two buildings owned by different parties are used indiscriminately in each of said buildings by a subcontractor under separate contracts with the owners, and it is impossible for the materialman to designate the particular items entering into the construction of the said buildings, and the materialman furnishes such material under a general contract...

23. Rieder v. Garfield Manor Corp.

Supreme Court of Appeals of Virginia March 14, 1935 164 Va. 192 178 S.E. 677

Error to Circuit Court, Arlington County. Action by Lothar F. Rieder, and infant, by Frederick Rieder, his next friend, against the Garfield Manor Corporation. Judgment of dismissal, and plaintiff brings error. Affirmed.

- ...164 8 k. Illegal or Negligent Manufacture, Storage, or Keeping. **Building** owner, using reasonable care to make door secure against entry...
- ...negligence in not so securing it as to make it **impossible** for seven year old boy, bent on mischief to forcibly break fastening and enter **building**, from which he took fuse cap, which exploded, injuring him...
- ...when a fuse cap, which he had secured from a building belonging to defendant, exploded in his hand, he action of...
- ...plaintiff had broken the lock on the door of the building and defendant fastened it with a hasp and staple and...

24. State ex rel. Board of Education of Washington Tp. Local School Dist., Stark County v. Sutton Supreme Court of Ohio. December 28, 1949 152 Ohio St. 453 89 N.E.2d 563 31975

Mandamus by the State on the relation of the Board of Education of Washington Township local school district, Stark County, to require one Sutton, Clerk, to print and sign certain bonds. The Supreme Court, Weygandt, C. J., allowed the writ and held that a proposed bond issue to raise additional funds to complete work on a school building to replace...

- ...to the electors of the school district in which school **buildings** have been condemned and "where existing limitations make adequate replacements or improvements **impossible**" as determined by the local board, last quoted phrase should...
- ...Code, 118 Ohio Laws, 707, in school districts where school buildings have been destroyed or condemned by duly constituted authority, or where such buildings are partially constructed or so constructed or planned as to... ...and where existing limitations make adequate replacement, additions or improvements impossible as determined by the local board of education, such board...
- ...part then read as follows: 'In school districts where school buildings have been destroyed or condemned by duly

constituted public authority, or where such buildings are partially constructed or so constructed or planned as to...

25. Fay v. Lester Piano Co.

Superior Court of Pennsylvania. January 01, 1907 32 Pa.Super. 437 1907 WL 3533

The plaintiff contracted in writing with the defendant to furnish the materials and perform the work necessary for the erection of a brick addition to the defendant's manufactory, "in strict conformity with and according to the true intent and meaning of the drawings and specifications prepared by the architects." It appears from the...

- ...to recover a balance alleged to be due on a building contract, where the contract provided that the work should be
- ...in the plans or the specifications, which rendered it physically impossible to comply with both, that when that fact was called...
- ...he directed the plaintiff to go on and finish that **building** according to the plans, to build the floor level, regardless of the old floors in the old **building**, which the specifications required should be on a line with...
- ...that when he went to the architect after completing the building and told him that he came for a settlement, he...

26. Taylor v. Inhabitants of Plymouth Supreme Judicial Court of Massachusetts. October 01, 1844 8 Metcalf 462 49 Mass. 462

The plaintiffs bring their suit against the town, to recover damage for the value of a **building** alleged to have been pulled down, by order of the firewards, by means of which the flames were stopped during a fire. It is founded on the Rev. Sts. c. 18, § 7. The first question is, whether the **building** was demolished under such circumstances as to...

- ...c. 18, §7, that when the pulling down of a **building**, by direction of firewards, shall be the means of stopping a fire, the owner of such **building** shall be entitled to recover reasonable compensation therefor from the town, does not apply to a **building** which is pulled down, by such order, after it is so far burnt, that it is **impossible** to save it from destruction by fire. THIS was an...
- ...and the parties admitted, that before the demolition of the **building** was begun, it was materially on fire in more than one place; that at the time, it was **impossible** to save it from destruction by fire; and that it...
- ...18, §7, that, when the pulling down of a **building** by direction of fire wards shall be the means of stopping a fire, the owner of such **building** shall be entitled to recover reasonable compensation therefor from the town, does not apply to a **building** which is pulled down by such order after it is so far burnt that it is **impossible** to save it from destruction by fire. 190 Eddy & Coffin...
- ...that before any order was given for pulling down the **building**, (supposing the order to have been rightfully given, which is denied by the defendants,) the **building** was materially on fire in more than one place, and that it was **impossible** to save it from destruction by fire. The force, therefore...

27. Southern California Lumber Co. v. Peters District Court of Appeal, Second District, California. May 02, 1906 3 Cal.App. 478 86 P. 816

Appeal from Superior Court, Los Angeles County; D.K. Trask, Judge. Action by the Southern California Lumber Company against Frank H. Peters and others. From a judgment for plaintiff, defendant California Title Insurance & Trust Company appeals. Affirmed.

...all under one contract to be used in all the buildings, and having been so used in all the buildings, without anything to show how much of it was used in each buildings, it was impossible to "designate the amount due to him on each of such buildings." Indeed, under such circumstances, there was nothing due him on...

...particular class of cases by requiring the performance of something impossible; but, on the contrary, the

mechanic's lien law, being remedial...

...possible to designate the amount due on each of several **buildings**, and did not intend that the section should apply to...

28. Warren v. Goodrich

Supreme Court of Appeals of Virginia. June 15, 1922 133 Va. 366 112 S.E. 687

Error to Corporation Court of Newport News. Action by E. M. Goodrich and another, partners doing business under the firm name and style of the Goodrich Strip & Screen Company, against J. E. Warren and others. Judgment for the plaintiffs, and defendants bring error. Reversed, and new trial granted.

- ...contractors to recover a certain sum from the owners of **buildings** due the contractors on account of materials furnished and labor done in remodeling the **buildings**, the court instructed the jury that they should find that... ...agents, so departed from the contract as to make it **impossible** to calculate the effect upon the contract price. Held: That...
- ...Theories of Case in General. An instruction that a written building contract was abrogated, if the changes were such as to make it impossible to calculate their effect on the contract price, being complete...
- ...The correct standard by which to determine whether an original **building** contract has been abrogated by subsequent changes, mutually agreed upon, is this. To abrogate the contract, the **building** must be so materially changed by such deviation from the...

29. Trippennsee v. Schmidt

Kansas City Court of Appeals. Missouri. July 05, 1932 52 S.W.2d 197

 $https://www.westlaw.com/Search/Results.html?query=fi\%3A\&transitionType=Search\&contextData=\%28sc.Default\%29\&VR=3.0\&RS=cblt1.0~\mathbf{17169}$

Appeal from Circuit Court, Cole County; Col. Henry J. Westhues, Judge. "Not to be officially published." Suit by Christ W. Trippennsee against Paul W. Schmidt, in which defendant counterclaimed. From the judgment for plaintiff, defendant appeals. Reversed and remanded.

- ...to furnish labor and materials for use in remodeling said building; that he commenced work thereon June 16, 1928, and continued...
- ...which were used upon and became a part of said building, all to the fair and reasonable value of \$3,529.42...
- ...of July, 1928, defendant breached the contract, and made it impossible for plaintiff to proceed with the work; the plans and...
- ...in the plans and specifications were such as rendered it **impossible** to proceed according to said plans; that it was specified...

30. Campbell v. Russell

Supreme Judicial Court of Massachusetts. May 01, 1885 139 Mass. 278 1 N.E. 345

This is a suit to recover the balance due under a contract for **building** a house. The defendant contended that the work was done in an unskillful and unworkman-like manner. At the trial the plaintiff put in the report of an auditor in his favor. The auditor found that some of the floors had settled and were not level, but that the plaintiff was not...

- ...action to recover the balance due on a contract for **building** a house, the defendant contended that the **building** was not completed at the date stipulated therefor. The auditor's...
- ...work "was of such a character as to render it impossible" for the plaintiff to complete the building by said date was properly excluded; the defendant being permitted...

...alterations were of such a character as to render it impossible for the plaintiff to complete the building before the first day of January, 1882. At the trial...

...architect: "Were the extra work and alterations made in this building of such a character as to render it impossible for the plaintiff to complete it on or about January...

31. Auditorium, Inc. v. Board of Adjustment of Mayor & Council of Wilmington Supreme Court of Delaware. October 10, 1952 8 Terry 373 47 Del. 373

Certiorari proceeding to review a decision of board of adjustment which sustained an order of **building** inspector refusing a **building** permit. From a judgment of the Superior Court of New Castle County, 84 A.2d 598, affirming the decision of board of adjustment, petitioner appealed. The Supreme Court, Wolcott, J., held that location of zoning...

...414 1126 k. Map. (Formerly 414k132 268k601(14) If it is **impossible** by enlargement process or otherwise to measure the distances on **building** zone map declared to be a part of **building** zone ordinance so as to permit establishment of zoning district...

...decision of board of adjustment which sustained an order of **building** inspector refusing a **building** permit that location of boundary lines of zoning districts with...

...the property involved had not been ascertained by reference to building zone map which accompanied and was declared to a part of building zone ordinance, cause must be remanded to Superior Court with instructions to ascertain such boundary lines from building zone map and determine in which zone the property in...

...and if further trial should demonstrate that such task is **impossible** of performance, decision of board of adjustment should be overruled...

32. Nichols v. Eustis

Supreme Court, Appellate Division, Second Department, New York. October 20, 1911 146 A.D. 475 131 N.Y.S. 265

Appeal from Trial Term, Kings County. Action by Mary A. Nichols against John E. Eustis and another. From a judgment for plaintiff and orders denying a new trial, defendants appeal. Affirmed.

...premises and breaking down the door of one of plaintiff's buildings, tearing out the windows and sides of another building in which plaintiff and her children were living, and tearing off the roof, making it impossible for her to occupy the building, constituted a forcible entry within Code Civ.Proc. §2233, providing...

...the premises, broke down the door of one of the **buildings**, tore out the windows, tore out the sides of another **building** in which plaintiff with her children was then living, tore off the roof, and made it **impossible** for her to occupy the same. We think that these...

33. Rochester German Ins. Co. v. Peaslee-Gaulbert Co. Court of Appeals of Kentucky. October 06, 1905 28 Ky.L.Rptr. 130 120 Ky. 752

"To be officially reported."

...Coverage. (Formerly 217k177 Where a fire had begun in a building containing merchandise before the expiration of the policy insuring the merchandise, and it was impossible to save it from injury, the loss occurred during the... ...insured merchandise also. Where the fire had begun in the building containing the merchandise before the expiration of the policy term, and by reason of that fire it was impossible to remove or save the merchandise from loss or damage...

34. Gaddis v. Barton School Tp. of Gibson County Appellate Court of Indiana, in Banc. January 11, 1929 89 Ind.App. 369 164 N.E. 499 13085

Appeal from Gibson Circuit Court; M. C. Embree, Special Judge. Action by John W. Gaddis against the Barton School Township of Gibson County, Ind. Judgment for defendant, and plaintiff appeals. Affirmed.

...emergency existed" for the erection of a township high school building, and on that day the trustee was ordered to have plans and specifications for such building ready for submission to the advisory board at a meeting... ...including appellant, to submit plans and specifications for the proposed building; that appellant submitted plans and specifications, which at a meeting...

...equal to 4 per cent. of the cost of the **building**, which contract contained the provision that the "plans and specifications...

...duty it is to approve of plans for township school buildings;" also that, if "for any cause the trustee should find it impossible to proceed with the construction of the building," the appellant would have no claim against the township; that...

35. People ex rel. McCollum v. Scannell

Supreme Court, Appellate Division, First Department, New York. December 07, 1900 56 A.D. 51 67 N.Y.S. 433

Certiorari by the people, on the relation of Patrick McCollum, to review the action of John J. Scannell as fire commissioner, etc., in dismissing relator from the fire department of the city of New York. Dismissed.

...and that he could not get him to enter the building. The fire chief testified that it was impossible to keep relator in the building to which he was ordered, and that he made an...

...that he could not get him to enter the burning **building**; while his chief testified that upon arriving at the fire it was **impossible** to keep the relator in a position to which he was ordered in the **building**; that he made an examination of him, and that he...

36. Fox v. Mahony

Supreme Court, Appellate Division, First Department, New York. February 19, 1904 91 A.D. 364 86 N.Y.S. 679

Appeal from Special Term. Action by Edward Fox, as administrator of the estate of Patrick Fox, deceased, against John J. Mahony. From a judgment dismissing the complaint after trial, plaintiff appeals. Reversed.

- ...thereby rendering a sale of the land apart from such buildings impossible, the decedent's personal representative is entitled to equitable relief, charging...
- ...expense of carrying the lots, and their value when the **buildings** were erected, or at some other appropriate period, as corresponds...
- ...taking them to his own account, and erecting upon them **buildings** of which he is ostensibly the absolute owner, and by...
- ...he is prevented from selling the lots independently of the **buildings**; thus making it **impossible** for him to account to the plaintiff for the proceeds...

37. Sumption v. Rogers

Supreme Court of Pennsylvania. October 13, 1913 242 Pa. 348 89 A. 121

Appeal from Court of Common Pleas, Philadelphia County. Action by James D. Sumption against Calvin W. Rogers and another. From a judgment for defendants, plaintiff appeals. Affirmed. See, also, Sumption v. Rogers, 53 Pa. Super. Ct. 109. The court of common pleas made absolute defendants' rule to strike off a mechanic's lien claim which plaintiff...

- ...that: 'Whereas, it sometimes happens that several houses and other buildings, adjoining each other, are erected by the same owner, so that it is impossible for the person who has found and provided materials for...
- ...specify in his claim filed the particular house or other building for which the several items of his demand were so...
- ...as aforesaid, for two or more adjoining houses, and other buildings, built by the same person, owner of the same, and
- ...amount of the same among the said houses and other buildings; and each of the said houses and other buildings shall be subject to the payment of its said apportioned...

38. Dragos v. Russell

Supreme Court of Utah. March 03, 1954 1 Utah 2d 385 267 P.2d 775 7895

Action to quiet title to a parcel of land at the southern extremity of plaintiffs' property. From a judgment of the Third Judicial District Court, Salt Lake County, Clarence E. Baker, J., fixing the boundary line between such property and defendants' adjoining property, after taking additional evidence pursuant to the Supreme Court's mandate on...

- ...as to whether the boundary so fixed ran under defendants' buildings and it being impossible to determine such puestion from the exhibits, the case would...
- ...quieting title in defendants to the property on which the buildings were situated and fix a boundary line settled by the Supreme Court as north of such buildings. Case remanded with instructions. 1 West Headnotes 30 Appeal and
- ...defendants' improvements. From the exhibits in the file it is **impossible** to determine where the line fixed by the trial court runs with respect to the location of the defendants' **buildings**, nor whether the line as fixed runs north of such **buildings**. Hence it is impossible for us to determine whether the...

39. George Carroll & Bro Co v. Young Circuit Court of Appeals, Third Circuit. January 07, 1903 119 F. 576 56 C.C.A. 380 24

Appeal from the District Court of the United States for the Western District of Pennsylvania.

- ...a bankrupt corporation was its manufacturing plant, consisting of a building on ground leased for a term of years and the...
- ...the price of materials used in the construction of the building, which under the statute bound the building and the leasehold interest of the bankrupt in the land...
- ...and that, in case of such sale, it would be impossible to tell how much of the fund each represented, or...
- ...the appellants) against the property, and that it 'would be **impossible** to realize but a small portion of the value of said **building** by selling the same in parcels or portions, or attempting...

40. Hughes v. Bembry

Supreme Court of Oregon. June 10, 1970 256 Or. 172 470 P.2d 151

Action by trustee in bankruptcy for money allegedly due because of sale of building by bankrupts to defendants, their lessors. The Circuit Court, Washington County, Glen Hieber, J., found for defendants, and trustee appealed. The defendants cross-appealed for attorney fees. The Supreme Court, Denecke, J., held that under uncontradicted testimony...

...uncontradicted testimony that lessor would have paid only \$7,000 for building, rather than \$12,000 contract price, without tenant and lease, lessors were not unjustly enriched by retaining building without further payment when lessees, after \$7,000 had been paid...

- ...purchase price, went bankrupt and defaulted on lease making it impossible for lessors to continue payments under method contracted. The Court...
- ...as affecting right to compensation. (Formerly 233k157(9) Where lessees sold **building** they had erected on lessors' property to lessors and lease provided that balance due on **building** would be paid through reduced rent paid by lessees, lessees...
- ...in bankruptcy was not entitled to recover balance due on building after lessees defaulted on lease and filed bankruptcy and such default rendered it impossible for lessor to pay by method contracted. [3] 205H Implied...

41. Goldstein v. Raskin

Supreme Court of Illinois. December 22, 1915 271 III. 249 111 N.E. 91 10175

Appeal from Circuit Court, Cook County; Jesse A. Baldwin, Judge. Suit by Michael Goldstein and others against Bessie Raskin and others. Decree for plaintiffs, and defendants appeal. Affirmed.

- ...buying said lot 3 erected thereon a three- story brick **building** containing five flats or apartments and one store, expending thereon...
- ...in compliance with the city ordinances they provided for the **building** appropriate stairways for ingress and egress to and from the various apartments on the west side of said **building** within 1 1/2 feet of the west line of the wall of their **building**, which stairways immediately join said passageway; that said **building** is about to be occupied by various tenants and is...
- ...if they have ingress and egress to and from the building; that for the purpose of avoiding any difficulties, and to make certain their rights, appellees, long prior to building on their lot, gave notice in writing to appellants of their intention to erect their said building, and that the west wall of their building would be on the boundary line between said lots; that...
- ...areaway and basement entrance; that since the completion of the **building**, for the purpose of harassing appellees, with malicious intent, and...

42. Stephens v. Campbell

Superior Court of Pennsylvania. October 18, 1899 13 Pa.Super. 7 1900 WL 5093

The plaintiffs filed a claim for the payment of the sum of \$85.50, in which they aver that the said sum, being a debt contracted for a certain kind of **building** material known as terra-cotta, was ".... at the request of Charles Bishoff & Company and Stephens & Company, continuously within the six months last past furnished to and supplied for and...

- ...manufactured by the claimants, not upon the faith of a building, but upon the faith of a personal contract with Bishoff...
- ...Company, because for a period long after the manufacture, no **buildings** were commenced, and it was **impossible** that they could be commenced without the consent of a...
- ...a person having an executory contract to furnish material for buildings, made long before any plan for the buildings has been settled, before financial arrangements have been made necessary for the construction, and before any building is commenced, can file a lien to cover a refusal to receive such material after the buildings are commenced, we render it impossible for any person to deal with the buildings with safety. A person advancing money may estimate the probable...
- ...will be incurred for work and materials needed for a building, and can inquire from persons furnishing materials as to the extent of their supply; but it will be impossible for him to ascertain how many contracts to furnish materials were entered into by the owner before the buildings were commenced upon which there were refusals to receive. We...

43. Gaskin v. State

District Court of Appeal of Florida, Third District. March 31, 2004 869 So.2d 646 2004 WL 625804 3D03-206

CRIMINAL JUSTICE - Burglary. It was legally impossible for defendant to have committed burglary with intent to escape.

...could find him guilty if he entered or remained in building with intent to commit escape and/or resisting arrest without violence, and (2) it was legally impossible for defendant to have intended to commit underlying offense of escape by entering or remaining in building. Affirmed in part, reversed in part, and remanded. West Headnotes... ...could find him guilty if he entered or remained in building with intent to commit escape and/or resisting arrest without violence; it was legally impossible for defendant to have intended to commit underlying offense of escape by entering or remaining in building, and general verdict of guilty on burglary charge made it impossible to determine that verdict was not based on that ground...

...prosecution for burglary with intent to escape, it was legally **impossible** for defendant to have intended to commit underlying offense of escape by entering or remaining in **building**; escape was complete as matter of law prior to defendant's alleged entry of **building** when he broke away from correction officers. West's F.S.A. §...

44. Bilodeau v. Maine Cent. R. Co.

Supreme Judicial Court of Maine. September 26, 1916 115 Me. 550 98 A. 705

On Motion from Superior Court, Kennebec County, at Law. Actions by Alexander Bilodeau and by Clottie Bilodeau against the Maine Central Railroad Company. Verdicts for plaintiffs, and defendant moves to set aside the verdict. Motion overruled, if plaintiffs file a remittitur of all the verdict above \$3,000; otherwise, motion sustained, and new trial...

- ...farm. The fire advanced with such rapidity that it was impossible to save any of the contents of the buildings, except a few small articles of no particular value. The...
- ...to take into consideration, in estimating the value of the **buildings**, the age of the **buildings** and the depreciation thereof; for, although there is some testimony...
- ...the barn, and some other repairs made, yet it is **impossible** to escape the conclusion that the **buildings** were old and dilapidated, and could not be of the...

45. Garner v. State

Supreme Court of Mississippi. June 14, 1941 2 So.2d 828

 $https://www.westlaw.com/Search/Results.html?query=fi%3A\&transitionType=Search\&contextData=\%28sc.Default%29\&VR=3.0\&RS=cblt1.0\ 34531$

In Banc. Appeal from Circuit Court, Bolivar County; Wm. A. Alcorn, Jr., Judge. "Not to be reported in State Reports." Carrie Garner was convicted of murder, and she appeals. Reversed and remanded.

- ...by a witness to show that it would have been impossible for alleged eyewitness to have seen the window in store...
- ...witness claimed to have been standing, on ground that store **building** had been removed at time measurements were taken by witness, was prejudicial error where former location of store **building** could be readily determined from depression left in ground, especially...
- ...witness to such an extent that it would have been impossible for him to have seen the window in the north wall of the store building or even the store building itself from the place where he claims to have been...

46. Dunitz v. City of Los Angeles

District Court of Appeal, Second District, Division 1, California. May 18, 1959 170 Cal.App.2d 399 338 P.2d 1001

CR 23490

Action by property owners against city and others for declaratory judgment as to provisions of city municipal code respecting conditions of buildings deemed to be nuisances. The Superior Court of Los Angeles County, Leon T. David, J., rendered judgment denying relief and plaintiffs appealed. The District Court of Appeal, Nourse, J., pro tem., held...

...the above-enumerated dangerous and hazardous conditions exist in these buildings to such an extent that these are dangerous buildings and it is impossible to repair these buildings so that they will no longer exist as dangerous buildings and as nuisances without reconstructing them; and, Therefore, a hearing has been set before the Board of Building and Safety Commissioners to determine whether or not an order should be issued to vacate and demolish said buildings.' While it is alleged in the complaint that in the notices served upon appellants, 340 deficiencies in the buildings...

...the deficiencies specified in the notices are and it is **impossible** to determine whether the deficiencies claimed are due to deterioration of the **buildings** as erected or due to the failure of said **buildings** to comply with the existing **building** code or are deficiencies which create fire or health hazards...

47. State v. O'Leary

Supreme Court of Indiana. November 27, 1900 155 Ind. 526 58 N.E. 703

Appeal from circuit court, Porter county; Robert Lowry, Special Judge. Application by the attorney general, on behalf of the state, for an order to restrain James O'Leary and others from keeping and maintaining a gambling house. From a judgment in favor of defendants, and from an order denying a new trial, plaintiff appeals. Affirmed.

- ...endurance of man and beasts, in a certain room and **building** in Lake county, and state of Indiana, owned by the... ...kept in said county and state a certain room and **building**, afterwards in said information particularly described, with apparatus, blackboard, blanks...
- ...either the owners, lessees, or occupants of said room and building), and then and there unlawfully and knowingly permitted said room...
- ...together, and causing to congregate in said room and said building, said gamblers from said cities and towns; that on September...

48. M.H. Fishman Co., 5 cent to \$1.00 Stores v. Sky Realty Corp.

Supreme Court, Onondaga County, New York, Special Term. August 26, 1948 83 N.Y.S.2d 910

https://www.westlaw.com/Search/Results.html?query=fi%3A&transitionType=Search&contextData=%28sc.Default%29&VR=3.0&RS=cblt1.0

Action by M. H. Fishman Company, Inc., 5¢ to \$1.00 Stores against Sky Realty Corporation and others, to compel performance of obligations under a lease agreement and to recover damages for alleged failure of defendants to perform their obligations. On defendants' motions for judgment on the pleadings dismissing the complaint upon ground that...

- ...the defendants. The defendants further allege that it has been impossible and impracticable to erect a new building on the site of the one destroyed by fire because...
- ...since that date, and that the erection of a suitable **building** could not be completed before April 30th, 1949, the
- ...not derive any benefit from the erection of a new building. The defendants also allege that plaintiff has delayed bringing the...
- ...taken during the recent war. The defendants claim it was **impossible** for the owners to comply with the provisions of paragraph...

49. Cumberland Tel. & Tel. Co. v. Smithwick Supreme Court of Tennessee. January 18, 1904 4 Cates 463 112 Tenn. 463

Appeal from Circuit Court, Wilson County; James A. Jones, Special Judge. Action by T. N. Smithwick and others against the Cumberland Telephone & Telegraph Company for damages occasioned by an explosion. From a judgment for plaintiffs, defendant appeals. Reversed.

- ...case was that the defendant below had stored in its **building** a large quantity of dynamite; that this **building** was located in a thickly settled part of the town (Lebanon); that it stood near a **building** occupied by plaintiff; that on a certain night in January, 1901, a fire broke out in a **building** near to that occupied by defendant below, and near to...
- ...so in attendance learned that there was dynamite in the building occupied by plaintiff in error, and this fact so alarmed...
- ...to the existence of said dynamite in plaintiff in error's **building**, or that part occupied by it (being the upstairs), an explosion took place there, rendering it **impossible** to enter the **building** occupied by defendant in error and to take his goods...
- ...and his friends from getting his goods out of the building occupied by him before the said explosion occurred. The action...

50. Hintze v. Allen

Appellate Court of Illinois, First District, Third Division. May 18, 1945 326 Ill.App. 182 61 N.E.2d 259 42703

Appeal from Superior Court, Cook County; John C. Lewe, Judge. Suit by Arthur G. Hintze and others against Gertrude C. Allen and others for modification of **building** restrictions in a deed. From a decree, defendants appeal. Reversed and remanded with directions.

- ...estate 'boom' in Chicago and was based upon unreasonable and **impossible** expectations by the promoters of the extension and persons interested...
- ...residential purposes were peculiarly suited for two- and three-apartment buildings as provided for in said restrictions; that the purpose of...
- ...population of the Village of Westchester, the nature of the **buildings** constructed within its limits, and sets forth that all **building** substantially was had prior to 1929; that no structure of...
- ...since the filing of the plat; that it had been impossible to obtain capital to finance the construction of two- and three-apartment buildings on the portion of the subdivision adapted for residential use...

51. Lackey v. Price

Special Court of Appeals of Virginia. May 28, 1925 142 Va. 789 128 S.E. 268

Error to Circuit Court, Mecklenburg County. Action of assumpsit by John A. Price and others against H. H. Lackey. Judgment for plaintiffs, and defendant brings error. Reversed and remanded.

- ...by two witnesses certain statements of members of a church **building** committee, one of whom was apparently accepted on all sides...
- ...were dead, to the effect that they said it was **impossible** to build the church for which defendant had a contract... ...the church was abandoned and that the chairman of the **building** committee told him to go ahead and sell the lumber...
- ...by two witnesses certain statements of members of a church **building** committee, one of whom was apparently accepted on all sides...

52. 25-50 FLB LLC v. Srinivasan

Supreme Court, Queens County, New York. August 26, 2011 32 Misc.3d 1237(A) (Table, Text in WESTLAW), Unreported Disposition 938 N.Y.S.2d 230 3450/2011

In this Article 78 proceeding, petitioner 25–50 FLB LLC seeks a judgment vacating the resolution of January 11, 2011 (the "resolution"), issued by respondent Board of Standards and Appeals of the City of New York ("BSA") and its members respondents Meenakshi Srinivasan, Christopher Collins, Dara Ottley–Brown, Susan M. Hinkson, and Eileen Montanez....

- ...the demolition permit. The DOB stated that where an existing building will not be incorporated in a proposed enlargement, but rather...
- ...fully demolished and where construction of the enlargement is physically **impossible** without demolition of an existing **building**, demolition plans must be approved and DOB must issue a...
- ...DOB further stated that Section 28–105.3 of the **Building** Code, effective July 1, 2008 and Section 27–149 are... an alteration permit in instances where it would be physically **impossible** to complete construction without demolishing the existing **building**. The DOB asserted that, absent a demolition permit, the alteration...

53. Castellano v. State

Supreme Court, Appellate Division, Third Department, New York. December 22, 1971 38 A.D.2d 652 327 N.Y.S.2d 162

Appeal by State from a decision of the Court of Claims. The Supreme Court, Appellate Division, held that where use of smaller trucks by claimant in its cold storage and fruit packing building, once change in access to building by taking allegedly made it impossible to use larger trucks, indicated that larger vehicles were not necessary to...

- ...trucks by claimant in its cold storage and fruit packing building, once change in access to building by taking allegedly made it impossible to use larger trucks, indicated that larger vehicles were not...
- ...trucks by claimant in its cold storage and fruit packing building, once change in access to building allegedly made it impossible to use larger trucks, indicated that larger vehicles were not...

54. Franklin Nat. Ins. Co. v. Zurich General Acc. & Liability Ins. Co. Court of Appeal of Louisiana, Parish of Orleans. February 18, 1957 92 So.2d 600

https://www.westlaw.com/Search/Results.html?query=fi%3A&transitionType=Search&contextData=%28sc.Default%29&VR=3.0&RS=cblt1.0~20788

Suit for damages to **building** which was struck by automobile after two automobiles collided at intersection of through street and stop street. The Civil District Court No. 334—031, Division 'E', Frank J. Stich, J., rendered judgment in favor of **building** owner's subrogee against owner of one automobile and insurer of other...

- ...E', Frank J. Stich, J., rendered judgment in favor of **building** owner's subrogee against owner of one automobile and insurer of...
- ...evidence established that driver on through street whose automobile struck **building**, negligently failed to notice that driver on stop street was traveling at speed which would make it **impossible** for him to stop at stop sign, and drove into...
- ...or property not on highway. In suit for damages to **building** which was struck by automobile after two automobiles collided at...
- ...evidence established that driver on through street whose automobile struck building, negligently failed to notice that driver on stop street as traveling at speed which would make it impossible for him to stop at stop sign, and drove into...

55. Wicks v. Comves

Court of Civil Appeals of Texas. El Paso. December 03, 1914 171 S.W. 774

https://www.westlaw.com/Search/Results.html?query=fi%3A&transitionType=Search&contextData=%28sc.Default%29&VR=3.0&RS=cblt1.0~356

Appeal from District Court, Harris County; N. G. Kittrell, Judge. Action by Louis Comves and others against Moye Wicks, Jr., and others. From a judgment for plaintiffs, defendants appeal. Affirmed.

- ...aforesaid fruit stand being placed upon the outside of said building and projecting over and covering a portion of the sidewalk in front and on the side of said building, or in the event that any city ordinance which is...
- ...be passed by the city of Houston shall make it **impossible** for said fruit stand to remain upon the outside of said **building** or to project over or occupy a portion of the sidewalk around said **building**, and if it shall be a violation of any such...
- ...Condos Bros. shall give him a space inside of said **building** now occupied by Condos Bros., in which space he shall...
- ...shall be permitted to conduct said fruit stand within said building. In the event it becomes necessary to remove said fruit...

56. Akwai v. Royal Ins. Co.

Supreme Court of the Territory of Hawai'i. December 26, 1902 14 Haw. 533 1902 WL 1436

In an action on a policy of fire insurance for loss caused by the spread of a fire started by order of the Board of Health for the purpose of destroying, as being infected by plague, certain previously condemned buildings situated some distance from the insured building, an ex parte unexecuted resolution of the Board, adopted after the commencement...

- ...the fire was started, the Board resolved that all the **buildings** in this block, including of course the **building** in question, "the same having been inspected by this Board...
- ...is necessary for the public health and safety that the **buildings** on said premises should be destroyed and that it is **impossible** to render them safe for occupancy by fumigation or other...
- ...destruction shall be carried out forthwith," also that all such buildings, "same having been inspected by this Board, are in the...
- ...is necessary for the public health and safety that the **buildings** thereon should be destroyed by fire, and that such destruction...

57. R.D. Pitard Hardware Co. v. Lala

Court of Appeal of Louisiana, Parish of Orleans. February 02, 1925 1 La.App. 534 1925 WL 3618 8809

Plaintiff brings this suit against Mrs. G. Lala, alleging that on certain dates, which are more particularly set out in the itemized statement annexed to the petition, it sold to defendant certain merchandise, which was used in painting the defendant's house, located at No 721 Ursuline Street. The amount of the claim is \$123.00. It is alleged that...

- ...the attested and recorded account were actually used in defendant's building, but she and her step-son have both denied under...
- ...is contended by them that the painting contract on defendant's **building**, under lien for this claim, was given to a man...
- ...any manner that the materials used by him on defendant's building were furnished by any other party than the plaintiff. It is impossible to believe, and no evidence has been offered to show...

...were let out by defendant for the painting of this **building** within the period covered by the transaction now sued upon...

58. Gootkin v. Uniform Printing & Supply Co.

Supreme Court, Appellate Division, Second Department, New York. June 01, 1965 24 A.D.2d 448 260 N.Y.S.2d 387

Personal injury action. The Supreme Court, Kings County, Samuel S. Leibowitz, J., dismissed complaint at close of plaintiff's case, and he appealed. The Supreme Court, Appellate Division, held that window cleaner who found it **impossible** to give outside cleaning to sealed windows on fourth floor and who placed ladder against gate constructed to...

- ...Court, Appellate Division, held that window cleaner who found it **impossible** to give outside cleaning to sealed windows on fourth floor...
- ...way could not recover from his employer or owner of **building** on basis of violation of Labor Law section relating to...
- ...Demolition and Repair. (Formerly 272k56(3) Window cleaner who found it **impossible** to give outside cleaning to sealed windows on fourth floor...
- ...way could not recover from his employer or owner of **building** on basis of violation of Labor Law section relating to...

59. Greenfield v. Globe Automatic Sprinkler Co.

Circuit Court of Appeals, Fifth Circuit. December 05, 1922 285 F. 27

https://www.westlaw.com/Search/Results.html?query=fi%3A&transitionType=Search&contextData=%28sc.Default%29&VR=3.0&RS=cblt1.0~3854

In Error to the District Court, of the United States, for the Northern District of Georgia; Samuel H. Sibley, Judge. Action at law by the Globe Automatic Sprinkler Company against A. D. Greenfield and others, executors of the will of D. Greenfield, deceased. Judgment for plaintiff, and defendants bring error. Affirmed.

- ...a contract for installation of a sprinkler system in a building required payment of an installment of the contract price on...
- ...after the material was shipped and the installment paid, the **building** and material were destroyed by fire, rendering further performance **impossible**, the owner is not entitled to recover back the installment...
- ...contract to install the sprinkler system in the Brooke Company Building became impossible of performance by its destruction, the defendants, in their amended...

60. Boston Ins. Co. v. Eggleston

Municipal Court of Appeals for the District of Columbia. November 27, 1962 185 A.2d 914

 $https://www.westlaw.com/Search/Results.html?query=fi\%3A\&transitionType=Search\&contextData=\%28sc.Default\%29\&VR=3.0\&RS=cblt1.0~{\bf 3082}$

Action by insurance companies against motorists involving collision causing damages to insured property. From a judgment of the Municipal Court for the District of Columbia, Civil Division, Small Claims and Conciliation Branch, Edward A. Beard, J., the plaintiffs appealed. The Municipal Court of Appeals, Cayton, A. R. J., held, inter alia, that...

...that where automobile involved in collision crashed into store damaging **building** and contents, first insurer paid damage to **building** and became subrogated to that <u>claim</u>, the first, second and...

...suit was for first insurer for amount of damage to building, and judgment for motorist on store owners' claim,

such judgment...

...insurers from suing motorists since inconsistency of judgment made it **impossible** to determine whether judgment against store owners was based upon...

...217k606(1) Where automobile involved in collision crashed into store damaging building and contents, first insurer paid damage to building and became subrogated to that claim, the first, second and...

61. Marlatt v. Holdridge

Supreme Court, Steuben County, New York, Equity Term. November 04, 1916 97 Misc. 456 161 N.Y.S. 148

Action by Charles W. Marlatt against Lester R. Holdridge and others to foreclose a mortgage. Judgment for plaintiff.

- ...the mortgagor had failed, after repeated demands, to get the **buildings** insured, and assign and deliver the policy to the mortgagee...
- ...to the terms of the contract, and had permitted the **buildings** to become vacant, rendering it **impossible** for the mortgagee to effect such insurance, the latter should...
- ...of losing his security by the possible burning of the **buildings**, and have no remedy. The actions of the mortgagor, above...
- ...could virtually destroy the security by failing to insure the **buildings** for the benefit of the mortgagee, and by his own acts render it **impossible** for the latter to effect such insurance. Defendants' motion to...

62. Tsz Lin Cheung v. Moluka Enterprises, LLC

Supreme Court, Appellate Term, New York, First Department. August 30, 2010 28 Misc.3d 139(A) (Table, Text in WESTLAW), Unreported Disposition 958 N.Y.S.2d 63 570715/09

Order (David B. Cohen, J.), dated July 7, 2009, affirmed, without costs. As Civil Court correctly concluded, the stipulation of settlement between the parties must be vacated, since landlords' ability to perform their obligations under the stipulation was rendered legally **impossible** (see generally 407 E. 61st Garage v. Savoy Fifth Ave. Corp., 23...

...to possession of the subject apartment premises was rendered legally impossible by an emergency declaration of the New York City Department of Buildings—issued after the parties entered into the stipulation but before... ...to perform their obligations under the stipulation expired—requiring the building in which the apartment was situated to be demolished. We...

63. Baltimore & P.R. Co. v. Fifth Baptist Church of Washington Supreme Court of the United States January 05, 1891 137 U.S. 568 11 S.Ct. 185

In error to the supreme court of the District of Columbia.

- ...use of defendant's engine house and repair shop rendered it "impossible of for plaintiff to occupy its building with comfort, or the noise, smoke, and cinders created a...
- ...the congregation "tending necessarily to destroy" the use of the **building** as a house of worship. Held that, although these expressions...
- ...declaration, as they were used by the defendant, rendered it **impossible** for the plaintiff to occupy its **building** with comfort as a place of public worship; that the...
- ...of the defendant's engine-house and repair-shop rendered it 'impossible' for the plaintiff to occupy its building with comfort; or that the noise, smoke, and cinders created...

64. Driver v. John W. Edrington & Co. Supreme Court of Arkansas. January 21, 1905 74 Ark. 12 84 S.W. 783

Appeal from Circuit Court, Mississippi County; Felix G. Taylor, Judge. Unlawful detainer by J. L. Driver against John W. Edrington & Co. From a judgment awarding him single damages only, plaintiff appeals. Reversed.

...time after the 1st of January, 1902, because defendants were **building** in the New Town, with a view of moving into said **building** when completed; that it was utterly **impossible** for defendants to obtain any other **building** in the town of Osceola into which to remove their stock of goods until they could complete their own **building**, in the erection of which they were greatly delayed by...

65. Taliaferro v. Salyer

District Court of Appeal, First District, Division 1, California. August 12, 1958 162 Cal.App.2d 685 328 P.2d 799 17490

Action by property owner against adjoining property owners for **building** structures on adjoining property allegedly interfering with plaintiff's alleged easement of light and air and encroachment on his property. From a judgment of the Superior Court, Contra Costa County, Homer W. Patterson, J., entered on an order sustaining a demurrer to the...

- ...Formerly 414k764 268k666 Even if adjoining property owner constructed her **building** within setback lines required by ordinance, plaintiff had no right...
- ...to go on adjoining property owner's land to repair his building or for any other purpose and he had no cause of action against adjoining property owner for allegedly building so close to plaintiff's property as to render it physically impossible for plaintiff to repair his building. [9] 15 Adjoining Landowners 15 9 Encroachments 15 9(1... ...lots immediately adjacent to plaintiff's property in violation of the building codes, so close to the sidewall on plaintiff's property 'as to render it physically impossible for any human being to secure ingress and egress between the two buildings for the purpose of making repairs or for any other...
- ...then alleges the repairs essential to the maintenance of plaintiff's **building** which he cannot make because he cannot get between the two **buildings**, thereby causing his **building** to deteriorate, for which he asks damages and also injunctive...

66. Cauley v. Northern Trust Co.

Appellate Court of Illinois, First District, Third Division. June 24, 1942 315 Ill.App. 307 43 N.E.2d 147 GEN. 40528

Appeal from Superior Court, Cook County; James F. Fardy, Judge. Action by Frank W. Cauley and others against the Northern Trust Company and others to recover a fund deposited pursuant to a lease. From the decree, the plaintiffs appeal. Affirmed.

- ...plaintiff, Frank W. Cauley, assigned to the 1550 Hinman Avenue **Building** Corporation, a corporation created for the purpose of taking title...
- ...November 28, 1928, Frank W. Cauley, and thereafter the said **building** corporation entered into certain contracts with various persons providing for the removal of the old **buildings** located on the premises, for the construction of a new **building** and entered into a valid commitment with Peabody, Houghteling & Company...
- ...and unimpaired capital surplus in excess of \$750,000, for a **building** loan in the amount of \$1,125,000, all in accordance with...
- ...of the lease; that after the removal of said old **buildings** the **building** corporation caused said premises to be excavated and foundations for the proposed new **building** to be installed at an expense to the **building** corporation of \$81,681.17; that after the completion of said...

67. Karam v. Alcoholic Beverage Control Bd. of West Orange Superior Court of New Jersey Appellate Division. August 08, 1968 102 N.J.Super. 291 246 A.2d 18 A-1283

The Department of Law and Public Safety, Division of Alcoholic Beverage and Control granted a liquor license and nearby licensees appealed. The Superior Court, Appellate Division, Conford, S.J.A.D., held that device of building wall as physical obstruction on licensed premises for no other purpose than to make it impossible for pedestrian-patron to...

...Superior Court, Appellate Division, Conford, S.J.A.D., held that device of **building** wall as physical obstruction on licensed premises for no other purpose than to make it **impossible** for pedestrian-patron to effect normal entrance to **building** via nearest sidewalk and in order to inflate walking distance...

...59 Places 223 59(1) k. In General. Device of **building** wall as physical obstruction on licensed premises for no other purpose than to make it **impossible** for pedestrian-patron to effect normal entrance to **building** via nearest sidewalk and in order to inflate walking distance...

...licensed premises For no other purpose than to make it **impossible** for a pedestrian-patron to effect normal entrance to the **building** Via the nearest sidewalk-and this solely in order to...

68. First Methodist Episcopal Church of City of Cape May, N.J., v. Cape May Grain & Coal Co. Court of Chancery of New Jersey. July 23, 1907 73 N.J. Eq. 257 3 Buchanan 257

Bill by the First Methodist Episcopal Church of City of Cape May against the Cape May Grain & Coal Company to restrain the continuance of a roller skating rink. Heard on bill and affidavits. Injunction pendente lite allowed.

...restrain defendant from operating a roller skating rink in a building adjacent to the church, it appeared that the noise from the rink was so great as to render it impossible to hold services in the church while skating was in... ...church attendance requiring the use of that room, it is impossible to hold services during the time the skating is in...

...the skating rink, which occupies the second story of the **building** of defendant, which **building** has 23 windows opening from the rink, 6 of which are on the side of the **building** nearest to the church property, and all of which are...

...his pastorate, and renders sleep for him and his family impossible until after the skating rink is closed in the evening; and that he has determined to vacate the building on account of such noise, unless the operation of the...

69. Haskell v. Borschowa Supreme Court of Oregon, En Banc. February 21, 1975 271 Or. 326 532 P.2d 14

Restaurant owners brought suit in equity to enjoin interference with their use of defendants' adjacent land on which auto repair garage was situated. The Circuit Court, Marion County, Jena V. Schlegel, J., entered decree declaring that restaurant owners owned easement across adjacent land, ordering removal of portions of defendants' fence within...

...ingress and egress to service of the rear of restaurant building, easement had been abandoned where building was extended to within a foot or two of the...

...claimed driveway, thus rendering a nontrespassory approach to rear of building impossible. [2] 141 Easements 141II Extent of Right, Use, and Obstruction...

...only in summer months, if at all. Moreover, the restaurant building was extended in 1967 to within a foot or two...

...rendering a non-trespassory approach to the rear of the **building impossible**. Therefore, even if an easement for ingress and egress to service of the rear of the **building** existed in 1963, it was abandoned in 1967 when plaintiffs' predecessor decided to make continuation of the use **impossible**.' [FN4] FN3. See diagram, Supra. FN4. See Powers v. Coos...

70. Clark v. Mosley

Supreme Court of South Dakota. February 06, 1947 71 S.D. 466 25 N.W.2d 884 8840

Appeal from Circuit Court, Lawrence County; Turner M. Rudesill, Judge. Proceeding by Rogers C. Clark, trustee of the S. Cushman Clark Trust, against Richard T. Mosley, Chief of Police, Deadwood, South Dakota, to restrain defendant from demolishing plaintiff's building which had been damaged by fire. From a judgment, defendant appeals. Judgment...

- ...Action against city for damages for wrongful demolition of frame **building** damaged by fire was not such an "adequate remedy at...
- ...of writ of prohibition restraining city police chief from demolishing building, where building and lot were held as an investment for rental, occupancy...
- ...first floor was not disturbed by fire, and shortage of building materials made it impossible to predict when building, if demolished, could be replaced by income producing structure. SDC...
- ...fire. Because of government regulations and shortage of supply of building materials, it was impossible at the time of trial to predict when the building could be replaced by an income producing structure. Plaintiff was...

71. Cook County v. City of Chicago

Appellate Court of Illinois, First District. April 11, 1923 228 Ill.App. 498 1923 WL 3206 27521

The County of Cook filed a bill against the City of Chicago praying that the city be enjoined from interfering with the construction of a **building** to be used by the county as a jail for juvenile offenders. The defendant city filed a general demurrer to the bill which was overruled. It elected to stand by its demurrer and a decree was entered in...

- ...268 601 . 3 k. Validity of building regulations. (Formerly 268k601(29) If building ordinances of city of Chicago disclosed that it would be impossible to construct a proper jail according to provisions of ordinances...
- ...prepared for that purpose by the county architect; that the **building** was to be used as a jail for juveniles who...
- ...of the jail under its general police power because the **building** is erected within the limits of the city; that defendant...
- ...to change the plans and supervise the construction of the **building**, and further claims the right to prevent the erection or...

72. Preston v. Albee

Supreme Court, Appellate Division, First Department, New York. June 07, 1907 120 A.D. 89 105 N.Y.S. 33 2

Appeal from Judgment on Report of Referee. Action by Charles M. Preston, as receiver of the New York **Building** Loan Banking Company, against Franklin C. Albee and others. From a judgment entered on the report of a referee, dismissing the complaint, plaintiff appeals. Reversed, and new trial ordered.

- ...and Receivers 66 42(1) k. In general. Where a **building** association becomes insolvent and a receiver is appointed, further performance of the contract with borrowing members becomes **impossible**, and an equitable adjustment between the association and a borrowing...
- ...rule thus established is that upon the insolvency of a building and loan association, further performance of the contract with borrowing members being impossible, the receiver of the association may forthwith foreclose the mortgages...

73. Westhab, Inc. v. McBain

Supreme Court, Appellate Division, Second Department, New York. October 31, 1988 143 A.D.2d 1006 533 N.Y.S.2d 771 3725E

Vendor appealed from judgment of the Supreme Court, Westchester County, Zeck, J.H.O., directing her to specifically perform contract for sale of real property. The Supreme Court, Appellate Division, held that discovery that tax lot apportionment was necessary after purchaser exercised option to purchase two buildings that were on same tax lots as...

...apportionment was necessary after purchaser exercised option to purchase two buildings that were on same tax lots as two other buildings owned by vendor did not make it impossible for vendor to transfer marketable or insurable title in accordance...

...apportionment was necessary after purchaser exercised option to purchase two buildings that were on same tax lots as two other buildings owned by vendor did not make it impossible for vendor to transfer marketable or insurable title in accordance...

74. Campbell v. Campbell

Supreme Court of North Dakota. June 05, 1929 58 N.D. 244 225 N.W. 805 5603

Appeal from District Court, Mountrail County; John C. Lowe, Judge. Action by R. D. Campbell against James N. Campbell, M. G. Flath, and others. From an order denying her application for a temporary restraining order against defendant last named, plaintiff appeals. Affirmed.

...taxes were assessed and levied against the property considering the **building** thereon as a part of the realty; that the plaintiff...

...57, approximately the market value of the property including the **building**; that this **building** was a small frame **building** worth approximately \$300; that it was affixed to the realty...

...plaintiff bought the property in good faith, believing that the building in question was a part of the realty and that...

...the defendant M. G. Flath is about to remove the **building** under a claim of ownership; that under an ordinance of the city of Stanley it will be **impossible** to replace it, if removed. The defendant M. G. Flath...

75. Scarbrough v. Wheeler

Court of Civil Appeals of Texas. Austin. November 18, 1914 172 S.W. 196

 $https://www.westlaw.com/Search/Results.html?query=fi\%3A\&transitionType=Search\&contextData=\%28sc.Default\%29\&VR=3.0\&RS=cblt1.0~{\bf 5399}$

Appeal from District Court, Travis County; Charles A. Wilcox, Judge. Action by C. A. Wheeler against E. M. Scarbrough and another. From a judgment for plaintiff, defendants appeal. Affirmed.

...Appellants, Scarbrough & Hicks, having in process of construction an office **building** on the corner of Sixth street and Congress avenue adjoining...

...as the installation of such fixtures and furniture in said building. In consideration of the faithful performance of such services by...

...and designs were intended for both the old and new **buildings**. Appellee furnished certain plans for the new **building**, which were accepted by appellants and the furniture and fixtures...

...furniture for the first and second floors of the old building, and procured bids for the manufacture and installation of said...

76. Anfinson v. Cook

Supreme Court of Iowa. December 14, 1937 224 Iowa 833 276 N.W. 762 44035

Appeal from District Court, Ida County; P. J. Klinker, Judge. Action to foreclose a mechanic's lien. Decree for plaintiff, and certain defendants appeal. Affirmed.

- ...be. It therefore falls within the description or class of **buildings** which this court has on several occasions said was practically **impossible** to be moved without serious injury, both to the **building** and the premises on which it is situated. In the...
- ...McSpadden Case, in this language: "In the next place, the **building** was permanent in character and was improved with plumbing and other fixtures which made the removal practically **impossible** without serious injury to it and to the premises on...
- ...construction as falling within a class where removal is practically impossible without damage to the building itself and to the real estate on which it is...

77. Maurer v. Oakland County Parks and Recreation Dept. Court of Appeals of Michigan. August 16, 1993 201 Mich.App. 223 506 N.W.2d 261 163080

Governmental Immunity. Stairs leading to public restroom formed part of building itself, and thus injury suffered on stairs fell within public building exception to governmental immunity.

- ...and Other Property 268 848 k. Buildings in General. Public building exception to governmental immunity applied to negligent failure to warn...
- ...in fall on restroom stairs, where stairs formed part of building and it was impossible to enter or leave building without using stairs and thus stairs constituted allegedly dangerous or defective condition of building itself. Lakin, Worsham & Victor, P.C. by Lori A. Young-Barker...
- ...case, the steps must be viewed as part of the **building** itself because they are intimately associated, or connected, with the **building** itself, because it is **impossible** to enter or leave the **building** without going up or down them. Cf. Eberhard v. St...

78. City Bank Farmers Trust Co. v. Board of Standards and Appeals of City of N.Y. Supreme Court, New York County, New York, Special Term. October 03, 1944 184 Misc. 512 52 N.Y.S.2d 306

Proceedings in the matter of the application of the City Bank Farmers Trust Company for an order of certiorari against the Board of Standards and Appeals of the City of New York and others. Application granted.

- ...by the War Production Board on April 6, 1942, rendered **impossible** the construction of **buildings** so unessential to the war effort as a motion picture...
- ...190 192 Where conservation order of War Production Board made impossible compliance with zoning resolution and placed restrictions on use of building materials which prevented commencement of construction of theater contemplated by application filed with borough superintendent of buildings, restrictions imposed by federal government could not be transferred into...

79. In re Smith's Estate

Orphans' Court of Pennsylvania, Philadelphia County, January 01, 1914 23 Pa. D. 468 1914 WL 4452

The main question which we are asked to decide is whether surplus income derived from the trust estate may be applied to the creation of additional playgrounds and the erection of the necessary buildings in connection therewith, either within or without the limits of Fairmount Park, one playground having already been established within the limits...

...his estate to trustee to expend \$50,000 in erection of building and enclosing children's playground in Fairmount

Park and income of...

- ...authorize expenditure of surplus in erection and maintenance of additional buildings," large surplus income will not be diverted to creation of...
- ...able to reach park, unless it would be unwise or **impossible** to develop or extend scheme of founder along lines suggested...
- ...congested districts thereof, rather than by the erection of additional buildings for said purpose in Fairmount Park:" but such was not...

80. Weaver v. Harland Corp.

Supreme Court of Appeals of Virginia September 05, 1940 176 Va. 224 10 S.E.2d 547

Appeal from Circuit Court, Arlington County; Walter T. McCarthy, Judge. Suit by Mary B. Weaver, executrix, etc., against the Harland Corporation and others to enforce an alleged mechanic's lien upon twelve houses and lots, wherein the Hajoca Corporation and others intervened asserting similar liens against eight of the twelve houses and lots....

- ...of houses which was regarded by the parties as one **building** project, but admitted that upon payments made to them they...
- ...some of the petitions contained the statement that it was **impossible** to segregate them. There were separate deeds of trust on...
- ...Materials Furnished. It is not the contract for erecting a building which creates a lien under section 6426 of the
- ...3. MECHANICS' LIENS Enforcement Against Less Than Whole Number of **Buildings** or Lots for Which Labor or Material Furnished. Generally a...

81. Coal Tp. v. Willis

Commonwealth Court of Pennsylvania. November 13, 1981 62 Pa.Cmwlth. 358 436 A.2d 1075 844 C.D. 1980

Township appealed from an order of the Court of Common Pleas, Northumberland County, Peter Krehel, J., which reversed decision of Township's Zoning Hearing Board denying a variance from Township's zoning requirements. The Commonwealth Court, No. 844 C. D. 1980, Blatt, J., held that trial court abused its discretion in granting variance to property...

- ...its discretion in granting variance to property owner to construct **building** in violation of ordinance which required **building** could be not more than 16 feet wide, eight feet narrower than property owner wanted her **building** to be, because a residence narrower than property owner desired...
- ...a permitted use or construction on the property was not **impossible**, and no evidence was produced to show that such use...
- ...unless the said requirements make construction of an otherwise permitted building on the property impossible or unless such permitted use is possible only at a...

82. Baker v. Davis

Superior Court of Judicature of New Hampshire. January 01, 1849 19 N.H. 325 1849 WL 2328

Where, in the extent of an execution upon land, the wife of one of the appraisers was second cousin to the wife of one of the defendants, and the wife of an another appraiser was sister to the other defendant, it was held that the appraisers were, notwithstanding, "disinterested persons," within the meaning of the statute, as their...

...got off without cutting or ripping it apart, it being impossible to get the machines out of the building without taking them to pieces or taking away part of the building, and a picker, which was nailed strongly to the building

and operated by a band, and a kettle set in...

- ...with a beam and screw, framed and fitted into the **building**, the press not being any more easily moved than a part of the **building**, are fixtures, and pass by the extent of an execution...
- ...got off without cutting or ripping it apart, it being **impossible** to get the machines out of the **building** without taking them to pieces or taking away part of the **building**, and a picker, which was nailed strongly to the **building** and operated by a band, and a kettle set in...
- ...with a beam and screw, framed and fitted into the **building**, the press not being more easily moved than a part of the **building**, are fixtures. 190 Porter, for the plaintiffs. The levy was...

83. Rabbitts v. J.G. McCrory Ohio Co.

Court of Common Pleas of Ohio, Clark County. January 01, 1927 26 Ohio N.P.(N.S.) 455 1927 WL 3165

The plaintiffs in their petition recite the leasing of certain premises to the defendant, setting up in detail the terms of such lease, and the fact that the **building** located thereon was destroyed by fire, and pray the court may determine the respective interests of the parties thereto in the real-estate, and that the plaintiffs' title to said...

- ...classes of fire proof construction. It is alleged that the **building** on the premises at the time of the execution of... ...and that by virtue of the ordinances it is now **impossible** to re-construct the **building** as it then existed; that to reconstruct it so...
- ...excess of what would have been required to construct the **building** which stood upon the premises at the time of the...
- ...ordinance made the erection of a structure as originally leased, impossible, and the lessee asserted that the rebuilding was not impossible, and that the lessor, when he covenanted to rebuild in...

84. Kuempel Services, Inc. v. M&M - Frederick, Inc.

Court of Appeals of Ohio, First District, Hamilton County. June 23, 1993 Not Reported in N.E.2d 1993 WL 380005 C-920328

Plaintiff-appellant Kuempel Services, Inc., appeals from the judgment of the Hamilton County Court of Common Pleas granting the motion of defendant-appellee, M & M-Frederick, Inc., for summary judgment. For the reasons that follow, we affirm the trial court's judgment. From September 1988 to December 1989, appellee was employed by the General...

- ...you that demolition is not an exact science. It is **impossible** to say in advance how much a **building** is going to fall with each swing of the wrecking...
- ...reach it with the crane, and while it was still impossible to reach the condenser with the crane, the wrecking ball brought down so much of the building that the roof and the supports under the condenser collapsed...
- ...9. When the dangerous condition of the roof made it impossible to get the condenser down by lifting it with the...
- ...we tried to knock down the next section of the building in a way that would slant the roof under the...

85. In re Gerity's Will

Supreme Court, Appellate Division, Second Department, New York. October 23, 1936 248 A.D. 903 290 N.Y.S. 610

Proceedings in the matter of the application of Rose Roth, legatee, for a construction of the last will and testament of Mary Gerity, deceased, opposed by Margaret Connolly, individually and as executrix, etc., of Mary Gerity, deceased. From the decree, Rose Roth appeals. Reversed, with directions.

...the event of a breach of said condition. It is impossible to comply with the condition because the lot upon which

the **building** was desired to be placed is not accessible to the...

86. In re Slane

Hamilton Court of Insolvency, Ohio. January 01, 1899 9 Ohio Dec. 830 1899 WL 1441

Where appraisers of improved real estate do not enter the **building** and make an examination of its interior, but inspect it from the outside only, a proper view of the property has not been made. The reason for this ruling, which has never been distinctly made in this state before, is that the character of the interior finish, fixtures, plumbing,...

...finish, fixtures, plumbing, etc., differ so widely that it is **impossible** to judge accurately what a **building** is worth by looking at the exterior only. 110 0...

87. Boston Water & Sewer Com'n v. Automatic Switch Co.

Appeals Court of Massachusetts. March 08, 2010 76 Mass.App.Ct. 1116 (Table, Text in WESTLAW), Unpublished Disposition 922 N.E.2d 862 09-P-111

On September 10, 1999, and continuing into the following day, the Boston area faced heavy rainfall. During the storm, a pumping station that had been built to protect the South End of Boston from flooding failed, and hundreds of homes in that area were flooded with stormwater and wastewater. The flooding caused major property damage and led to a...

...ASCO's experts posited that the flooding at any of these **buildings** theoretically could have been caused by other problems such as...

...cracked or broken sewer pipes in the vicinity of the **building** " and that "[u]nless such other causes are ruled out on the basis of an actual inspection of the **building**, it is **impossible** to identify the actual cause of the flooding of any particular **building**." The motion judge granted summary judgment in favor of ASCO...

88. Terrilee 97th Street LLC v. New York City Environmental Control Bd. Supreme Court, Appellate Division, First Department, New York. January 31, 2017 146 A.D.3d 716 46 N.Y.S.3d 553 101551/13, 2924

REAL PROPERTY - Zoning and Planning. Absence of exit doors that swung in direction of egress on owner's multiple dwelling building did not violate city building code.

...1259 k. Hotels, lodging, and short-term rentals. Multiple dwelling building's use in part as a transient hotel violated applicable city residential zoning resolution; building owner made no claim that it attempted to comply with...

...multiple dwelling law, instead asserting that it would have been impossible for building to comply with statutory requirements. McKinney's Multiple Dwelling Law §...

...120 's conversion regime (and indeed asserts that it is **impossible** for it to meet Section 120 's requirements), and there is no dispute that the **building's** transient use violates applicable residential zoning, ECB properly reinstated NOV...

89. Hinman v. Windhan Nat. Bank Superior Court of Connecticut. January 15, 1946 14 Conn. Supp. 14 1946 WL 639 8597

George Hatch of Windham died in 1939 leaving a will which, under its tenth clause, provided a trust of the

residue of his estate. The plaintiffs are the trustees thereunder. The will was executed in 1924 and it is apparent that the testator felt at that time that the existing hospital facilities in the town of Windham for the care and treatment of...

...personal inspection, the court was satisfied that the project was **impossible** under the strict terms of the will, and impracticable if additional funds were released to renovate the existing **buildings**, and applied the cy pres doctrine to carry out the...

...trustees are sound in their conclusion that the project is **impossible** under the strict terms of the will and is impracticable if additional funds are released to renovate the existing **buildings**, and that they are justified in seeking the assistance of...

90. Budd v. Camden Horse R. Co. Court of Errors and Appeals of New Jersey. November 14, 1904 70 N.J.L. 782 41 Vroom 782

Error to Supreme Court. Action by Hiram E. Budd and Isaac W. Budd against the Camden Horse Railroad Company and the Camden & Suburban Railway Company. Judgment for defendants, and plaintiffs bring error. Affirmed.

...close to the northerly line of the street, called the 'building line,' that they will interfere with the erection of buildings, make it impossible to have steps in front, or to maintain a sidewalk...

...applicable if the latter ordinance of 1896 has made the **building** of such a sidewalk **impossible**. The ordinance of 1886 seems, however, to be applicable only...

91. Kress House Moving Co. v. George Hogg Co. Supreme Court of Pennsylvania. January 04, 1919 263 Pa. 191 106 A. 351

Appeal from Court of Common Pleas, Allegheny County. Assumpsit by the Kress House Moving Company against George Hogg Company, for balance alleged to be due on contracts. Verdict and judgment for plaintiff for \$1,832.68, and defendant appeals. Affirmed. Argued before BROWN, C. J., and MOSCHZISKER, FRAZER, WALLING, SIMPSON, and FOX, JJ.

...action for balance on contracts for supporting and underpinning a building, wherein affidavit of defense alleged nonperformance of work in consequence of which building sunk and swayed over property line and counterclaimed for damages, and where reply alleged defendant's interference, rendering performance impossible, evidence as to conditions on ground at beginning of work...

...but claimed, in extenuation, that defendant had rendered such performance **impossible**; further, that, while the work had not been executed in...

...and any sinking of the structure, or movement of the building off its proper line, was in no manner or degree...

92. Edwards v. John O. Evans Const. Co. Supreme Court of Florida, Division A. November 28, 1944 155 Fla. 263 19 So.2d 799

Suit in equity by James Edwards against the John O. Evans Construction Company, a corporation, for an accounting of the amount due plaintiff because of defendant's failure to complete construction of a dwelling. From the decree entered, plaintiffs appeal. Modified, and affirmed as modified.

...it. The contractor contended that he did not abandon the **building**, but the conduct and attitude of the owner was such that rendered it **impossible** for him to complete the **building**. The lower court by appropriate order referred the cause to...

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX C U.S. COMMON LAW & BUSINESS SEARCH

93. Silk v. Com.

Appeals Court of Massachusetts, Middlesex. March 13, 1973 1 Mass.App.Ct. 149 294 N.E.2d 480

Petition for assessment of damages arising out of Commonwealth's taking of land, together with car wash **building** and warehouse situated on such land. The Superior Court, Dimond, J., awarded owners \$314,000, and they brought exceptions. The Appeals Court, Grant, J., held that evidence supported preliminary finding, which pertained to exclusion of...

- ...to show that the highest and best use of the **building** in question was as a car wash but ruled, subject... ...established to the satisfaction of the (c)ourt that it is **impossible** to prove the value of the property without dispensing with...
- ...cited) on the question of whether it was possible or **impossible** to determine the fair market value of the car wash **building** by reference to ordinary market data. The evidence with respect...
- ...conclusion either that it was possible or that it was **impossible** to establish the value of the **building** by reference to ordinary market data, and we construe the...

94. Danville Holding Corp. v. Clement Supreme Court of Appeals of Virginia September 10, 1941 178 Va. 223 16 S.E.2d 345

Appeal from Corporation Court of Danville; Henry C. Leigh, Judge. Action for a declaratory judgment between the Danville Holding Corporation and R. C. Clement, trustee, and James William Clement, trustee in deed of assignment from J. M. Walters, to determine whether certain machinery and equipment, installed for use in a building on premises...

- ...are Determinative Factors. In determining whether chattels placed in a **building** constitute fixtures, whether the mode of annexation is slight and...
- ...Depends on Its Particular Facts. It is difficult, if not impossible, to frame any precise rule to determine whether an article...
- ...What Constitutes Considered Fixture Where Essential to Purpose for Which **Building** Used. In determining whether an article used in connection with...
- ...the chattel is essential to the purposes for which the building is used or occupied, it will be considered a fixture...

95. West v. Inman

Supreme Court of Georgia. March 14, 1912 137 Ga. 822 74 S.E. 527

Error from Superior Court, Fulton County; J. T. Pendleton, Judge. Action by Ada West against L. M. Inman. Judgment for defendant, and plaintiff brings error. Affirmed.

- ...smoke and hot air cut off the stairway of said building entirely, and it was impossible to flee from said building by the stairway inside of said building. That the only means of escape left was the fire...
- ...outside of said building. That the fire escape on said **building** was completely cut off and obstructed from access and use...
- ...fire escape, and made access to said fire escape absolutely impossible." General and special demurrers were filed, and to an order...
- ...and included the entrance to the fire escape of said building; that the fire escape on said building was completely cut off and obstructed from access and use...

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX C U.S. COMMON LAW & BUSINESS SEARCH

96. McGar v. Williams

Supreme Court of Alabama. January 01, 1855 26 Ala. 469 1855 WL 337

APPEAL from the Circuit Court of Montgomery. Tried before the Hon. JOHN GILL SHORTER.

- ...said agreement was made to put it on, it was impossible to put a tin roof on such a building, which would not leak any for twenty years, or which...
- ...years engaged in that business, and who had covered many buildings with tin." "This being, in substance, all the evidence, the...
- ...represented or warranted that they would put on plaintiff's said building a tin roof which would not leak any for twenty...
- ...for twenty years without leaking any, and that it was impossible, with any human skill or ability, at the time of...

97. Succession of Correjolles

Supreme Court of Louisiana. June 26, 1944 206 La. 581 19 So.2d 259 37316

Appeal from Civil District Court, Parish of Orleans; Rene A. Viosca, Judge. Proceeding in the matter of the succession of Miss Celanire L. Correjolles, wherein the board of administrators of the Charity Hospital of Louisiana at New Orleans filed a petition for an interpretation of the will of the decedent as to whether pavilions which the hospital...

- ...the exigencies of war, and the present impossibility of obtaining **building** materials, the erection of the proposed out-patient pavilions (or...
- ...structures) as a suitable memorial may, at this time, be **impossible**; accordingly, petitioner * * * does agree, upon approval of the memorial plans...
- ...although the bequest to the hospital provided that a memorial building or buildings, to be erected for hospital purposes, should be 'erected within...
- ...by the Charity Hospital to erect and dedicate the required **building** or **buildings**; (2) that the erection of a **building** or **buildings** for hospital purposes has been rendered **impossible** by the present emergency, coupled with the failure of the...

98. Christensen v. Gorton

Supreme Court of Idaho. December 22, 1922 36 Idaho 436 211 P. 446 3606

Appeal from District Court, Caribou County; Hon. B. S. Varian, Judge. Action by F. W. Christensen against Henry C. Gorton. From a judgment for plaintiff, defendant appeals. Reversed.

- ...115 120(1) k. In General. Where plaintiff purchased a **building** from defendant, who contracted to move a **building** owned by him so that plaintiff's **building** owned by him so that plaintiff's **building** could be moved directly on his lot, and defendant breached...
- ...ordinance creating a fire district rendered the removal of the **building** legally **impossible**, and where it was shown that plaintiff could have placed his **building** on the lot by taking it around defendant's **building** with but little cost and slight danger of damage to the **building**, the proper measure of damages for the breach of the...
- ...was the difference between the cost of removal of plaintiff's building by taking it around defendant's building, and the cost of moving it directly across the lots...
- ...with any damage that may have been sustained by the building by reason of moving it the greater distance. J. M...

99. Wm. Cameron & Co. v. Crabb

Court of Civil Appeals of Texas, El Paso. October 08, 1931 42 S.W.2d 638

https://www.westlaw.com/Search/Results.html?query=fi%3A&transitionType=Search&contextData=%28sc.Default%29&VR=3.0&RS=cblt1.0~2575

Ref. No. 2017-US-VD-990

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX C U.S. COMMON LAW & BUSINESS SEARCH

Appeal from District Court, Midland County; Chas. L. Klapproth, Judge. Suit by R. C. Crabb against Clemmie Pruitt Woods, in which Wm. Cameron & Co., Inc., intervened. From the judgment, intervener appeals. Reversed and rendered.

- ...lien upon lots 13, 14 and 15. "6. The garage building constructed on said lots 13, 14 and 15, is permanently... ...affixed to the lots, and its removal complete, as a building, would be impossible. "7. With respect to said lots 13, 14 and 15...
- ...that appellant had a first and prior lien upon the **building** constructed upon the lots, and the court having found that a removal of the **building** would be **impossible**, and that it constituted a two-thirds part of the...
- ...of the deed of trust, definitely determined to construct a building on the lots, and appellee having taken his deed of...

100. Application of Zephyr Const. Co.

Supreme Court, Appellate Division, Second Department, New York. February 02, 1959 7 A.D.2d 915 182 N.Y.S.2d 946

Proceeding in the matter of the application of contractor for order confirming award of arbitrators made in arbitration proceeding had between contractor and owner. The Special Term, James S. Brown, Jr., J., entered an order, and the contractor appealed from the entire order, and the owner appealed from part of the order. The Appellate Division...

- ...the order. The Appellate Division held that where it was **impossible** to determine from face of award whether arbitrators had made...
- ...had allowed owner's claim for damages for delay in completing **building**, and whether owner had been credited with payment made to...
- ...k. In General. (Formerly 33k76(4) 33k76 Arbitration) Where it was impossible to determine from face of award whether arbitrators had made...
- ...had allowed owner's claim for damages for delay in completing building, and whether owner had been credited with payment made to...

BUSINESS NAMES:

- 2. Corporate Records & Business Registrations: BUILDING THE IMPOSSIBLE: YOUTH DIRECTIVE, INC. Filing Date: XX/XX/XXXX Street: XXXX XXXXX XXX XXX XXX XXXX State: XX Zip: XXXXXX Filing State: XX Type: XXXXXXXXXX Status: XXXXXXXXXX

APPENDIX D - CANADA TRADEMARK, COPYRIGHT & BUSINESS SEARCH

TRADEMARKS / SERVICE MARKS:

0587824 - WE DO THE IMPOSSIBLE EVERY DAY

Application/Registration numbers

Application number Registration number 0587824 TMA346841

Status

CIPO status **EXPUNGED**

Key Dates

Filed 1987-07-14 1988-10-21 Registered

Interested Parties

Registrant COPY-WIZ INSTANT PRINTING LTD., 1264 WELLINGTON STREET, OTTAWA, K1Y 3A5 ONTARIO

C. A. ROWLEY P.O. BOX 59 51 Representative for service

RIVERSIDE PARKWAY FRANKFORD

ONTARIO KOK 2CO

Descriptive Reference

WE DO THE IMPOSSIBLE EVERY DAY Name

Type Category Word Mark Trade-mark

Services

(1) Printing and copying services.

Classification data

Disclaimer

The classification data is provided for information and searching purposes only. CIPO does not warrant the accuracy of the classes assigned to the trademark. This data has no legal value of any kind.

35 - Advertising, marketing, promotional and business

40 - Treatment of materials

Used in CANADA since January 10, 1987.

Renewal Notice Sent	2003-11-12
Automatic Expungement - Failure to Renew	2004-06-03

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX D CANADA TRADEMARK, COPYRIGHT & BUSINESS SEARCH

1786316 - Impossible Design

Application/Registration numbers

Application number 1786316

Status

CIPO status ABANDONED - SECTION 36

Key Dates

Filed 2016-06-09

Interested Parties

Applicant DARLYN SIMPSON 17 Manitoba Street Headingley R4H 1G1 MANITOBA

Descriptive Reference

Name Impossible Design Type Design Mark

Trademark description

Trademark design mark is comprised of the word impossible, presented in any format or font with the first two

of the word impossible, presented in any format or font, with the first two letters im lined out, crossed out, or marked out in any way, therefore changing the word to be read as

possible.
Category Trade-mark

Created	2016-06-10		
Formalized	2016-06-14		
Search Recorded	2016-12-05		
Examiner's First Report	2016-12-05	2017-06-05	
Default Notice Sent	2017-06-27	2017-08-27	
Abandoned - Section 36	2017-09-19		

Application number ↑ ↓	Trademark ↑ ↓	CIPO Status ↑ ↓	Nice class	Representation
1802892	WE DELIVER THE IMPOSSIBLE EVERY DAY!	ADVERTISED	35, 37, 40, 42	
1802891	We Deliver the Impossible Every Day Graphic	ADVERTISED	35, 37, 40, 42	
1784734	REINVENT IMPOSSIBLE & DESIGN	ADVERTISED	9, 14, 16, 21, 25, <u></u>	REINVENT
1784275	REINVENT IMPOSSIBLE	ADVERTISED	9, 14, 16, 21, 25, <u></u>	
1671521	IMPOSSIBLE	ALLOWED	29	
1864118	RÉALISEZ L'IMPOSSIBLE	FORMALIZED	9, 10, 12	
1755428	BUDWEISER TACKLE IMPOSSIBLE & Design	ALLOWED	35, 41	TACKLE
1819039	<u>Défiez L'impossible</u>	SEARCHED	25	
1724092	MISSION: IMPOSSIBLE ROGUE NATION	REGISTERED	9	

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX D CANADA TRADEMARK, COPYRIGHT & BUSINESS SEARCH

Application number ↑↓	Trademark ↑ ↓	CIPO Status ↑↓	Nice class	Representation
1008692	IMPOSSIBLE D'Y RÉSISTER!	EXPUNGED	32, 35	
0674784	IMPOSSIBLE PIE	ABANDONED	16	
0657172	IMPOSSIBLE PIE AND ALL THAT	ABANDONED	16	
0336778	IMPOSSIBLE	EXPUNGED	28	
1264726	THE MISSION IMPOSSIBLE STUNT SPECTACULAR	ABANDONED - SECTION 40(3)	41	
1002993	NOUS LIVRONS L'IMPOSSIBLE	EXPUNGED	39	
0637485	MISSION IMPOSSIBLE	ABANDONED	25	
0552526	<u>L'IMPOSSIBLE</u>	EXPUNGED	25, 35	
1492018	<u>Unleash your Full Potential & make</u> the Impossible Possible	ABANDONED - SECTION 36	9, 14, 16, 18, 21, <u></u>	
0725550	L'IMPOSSIBLE EST ARRIVÉ	EXPUNGED	32	
0872469	IMPOSSIBLE SOLUTIONS INC.	EXPUNGED	9	

Application number ↑↓	Trademark ↑↓	CIPO Status ↑↓	Nice class	Representation
1648449	EXPERIENCE BUILDS DREAMS	REGISTERED	3, 9, 14, 16, 21, <u></u>	
1163994	KNOWLEDGE THAT BUILDS	REGISTERED	35, 42	
1603975	CANADA BUILDS GREEN	REGISTERED	9, 35, 36, 38, 42, <u></u>	
1475809	GREAT CREATIVE BUILDS BRANDS FASTER	REGISTERED	35, 41, 42	
1205645	EDUCATION BUILDS THE NATION	REGISTERED	14, 16, 26, 35, 36, <u></u>	
1820819	So the world builds better	FORMALIZED	19, 37, 42	
1778410	Kate Builds	ALLOWED	9, 16, 37, 41	
1645633	BOLDT BUILDS	REGISTERED	37	
1421301	CENTURY THINKING BUILDS COMMUNITY	REGISTERED	36, 37	

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX D CANADA TRADEMARK, COPYRIGHT & BUSINESS SEARCH

Application number ↑↓	Trademark ↑↓	CIPO Status ↑↓	Nice class	Representation
0889200	ALEX BUILDS HIS FARM	ABANDONED - SECTION 40(3)	9	
0565093	THE EXCITEMENT BUILDS & DESIGN	ABANDONED	35	
1543416	AQUA GLASS BUILDS CONFIDENCE	ABANDONED - SECTION 40(3)	11	
0565092	THE EXCITEMENT BUILDS & DESIGN	ABANDONED	35	
1300407	THE NAME THE WORLD BUILDS ON	ABANDONED - SECTION 40(3)	1, 2, 3, 4, 5, 	

COPYRIGHT REGISTRATIONS:

<u>Title:</u> Nothing is impossible, the word itself says I'm possible

Type: Copyright
Registration Number: 1143744
Status: Registered
Registered: 2017-09-26
Category of Work: Literary

Interested Parties:

Owner:

Person Name Anand Dua

Original Address: 60 Gorman Ave Woodbridge

Ontario L4H 3L4

Canada

Current Address: Same as original address.

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX D CANADA TRADEMARK, COPYRIGHT & BUSINESS SEARCH

Title: Signed, Sealed, Delivered: The Impossible Dream

Type: Copyright Registration Number: 1123634 Status: Registered Registered: 2015-08-10 Category of Work: Dramatic

Interested Parties:

Owner:

Company Name: SSD MOW3 Productions (BC) Inc. **Original Address:** 669 Howe Street, Suite 650 Vancouver

British Columbia V6C 0B4

Canada

Current Address: Same as original address.

MISSION IMPOSSIBLE ROGUE NATION Title:

Type: Copyright Registration Number: 1123450 Registered Status: 2015-07-31 Registered: Category of Work: Dramatic Date Published: 2015-07-29 Country Published: Iceland

Interested Parties:

Owner:

Company Name: Paramount Pictures Corporation Original Address: 5555 Melrose Avenue Hollywood

California 90038

United States of America

Current Address: Same as original address.

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX D CANADA TRADEMARK, COPYRIGHT & BUSINESS SEARCH

Title: IMPOSSIBLE RETOUR

Type: Copyright
Registration Number: 1084635
Status: Registered
Registered: 2011-02-21
Category of Work: Literary

Interested Parties:

Owner:

Person Name Marie-Denise Duqueronette
Original Address: 300 Joliette, apt 810 Longueuil

Quebec J4H 2G5

Canada

Current Address: Same as original address.

The Impossible Elephant

Registration Number: 48980

Type: Grant of Interest

Assignor: Impossible Productions Inc.
Owner: Royal Bank of Canada

Registration Date: 2000-11-23

Title: Backyard Builds

Type: Copyright
Registration Number: 1136126
Status: Registered
Registered: 2016-12-19
Category of Work: Dramatic

Interested Parties:

Owner:

Company Name: BYB Productions Manitoba Inc.
Original Address: 70 Arthur Street Winnipeg

Manitoba R3B 1G7

Canada

Current Address: Same as original address.

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX D CANADA TRADEMARK, COPYRIGHT & BUSINESS SEARCH

Title: The Lord Builds the House

Type: Copyright
Registration Number: 1008854
Status: Registered
Registered: 2003-01-17
Category of Work: Musical
Date Published: 2001-11-05
Country Published: Canada

Interested Parties:

Owner:

Person Name Valerie A. Knight

Original Address: 427 Abadan Place N.E. Calgary

Alberta T2A 6W3

Canada

Current Address: Same as original address.

Title: Build Manitoba

Type: Copyright
Registration Number: 1144292
Status: Registered
Registered: 2017-10-18
Category of Work: Literary

Interested Parties:

Owner:

<u>Company Name:</u> MediaEdge Publishing
<u>Original Address:</u> 33 South Station St York

Ontario M9N 2B2

Canada

Current Address: Same as original address.

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX D CANADA TRADEMARK, COPYRIGHT & BUSINESS SEARCH

Title: How to Build the Future

Type: Copyright
Registration Number: 1135340
Status: Registered
Registered: 2016-11-23
Category of Work: Literary

Interested Parties:

Owner:

Person Name Vikram Rangnekar

Original Address: 283 Danforth Avenue, Suite 344 Toronto

Ontario M4K 1N2

Canada

Current Address: Same as original address.

LET'S BUILD A HOUSE

Registration Number: 45352

Type: Grant of Interest

Assignor: REO International, a division of Six Pack Film Development Inc.

Owner: MNA (1992) No. 32 Limited Partnership

Registration Date: 1995-01-12

BUSINESS NAMES:

NO RESULTS FOUND

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX E CANADA ENTERTAINMENT INDUSTRY SEARCH

APPENDIX E - CANADA ENTERTAINMENT INDUSTRY SEARCH

NO RESULTS FOUND

■ APPENDIX F – U.K. TRADEMARK & TITLE SEARCH

TRADEMARKS / SERVICE MARKS:

EU002031227

Status: Expired

Mark text: impossible

File date: 05 January 2001

Classes: 18, 25, 42

+ Add to shortlist

EU008997322

Status: Registered

Mark text: IMPOSSIBLE

 File date:
 31 March 2010

 Classes:
 1, 9, 16, 20, 40

+ Add to shortlist

EU009393455

Status: Registered

Mark text: IMPOSSIBLE?

File date: 22 September 2010 Classes: 9, 16, 28, 38, 41

+ Add to shortlist

___impasefuls____

EU010765204

Status: Registered

Mark text: IMPOSSIBLE

File date: 28 March 2012

Classes: 35, 45

+ Add to shortlist

EU012108941

Status: Registered

Mark text: I'MPOSSIBLE

File date: 03 September 2013 **Classes:** 9, 16, 25, 35, 41

+ Add to shortlist

EU012775664

Status:RegisteredMark text:IMPOSSIBLEFile date:09 April 2014

Classes: 1, 5, 29

+ Add to shortlist

Ref. No. 2017-US-VD-990

EU003721826

Status: Expired

Mark text: WHO BUILDS WHAT?

File date: 25 March 2004 Classes: 35, 38, 41, 42

+ Add to shortlist

EU004744504

Status: Expired

Mark text: THE NAME THE WORLD BUILDS ON

File date: 16 November 2005

Classes: 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18,

19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33,

34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45

+ Add to shortlist

EU006065791

Status: Registered

Mark text: THE BRAND THAT BUILDS

File date: 03 July 2007

Classes: 6, 7, 8, 9, 18, 20, 25, 35

+ Add to shortlist

Ref. No. 2017-US-VD-990

Impossible Builds

EU011915659

Status: Registered

Mark text: INNOBUILD Innovation Builds the Future

File date: 20 June 2013

Classes: 35

+ Add to shortlist

UK00002368706

Status: Dead

Mark text: GREYGLOBAL GROUP Creative Thinking that builds

Brands

File date: 21 July 2004

Classes: 35

+ Add to shortlist

UK00002603635

Status: Registered

Mark text: John Kinch Builds
File date: 06 December 2011

Classes: 37, 42

+ Add to shortlist

Ref. No. 2017-US-VD-990

Impossible Builds

Page 160 of 247

Innobuild

GENTLEMENT

EU015675028

Status: Registered

Mark text: BUILD

File date: 20 July 2016

Classes: 41

+ Add to shortlist

EU016963449

Status: Opposed

Mark text: BUILD

File date: 10 July 2017

Classes: 41

+ Add to shortlist

UK00003175245

Status: Registered

Mark text: BUILD

File date: 18 July 2016

Classes: 41

+ Add to shortlist

EU003049756

Status: Registered

Mark text: IMPOSSIBLE IS NOTHING

File date: 12 February 2003

Classes: 25, 28, 41

+ Add to shortlist

EU004982443

Status: Expired

Mark text: SOUTH AFRICA It's impossible www.southafrica.net

File date: 28 March 2006

Classes: 16, 18, 35, 39, 41, 42, 43

+ Add to shortlist

EU006537203

Status: Registered

Mark text: VISION IMPOSSIBLE
File date: 21 December 2007

Classes: 10, 44

+ Add to shortlist

SOUTH AFRICA

EU009472515

Status: Registered

Mark text: MISSION IMPOSSIBLE

File date: 25 October 2010

Classes: 9, 14, 16, 18, 25, 28, 35, 41

+ Add to shortlist

EU010025302

Status: Registered

Mark text: MISSION: IMPOSSIBLE GHOST PROTOCOL

File date: 07 June 2011 **Classes:** 21, 25, 28

+ Add to shortlist

EU010028199

Status: Registered

Mark text: LIVE AND IMPOSSIBLE

File date: 08 June 2011 **Classes:** 9, 35, 41

+ Add to shortlist

EU000939249

Status: Expired

Mark text: Plan Build Run

File date: 23 September 1998

Classes: 9, 35, 36, 37, 38, 39, 41, 42

+ Add to shortlist

EU001001817

Status: Registered

Mark text: BUILD-A-BEAR WORKSHOP

File date: 27 November 1998

Classes: 35, 42

+ Add to shortlist

EU001010834

Status: Registered

Mark text; BUILD-A-BEAR WORKSHOP WHERE BEST FRIENDS

ARE MADE

File date: 01 December 1998

Classes: 6, 9, 14, 16, 18, 20, 21, 24, 25, 26, 28, 35, 39, 41, 42

Add to shortlist





EU001132455

Status: Registered

Mark text: BUILD-UP

File date: 31 March 1999

Classes: 5, 29, 30, 32

+ Add to shortlist

EU001156843

Status: Registered

Mark text: LET'S BUILD A SMARTER WORLD

File date: 09 April 1999 **Classes:** 9, 35, 38, 42

+ Add to shortlist

EU001274596

Status: Registered
Mark text: Build up

File date: 11 August 1999 Classes: 5, 29, 30, 32

+ Add to shortlist

TITLES:

Ref. No. 2017-US-VD-990



Impossible buildings : poems.

Judith Johnson Sherwin [S.I.]: Doubleday, 1973.

Book

I want this Details Notes & Tags

Title: Impossible buildings: poems. Author: Judith Johnson Sherwin

Publication Details: [S.I.]: Doubleday, 1973.

Language: English

Identifier: ISBN 0385018592; System

number 014394379

Physical Description: 01 vol.

Shelfmark(s): Document Supply 73/1932

UIN: BLL01014394379



Jene Highstein: Rooms, Columns, Impossible Buildings

Whitney, K.

Sculpture. VOL 25; NUMB 4, ; 2006, 32-37 -- THE INTERNATIONAL

SCULPTURE CENTER (pages 32-37) -- 2006

Details

I want this Notes & Tags

Title: Jene Highstein: Rooms, Columns, Impossible

Buildings

Author: Whitney, K.

Found In: Sculpture. VOL 25; NUMB 4, ; 2006, 32-37

Journal Title: Sculpture.

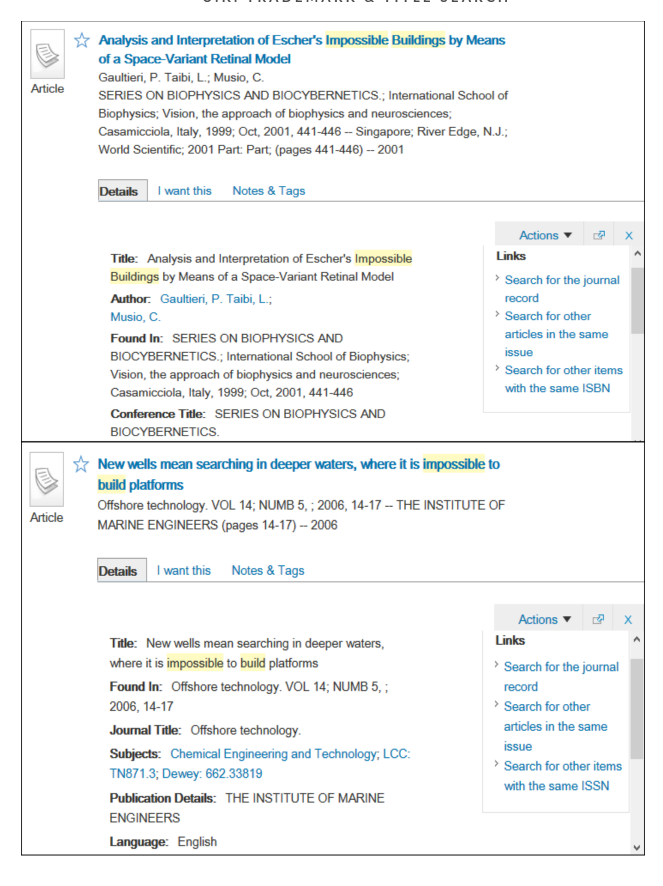
Subjects: Arts; LCC: NB1; Dewey: 730

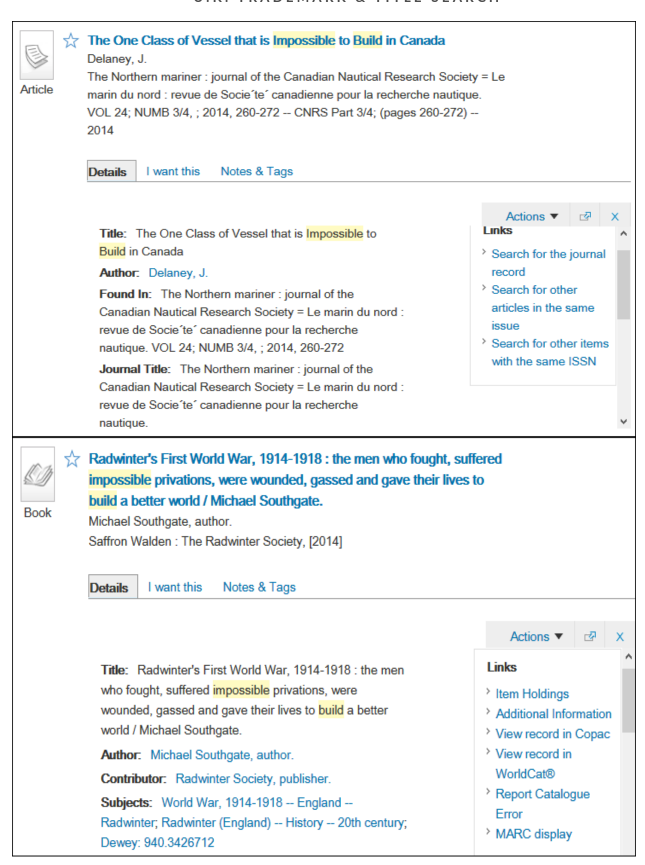
Publication Details: THE INTERNATIONAL

SCULPTURE CENTER

Language: English

Identifier: Journal ISSN: 0889-728X







☆ The art of learning: As school leaders, we must be able to see the impossible, build without adequate resources and think beyond the current systems and structures that hinder quality arts education

Rydeen, F.; Lindsley, L.

Leadership. VOL 37; NUMB 1, ; 2007, 24-27 -- THE ASSOCIATION of CALIFORNIA SCHOOL ADMINISTRATORS (pages 24-27) -- 2007

Details

I want this Notes & Tags

Title: The art of learning: As school leaders, we must be able to see the impossible, build without adequate resources and think beyond the current systems and structures that hinder quality arts education

Author: Rydeen, F.;

Lindsley, L.

Found In: Leadership. VOL 37; NUMB 1, ; 2007, 24-27

Journal Title: Leadership.

Subjects: Education; LCC: K87; Dewey: 373







The impossible railway: the building of the Canadian Pacific.

Pierre Berton, 1920-2004 New York: Knopf, 1972.

Book

Details I want this Notes & Tags

Title: The impossible railway: the building of the

Canadian Pacific.

Author: Pierre Berton, 1920-2004

Subjects: Canadian Pacific Railway; Railroads and state -- Canada; Canada -- History -- 1867-1914;

Dewey: 385/.0971

Publication Details: New York: Knopf, 1972.

Language: English

Edition: [1st American ed.]

Identifier: ISBN 0394465695; System



The impossible dream: the building of the Panama Canal.

lan CAMERON, pseud. [i.e. Donald Gordon Payne.]

London: Hodder and Stoughton, 1971.

Book

Details I want this Notes & Tags

Title: The impossible dream: the building of the Panama

Canal.

Author: Ian CAMERON, pseud. [i.e. Donald Gordon

Payne.]

Publication Details: London: Hodder and Stoughton,

1971.

Language: English

Identifier: ISBN 0340043040; System

number 000581724

Physical Description: 284 p. : plates, ill., maps ; 24 cm.





Building the Impossible

Valla, M.

NEWSWEEK -- 2005

Article

Details

I want this Notes & Tags

Title: Building the Impossible

Author: Valla, M.

Found In: Newsweek. 10-JAN-2005, ; 2005, 48

Journal Title: Newsweek.

Subjects: LCC: AP2; Dewey: 070 Publication Details: NEWSWEEK

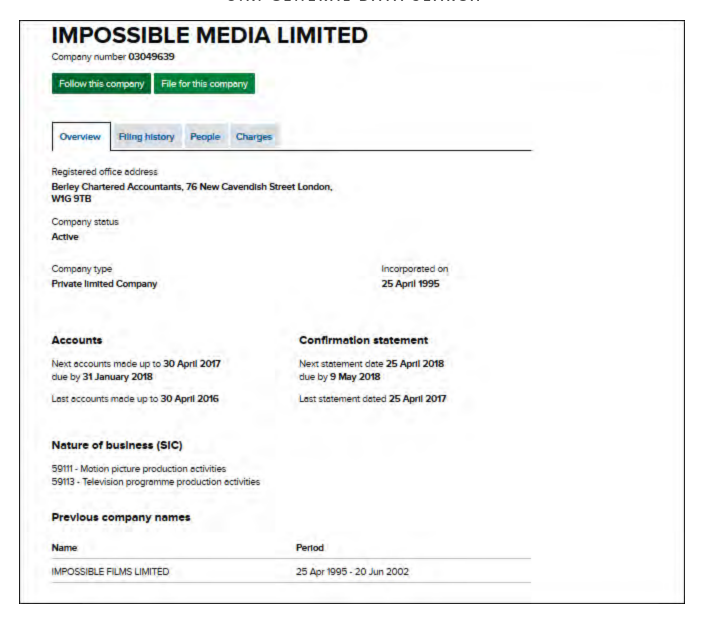
Language: English

Identifier: Journal ISSN: 0163-7053

Publication Date: 2005

APPENDIX G - U.K. GENERAL DATA SEARCH







ALMOST IMPOSSIBLE LTD

07556443 - Incorporated on 8 March 2011

34 Uverdale Road, London, SW10 OSR

AN IMPOSSIBLE IDEA LTD

10814966 - Incorporated on 12 June 2017

20-22 Wenlock Road, London, England, N1 7GU

CONQUERING THE IMPOSSIBLE LTD

10597897 - Incorporated on 2 February 2017

1 Rhyddings Avenue, Ackworth, Pontefract, West Yorkshire, England, WF7 7DH

CREATING THE IMPOSSIBLE LTD

07840686 - Incorporated on 9 November 2011

6 Normans Lane, Royston, Hertfordshire, SG8 9BS

EMISSIONS IMPOSSIBLE LIMITED

06220405 - Incorporated on 20 April 2007

12 The Park, Lauriston Park, Cheltenham, Gloucestershire, GL50 2QL

FASHION IMPOSSIBLE (LONDON) LIMITED

04632532 - Incorporated on 9 January 2003 - Liquidation

Cba Business Solutions Ltd, 126 New Walk, Leicester, LE1 7JA

IMPOSSIBLE ACCESS CLEANING LIMITED

05594618 - Incorporated on 17 October 2005

Access House, 51, River Mead, Braintree, Essex, CM7 9AX

IMPOSSIBLE BRIEF LIMITED

09690085 - Incorporated on 16 July 2015

Unit 4 53 Bath Street, Gravesend, Kent, England, DA11 0DF

IMPOSSIBLE CAMERA CONVERSIONS UK LTD

10588041 - Incorporated on 27 January 2017

35 Hubbards Close, Uxbridge, United Kingdom, UB8 3HB

IMPOSSIBLE CREATIONS LIMITED

06834055 - Incorporated on 2 March 2009

Matrix House, 12-16 Lionel Road, Canvey Island, Essex, SS8 9DE

IMPOSSIBLE DESIGN LTD

09220414 - Incorporated on 16 September 2014

Howes Farm, Doddinghurst Road, Brentwood, Essex, CM15 OSG

THE IMPOSSIBLE DREAM LTD

09963370 - Incorporated on 21 January 2016

20-22 Wenlock Road, London, England, N1 7GU

IMPOSSIBLE IDEAS LTD

07544695 - Incorporated on 28 February 2011

182 Darwen Road, Bromley Cross, Bolton, BL7 9JJ

DREAM BUILDS LIMITED

05128721 - Incorporated on 14 May 2004

The Old School, The Stennack, St. Ives, Cornwall, TR26 1QU

DYNO BUILDS LTD

09764193 - Incorporated on 5 September 2015

20-22 Wenlock Road, London, England, N1 7GU

EASTWEST BUILDS LTD

10785921 - Incorporated on 23 May 2017

10-14 Accommodation Road, London, England, NW11 8ED

ECO BUILDS INTL LIMITED

10340837 - Incorporated on 22 August 2016

1 Barum Top, Halifax, United Kingdom, HX1 1NL

ECO EARTH BUILDS LTD

09841566 - Incorporated on 26 October 2015

121 Burford Road, Witney, Oxfordshire, OX28 6ED

ELITE BUILDS LIMITED

08379210 - Incorporated on 29 January 2013

1 Easternville Gardens, Ilford, Essex, IG2 6AB

ELITE DEVELOPMENTS AND BUILDS LIMITED

11031361 - Incorporated on 25 October 2017

10 Sutton Square, Hounslow, England, TW5 0JQ

GREEN NEW BUILDS LTD

10271523 - Incorporated on 11 July 2016

2 Trust Court, Histon, Cambridge, England, CB24 9PW

GRF BUILDS LTD

10754132 - Incorporated on 4 May 2017

8 Asthall Gardens, London, United Kingdom, IG6 1EX

G S BUILDS LIMITED

10973423 - Incorporated on 20 September 2017

34 Primrose Lane, Kingswood, Bristol, United Kingdom, BS15 1HW

GSM BUILDS LTD

10857319 - Incorporated on 10 July 2017

1 Lilac Avenue, Carlton, Nottingham, United Kingdom, NG4 1PB

G T BUILDS LTD

07661028 - Incorporated on 7 June 2011

Creselly Arms, Nantgaredig, Carmarthen, Wales, SA32 7NG

HARDY BUILDS LIMITED

07198815 - Incorporated on 23 March 2010

CS ACCOUNTING SERVICES, Little Brambles Chapel Road, Longham, Dereham, Norfolk, NR19 2AJ

IDEAL BUILDS CHESHIRE LTD

10490157 - Incorporated on 22 November 2016

25 Newpool Road, Knypersley, United Kingdom, ST8 6NT

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX H AUSTRALIA/OCEANIA TRADEMARK SEARCH

APPENDIX H - AUSTRALIA/OCEANIA TRADEMARK SEARCH

84	IR ++	Number 🔺	Trade mark	-	Class	Status	□All
1		216963	IMPOSSIBLE DIRT		3	Removed Removed - Not Renewed	[Per
2		499518	AVIATOR FIRST FLYING SERVICE 1928 NOWHERE IS IMPOSSIBLE		25	 Removed Removed - Not Renewed 	[Pa
3		730353	MISSION IMPOSSIBLE		9, 16, 25, 28, 41	 Registered Registered/Protected 	[Pa
4		831965	IMPOSIBLE		3	 Removed Removed - Not Renewed 	[Re
5		874429	Princess IMPOSSIBLE PRINCESS		25	 Removed Removed - Not Renewed 	[Fee
6		892535	Wealth.Make it.Protect it.Preserve it. Making what seems impossible,possible.		36	 Removed Removed - Not Renewed 	Jes

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX H AUSTRALIA/OCEANIA TRADEMARK SEARCH

7	903543	MISSION IMPOSSIBLE OPERATION SURMA	9	Removed Removed - Not Renewed	
8	910756	IMPOSSIBLE CREATURES	9, 16, 21, 25, 28, 41	 Removed Removed - Not Renewed 	[lag
9	963714	IMPOSSIBLE IS NOTHING	25, 28, 41	 Registered Registered/Protected 	[14]
10	1016569	I-POSSIBLE	35, 42	 Never Registered Lapsed/Not Protected 	Pa
1	1042463	IMPOSSIBLE	29, 30	Removed Removed - Non-Use	P
12	1062923	Achieving the Impossible	16, 35, 41	 Never Registered Lapsed/Not Protected 	Pet
13	1096283	Y&S YOUNG & SUCCESSFUL IMPOSSIBLE IS NOTHING	35, 36	Never Registered Lapsed/Not Protected	[Pet
4	1105797	SOUTH AFRICA IT'S IMPOSSIBLE WWW.SOUTHAFRICA.NET	16, 18, 35, 39, 41, 42, 43	 Removed Removed - Not Renewed 	Pa
5	1190470	'NOTHING IS IMPOSSIBLE' BOB GARTLAND	36	 Registered Expired - Renewal Possible 	[Pa

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX H AUSTRALIA/OCEANIA TRADEMARK SEARCH

IR +=	Number 🔺	Trade mark	- ()	Class	Status	**	All
	378118	CAMPED TO THE PARTY OF THE PART	BUILDS BETTER BOATS FERRO-PLASTIC	21	• Never	Registered	Per
	634083		A.I.B.G. AUSTRALIAN INDEPENDENT BUILDERS GROUP THE HAND THAT BUILDS AUSTRALIA	42	• Never Lapse	Registered d/Not Protected	
	708934	"nobody builds it	better"	37	Never Lapse	Registered d/Not Protected	P
	1030246	Changing The Wa	y Australia Builds	37	• Never Lapse	Registered d/Not Protected	[Per
)	1037207	● GREN	GREYGLOBAL GROUP CREATIVE THINKING THAT BUILDS BRANDS	35	Remove Remo	ved ved - Not Renewed	[Per
	1447894	Reading Studio	THE READING STUDIO READING BUILDS SUCCESS	41	RegistRegist	ered ered/Protected	[Par
	1447894	Reading Studio	THE READING STUDIO READING BUILD SUCCESS	s	41	Registered Registered/Prote	ected
	1512903	On-Market BookBuilds	ON-MARKET BOOKBUILDS		36	Registered Registered/Prote	ected
	1644681	She Builds			41	Never Registere Lapsed - Accepto	
	1772972	IncrediBuilds			16, 28, 35	Registered Registered/Prote	ected
	1851765	So the world bu	uilds better		19, 37, 42	Registered Registered/Prote	ected

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX H AUSTRALIA/OCEANIA TRADEMARK SEARCH



APPENDIX I – LATIN AMERICA TRADEMARK SEARCH

Onapi	No. Solicitud	Denominación	Tipo	Clases	Estado	Presentación Nacional	
BR	908576480	IMPOSSIBLE	MISTA	29	CONCEDIDA	11/11/2014	Ver
BR	908576455	IMPOSSIBLE	MISTA	29	CONCEDIDA	11/11/2014	Ver
BR	908576463	IMPOSSIBLE	MISTA	29	CONCEDIDA	11/11/2014	Ver
BR	908576447	IMPOSSIBLE	MISTA	29	CONCEDIDA	11/11/2014	Ver
BR	907604684	IMPOSSIBLE	NOMINATIVA	29	CONCEDIDA	24/04/2014	Ver
CL	1134133	IMPOSSIBLE IS NOTHING	DENOMINATIVA	25	CONCEDIDA	04/12/2014	Ver
CL	1201135	SEE IMPOSSIBLE	DENOMINATIVA	2, 9, 10, 16, 41, 42	CONCEDIDA	22/04/2016	Ver
AR	2375336	IMPOSSIBLE CREATURES	DENOMINATIVA	41	CONCEDIDA	15/05/2002	Ver
AR	2375335	IMPOSSIBLE CREATURES	DENOMINATIVA	28	CONCEDIDA	15/05/2002	Ver
AR	2375334	IMPOSSIBLE CREATURES	DENOMINATIVA	9	CONCEDIDA	15/05/2002	Ver

IMPOSSIBLE CREATURES

Datos de la publicación

Onapi: Argentina

Número de solicitud: 2375334

Tipo: Signo Distintivo stado: Concedida

Estado: Concedio

Nombre del Solicitante: THQ INC.

Titulo: IMPOSSIBLE CREATURES

Fecha de Presentación nacional: 15/05/2002 Fecha de Publicación nacional: 03/07/2002

Tipo de Presentación:

Clases del signo:

Paratos e instrumentos científicos, náuticos, geodésicos, fotográficos, cinematográficos, ópticos, de pesar, de medida, de señalización, de control (inspección), de socorro (salvamento) y de enseñanza; aparatos e instrumentos para la conducción,

IMPOSSIBLE IS NOTHING

Datos de la publicación

Onapi: Chile

Número de solicitud: 1134133

Tipo: Signo Distintivo

Estado: Concedida

Nombre del Solicitante: ADIDAS INTERNATIONAL MARKETING B.V.

Titulo: IMPOSSIBLE IS NOTHING

Fecha de Presentación nacional: 04/12/2014 Fecha de Publicación nacional: 22/03/2015

Tipo de Presentación:

Clases del signo:

Clase	Actividad
25	PRENDAS DE VESTIR, CALZADO, ARTICULOS DE SOMBRERERIA.

IMPOSSIBLE

Datos de la publicación

Onapi: Brasil

Número de solicitud: 908576480

Tipo: Signo Distintivo

Estado: Concedida

Nombre del Solicitante: IMPOSSIBLE FOODS INC.

Titulo: IMPOSSIBLE

Fecha de Presentación nacional: 11/11/2014 Fecha de Publicación nacional: 23/12/2014

Tipo de Presentación: MISTA

Clases del signo:

Clase Actividad

Substitutos para alimentos feitos de animais ou de produtos de origem animal; substitutos de carne; substitutos de peixe; e substitutos de laticínios, a saber manteiga não láctea, margarina não láctea, queijo não lácteo, queijo cottage não lácteo, que

SEE IMPOSSIBLE

Datos de la publicación

Onapi: Argentina

Número de solicitud: 3497469

Tipo: Signo Distintivo

Estado: Concedida

Nombre del Solicitante: CANON U.S.A., INC.

Titulo: SEE IMPOSSIBLE

41

Fecha de Presentación nacional: 21/04/2016 Fecha de Publicación nacional: 13/07/2016

Tipo de Presentación:

Clases del signo:

Clase Actividad

EDUCACIÓN; FORMACIÓN; ESPARCIMIENTO; ACTIVIDADES DEPORTIVAS Y CULTURALES.

Onapi	No. Solicitud	Denominación	Tipo	Clases	Estado	Presentación Nacional	
СО	SD2017/0044518	So the world builds better.	Nominativa	19, 37, 42	EN_TRAMITE	20/06/2017	Ver
AR	3581988	SO THE WORLD BUILDS BETTER	DENOMINATIVA	19	EN_TRAMITE	20/02/2017	Ver
AR	3581989	SO THE WORLD BUILDS BETTER	DENOMINATIVA	37	EN_TRAMITE	20/02/2017	Ver
AR	3581990	SO THE WORLD BUILDS BETTER	DENOMINATIVA	42	EN_TRAMITE	20/02/2017	Ver
BR	912414839	So the world builds better	NOMINATIVA	37	EN_TRAMITE	13/03/2017	Ver
BR	912414693	So the world builds better	NOMINATIVA	19	EN_TRAMITE	13/03/2017	Ver
BR	912414928	So the world builds better	NOMINATIVA	42	EN_TRAMITE	13/03/2017	Ver

So the world builds better.

Datos de la publicación

Onapi: Colombia

Número de solicitud: SD2017/0044518

Tipo: Signo Distintivo **Estado:** En Trámite

Nombre del Solicitante: LafargeHolcim Ltd

Titulo: So the world builds better.

Fecha de Presentación nacional: 20/06/2017 Fecha de Publicación nacional: 15/03/2017

Tipo de Presentación:

Clases del signo:

	Clase	Actividad
19		
37		
42		

SO THE WORLD BUILDS BETTER

Datos de la publicación

Onapi: Argentina

Número de solicitud: 3581990

Tipo: Signo Distintivo **Estado:** En Trámite

Nombre del Solicitante: LAFARGEHOLCIM LTD.

Titulo: SO THE WORLD BUILDS BETTER

Fecha de Presentación nacional: 20/02/2017 Fecha de Publicación nacional: 26/04/2017

Tipo de Presentación:

Clases del signo:

Clase	Actividad
42	SERVICIOS CIENTÍFICOS Y TECNOLÓGICOS ASÍ COMO SERVICIOS DE INVESTIGACIÓN Y DISEÑO RELATIVOS A ELLOS; SERVICIOS DE ANÁLISIS Y DE INVESTIGACIÓN INDUSTRIAL; DISEÑO Y DESARROLLO DE ORDENADORES Y SOFTWARE.

IMPOSSIBLE



(210)/(260)Application number 1545804

(270) Application language es

(220) Application date 2014-11-05

Trade mark office Mexico - IMPI

(190) Registration office MX

 (111) Registration number
 1619022

 (151) Registration date
 2016-03-04

 (141) Expiry date
 2024-11-05

 Kind of IPR
 Trade mark

 (550) Trade mark type
 Combined

(551) Kind of mark Individual

(531)/(532)Vienna classification 01.15.21, 03.04.01, 03.04.02, 03.04.24, 27.05.01, 27.05.05, 27.05.2

4

Current trade mark status Registered

Status date 2016-03-04

Nice class number (511) 29

List of goods and services substitutes for food products made from animals or animal products; meat substitutes; fish substitute

s; and milk substitutes, namely, non-dairy butter, non-dairy margarine, non-dairy cheese, non-dairy co ttage cheese, non-dairy cream cheese, non-dairy cream, non-dairy yogurt, non-dairy milk, half-milk-half products cream (half and half) non-dairy, non-dairy milkshake, non-dairy eggnog, non-dairy sour cre

am, thick non-dairy cream, non-dairy whipped cream, non-dairy powder cheese.

(730)/(731)/(732)/(733) Owner

(511) Nice classification

Name IMPOSSIBLE FOODS INC.

(811) Applicant nationality code US
Applicant incorporation country code US

)/(842)Incorporation state REDWOOD CITY, CALIFORNIA

Address country US

 Street
 525 CHESAPEAKE DRIVE

 City
 REDWOOD CITY, CALIFORNIA

 State
 ESTADOS UNIDOS DE AMERICA

Postcode 94063

IMPOSSIBLE EXPEDITION

(210) / (260) 1224848

Application number

(270) Application is

language

(220) Application 2011-11-03

date

Trade mark Mexico - IMPI

office

(190) Registration MX

office

(111) Registration 1279274

number

(151) Registration 2012-04-13

date

(141) Expiry date 2021-11-03

Kind of IPR Trademark

Word

(550) Trade mark

type

(551) Kind of mark Individual

(511) Nice 41 classification

Current Registered

trade mark status

Status date 2012-04-13

(510) List of goods and services

Classification version

Mark standard character

 \Box IS

(511) Nice class number 41

List of goods and services

ORGANIZATION AND LIVE CONDUCTION OF ADVENTURES OF INTERACTIVE GAMES IN WHICH THE P ARTICIPANTS TAKE PART IN THE PHYSICAL CHALLENGES AND / OR CHALLENGES OF SOLUTION TO P ROBLEMS; ENTERTAINMENT SERVICES IN THE NATURE OF A TELEVISION PROGRAM BASED ON REAL ITY; ENTERTAINMENT SERVICES, TO KNOW, PROVIDE TELEVISION PROGRAMS IN THE FIELD OF A S ERIES OF ADVENTURES THROUGH A GLOBAL COMPUTER NETWORK; SERVICES OF ENTERTAINMENT, TO KNOW, TRANSMISSION OF A PROGRAM BASED ON REALITY, BY TELEVISION AND VIA SATELLIT E, AUDIOVISUAL MEDIA AND / OR WIRELESS NETWORKS.

Yam OTI ADVENTURE, LLC

(811) Applicant nationality code US
Applicant incorporation country code US

2) / (842)Incorporation state SANTA MONICA, CA.

Address country US

Street 3000 OLYMPIC BLVD., BUILDING 1, SUITE 2520

City SANTA MONICA, CA.

SEE IMPOSSIBLE

1737728 (210)/(260)

> Application number

(270) Application es

language

(220) Application 2016-04-19

date

Trade mark office

Mexico - IMPI

(190) Registration

office

MX

(111) Registration

number

1662976

(151) Registration 2016-08-10

date

(141) Expiry date 2026-04-19

> Kind of IPR Trade mark

(550) Trade mark

type

Word

(551) Kind of mark Individual

(511) Nice

classification

Current trade mark status

Registered

Status date 2016-08-10

Nice class number **(511)** 41

List of goods and services educational services related to the production of digital images; promotion of environmental awarenes

s and service to the community.

(730)/(731)/(732)/(733)Owner

Name CANON U.S.A., INC.

(811) Applicant nationality code US Applicant incorporation country US

Trade mark name BEYOND IMPOSSIBLE

Trade mark office MX
Trade mark status Registered

Applicant name MERCK SHARP & DOHME CORP.

Nice class 16

Application date 21-02-2017

Trade mark name SEE IMPOSSIBLE

Trade mark office MX

Trade mark status Registered

Applicant name CANON U.S.A., INC.

Nice class 9

Application date 19-04-2016

Trade mark name SEE IMPOSSIBLE

Trade mark office MX

Trade mark status Registered

Applicant name CANON U.S.A., INC.

Nice class 35

Application date 18-11-2016

Trade mark name START YOUR IMPOSSIBLE

Trade mark office WO

Trade mark status Filed

Applicant name TOYOTA JIDOSHA KABUSHIKI KAISHA (also trading as TOYOTA MOTOR CORPORATION)

Nice class 9,10,12

Application date 03-10-2017

Trade mark name IMPOSSIBLE IS NOTHING

Trade mark office MX

Trade mark status Registered

Applicant name ADIDAS INTERNATIONAL MARKETING B.V.

Nice class 25

Application date 10-02-2005

Trade mark name IMPOSSIBLE TO RESIST

Trade mark office MX

Trade mark status Registered

Applicant name CARLOS RUIZ BERZUNZA

Nice class 35

Application date 07-01-2009

RAPPORT PARTNERSHIP THAT BUILDS SUCCESS

Rapport

Partnership that builds Success

(210)/(260)Application number 0668392

(270) Application language es

(220) Application date 2004-07-23

Trade mark office Mexico - IMPI

(190) Registration office MX

(111) Registration number 852745

(151) Registration date 2004-09-23

(141) Expiry date 2014-07-23

Kind of IPR Trade mark
(550) Trade mark type Combined

(551) Kind of mark Individual

(511) Nice classification 35

(531)/(532)Vienna classification 27.05.09, 27.05.10

Current trade mark status Expired

Nice class number (511) 35

List of goods and services Advertising; Business management; Business administration; Clerical services.

(730)/(731)/(732)/(733)Owner

Name ALEJANDRO ZERTUCHE FUENTES

(811) Applicant nationality code MX
Applicant incorporation country MX

code

/(842)Incorporation state MONTERREY, N.L.

Address country MX

Street PEDREGAL DE LA PRESA # 7020, COL. PEDREGAL LA SILLA

City MONTERREY, N.L.

State MEXICO

So the world builds better

(210)/(260)Application number 1349537

(270) Application language fr

(220) Application date 2017-03-15

Trade mark office WIPO - WIPO

(190) Registration office WO

Receiving office CH

 (111) Registration number
 1349537

 (151) Registration date
 2017-03-15

 (141) Expiry date
 2027-03-15

(832) Designation(s) under Madrid

Protocol

 ${\tt AU-CO-EM-GB-GR-IN-MG-MX-NO-NZ-OA-OM-SG-SY-US-ZM-ZW}$

(834) Designation(s) under Madrid

Protocol (Article 9-6)

AT-AZ-BG-BX-CN-CY-CZ-DE-DZ-EG-ES-FR-HR-HU-IT-MA-MD-PL-RO-RS-RU-SI-SK-TJ-UA-VN

(527) Use intent office(s) GB-IN-NZ-SG-US

Basic registration number 694826
Basic registration date 2016-09-21

Nice class number 19

List of goods and services non-metallic building materials including concrete, cement and clinker; components and additives (incl

uded in this class) of the aforesaid goods, in particular concrete additives; non-metallic rigid pipes for construction; asphalt, pitch and bitumen; non-metallic transportable buildings; non-metallic monumen

ts.

Nice class number 37

List of goods and services construction, maintenance and repair services in the field of building and civil engineering.

Nice class number 42

List of goods and services development, project planning and consulting services and services of architects, engineers or chemist

s in the field of manufacturing and processing of building materials such as concrete, as well as in the

field of building and engineering civil; chemical expertise.

(730)/(731)/(732)/(733)Owner

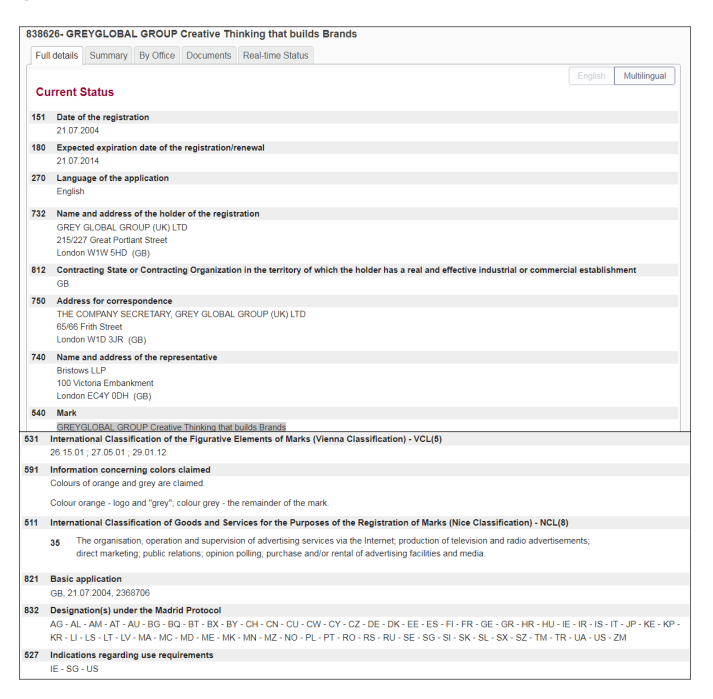
A 6

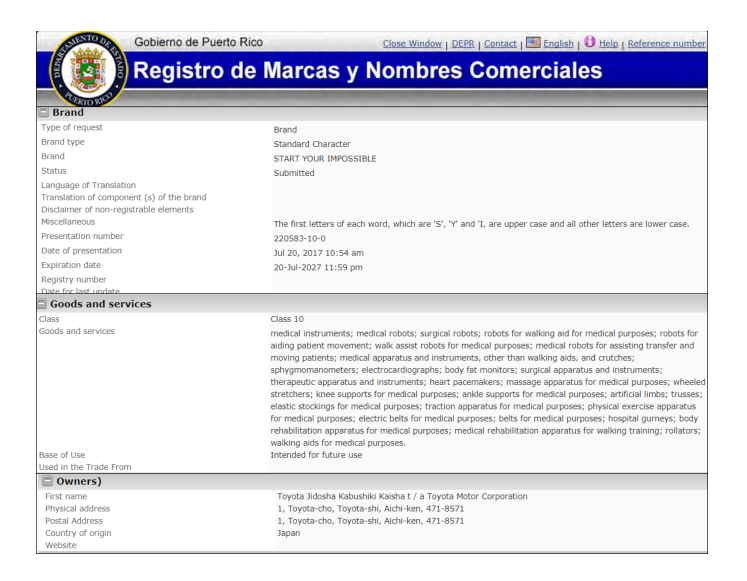
Applicant identifier 957741

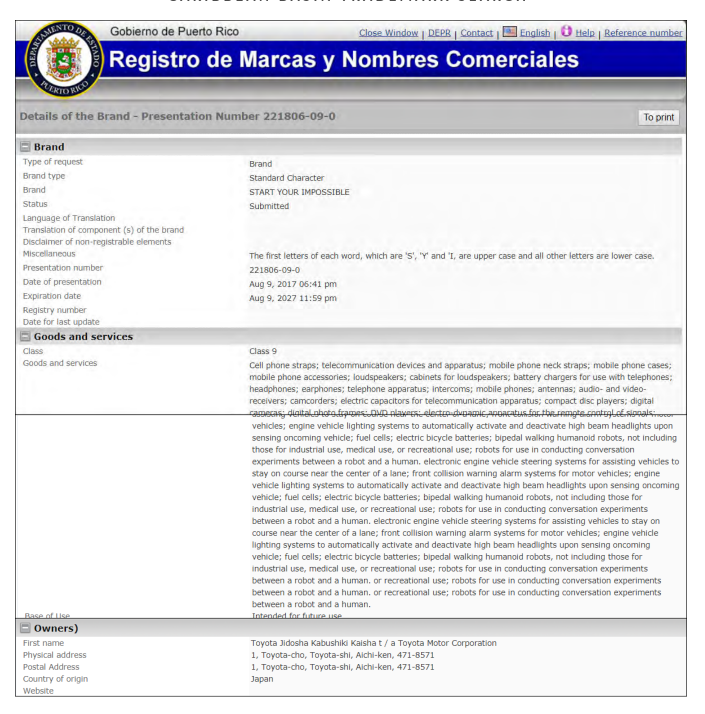
Name LafargeHolcim Ltd
(842) Applicant legal entity Joint Stock Company

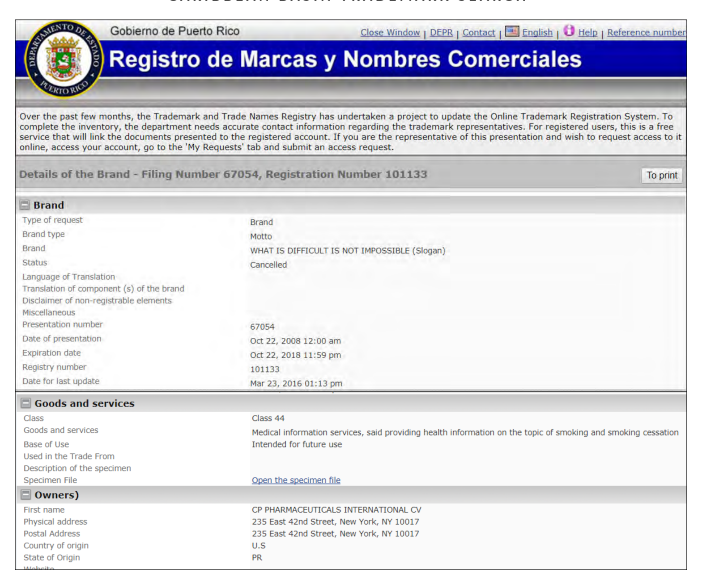
2)/(842)Incorporation state Suisse Entitlement establishment CH

APPENDIX J - CARIBBEAN BASIN TRADEMARK SEARCH









Trade mark name Expertise you can build on. Swiss Re

Trade mark office WO

Designated territory LV,LU,LT,VN,HR,RO,LS,LR,DZ,HU,ME,MK,ZM,DE,UZ,MC,MD,DK,MA,IE,AT,MZ,AU,M N,IS,AZ,IT,BA,PT,UA,AG,ES,NL,AL,EG,EE,AM,JP,GE,BY,TJ,GB,BT,TM,NO,BG,FR,SZ,BE,SX,BQ,KG,KE,FI,SD,CZ,KP,SE,CW,SG,CU,SI,SL,SK,SM,KZ,PL,RS,RU,GR,LI

Trade mark status Expired

Applicant name Swiss Reinsurance Company Ltd.

Nice class 35,36

Application date 22-07-2003

Trade mark name Build Your Dreams

Trade mark office WO

Designated territory GE,BY,VN,TR,NO,DZ,OM,MG,ME,MK,SD,KP,US,MX,IL,CW,CU,SI,IR,IS,AZ,KZ,BA,UA,RS,RU,CH,PH,EG,CO,GH,AM

Trade mark status Registered

Applicant name BYD COMPANY LIMITED

Nice class 12,35

Application date 11-11-2014

Trade mark name Construct with confidence Build with the best ESCO, unlimited creation

Trade mark office WO

Designated territory LV,LU,LT,VN,HR,RO,LS,LR,DZ,HU,MG,ME,MK,ZM,DE,UZ,MC,MD,MA,DK,IE,AT,US,M Z,AU,MN,IS,AZ,IT,BA,MT,PT,UA,EM,AG,ES,NL,AL,EG,NA,EE,AM,JP,BW,GE,BY,TJ,GB,BT,TM,TR,NO,OM,FR,B G,BH,ST,SY,SZ,BE,SX,KG,BQ,KE,FI,SD,CZ,KP,CY,SE,KR,CW,SG,CU,SI,SL,SK,SM,KZ,PL,RS,RU,CH,GR,LI,C N,GH

Trade mark status Registered

Applicant name Esfahan Steel Company (ESCO)

Nice class 6,35,40

Application date 10-08-2010

Trade mark name DURAGARD HY-BUILD

Trade mark office WO

Designated territory CZ,CU,SI,HR,SK,RO,HU,PL,RS,BG,UA,CH,RU,MA

Trade mark status Expired

Applicant name RPM/BELGIUM,,naamloze vennootschap

Nice class 2,19

Application date 20-02-2001

Trade mark name GRAFIC BODY BUILD'HAIR

Trade mark office WO

Designated territory LU,BY,VN,HR,RO,DZ,HU,BG,MK,BE,DE,UZ,MC,MA,SD,CZ,AT,KP,CU,SI,MN,SK,SM,I

T,KZ,PL,PT,UA,RS,RU,CH,ES,NL,LI,EG,CN

Trade mark status Registered

Applicant name L'OREAL, Société anonyme

Nice class 3

Application date 06-12-1993

Trade mark name KERAKOLL You Can Build Better

Trade mark office WO

Designated territory BY,TJ,VN,HR,RO,LR,DZ,BG,SY,MK,UZ,KG,MC,MD,MA,SD,CY,KP,CU,MN,AZ,SM,KZ,B

A,UA,RS,RU,CH,LI,AL,EG,CN,AM

Trade mark status Expired

Applicant name KERAKOLL S.p.A.

Nice class 1,2,19

Application date 07-04-2006

Trade mark name IT'S YOUR WORLD. BUILD IT.

Trade mark office WO

A,GH

Trade mark status Ended

Applicant name United States Gypsum Company

Nice class 6,17,19

Application date 13-08-2012



APPENDIX K - EUROPE TRADEMARK SEARCH

WIIN WHEN IMPOSSIBLE IS NOTHING



(210)/(260)Application number 4369006

(270) Application language fr

(220) Application date 2017-06-15

Trade mark office France - INPI

(250) Filing place 92 INPI - Dépôt électronique

(190) Registration office FR

(111) Registration number 4369006 (151) Registration date 2017-10-06 (550) Trade mark type Combined (511) Nice classification 35,37,41

(531)/(532)Vienna classification 29.02.00, 26.04.07, 26.04.01, 26.04.22, 37.02.27

Current trade mark status Registered

Nice class number (511) 35

List of goods and services Organization of exhibitions for commercial or advertising purposes; ; Consultancy regarding public relati

ons communications strategy.

Nice class number (511) 37

List of goods and services Building construction supervision.

Nice class number (511) 41

List of goods and services Entertainment services; Sporting and cultural activities; Lease of scenery; Arranging of contests; Arra

nging and conducting of colloquiums; Arranging and conducting of conferences; Arranging and conduct

ing of congresses.

(730)/(731)/(732)/(733) Owner

Applicant identifier FR0004369006-01

Name M. frederic luc, Agissant pour le compte de la société "WIIN EVENTS" en cours de formation

Address country FR

Address 52 chemin des pradeaux, zae de signes, 83270 ST CYR SUR MER

VISION IMPOSSIBLE

VISION IMPOSSIBLE - Rood, zwart en wit.

(210)/(260)Application number 01288561

(270) Application language nl

(220) Application date 2014-04-28

Trade mark office Benelux - BOIP

(190) Registration office BX

(111) Registration number 0956918

(151) Registration date 2014-07-22

(550) Trade mark type Combined

(551) Kind of mark Individual

(511) Nice classification 09,16,35,38,41,42

(531)/(532)Vienna classification 02.09.04, 04.05.21, 26.01.04, 26.01.05

2024-04-28

Current trade mark status Registration published

Status date 2014-07-22

List of goods and services audiovisus

audiovisual and musical productions whether or not recorded on sound carriers; magnetic data carriers; (disc-shaped) sound carriers including vinyl records, CDs CD-ROMs and DVDs; computers; software a

pplicates for multimedia applications; movie; video; computer games; game consoles.

Nice class number (511) 16

List of goods and services

(141) Expiry date

Nice class number (511) 35

List of goods and services

publicity and promotion; publicity and promotion for artists; organization of commercial events; publicit y and promotion of events; distribution of advertising material; staffing; professional management of artistic matters; secondment of artists; business mediation in the purchase and sale of products or services via the internet so-called e-commerce activities; advertising and promotion via the internet; merc

handising.

Nice class number (511) 38

List of goods and services

broadcasting radio and television programs; transmitting sound and images via satellite; telex, telegrap h, telephone and radiotelephony services also via the internet; telecommunications in particular the int

ernet.

Nice class number (511) 41

List of goods and services

Nice class number (511) 42

List of goods and services

design and maintenance of websites; web hosting; advertising relating to the design and development

of websites, including for e-commerce applications; design and development of software with an enter tainment character; design and development of software applications for multimedia applications, as w

ell as for the exploitation of websites; graphic design.

Applicant identifier 1682110

Martijn Tjeerd Adema Name

Address country NL

Address Pieter van der Doesstraat 8-1

1056 VE Amsterdam

THE IMPOSSIBLE CHALLENGE



(210)/(260)Application number 000380013

(270) Application language pt

(220) Application date 2004-03-26

Trade mark office Portugal - INPIPT

(190) Registration office PT

(111) Registration number 380013

(151) Registration date 2004-11-25

(141) Expiry date 2024-11-25

(550) Trade mark type Combined

(551) Kind of mark Individual

(511) Nice classification 16,35,41

(531)/(532)Vienna classification 26.15.25, 26.03.01, 26.03.23

Current trade mark

status

Registration granted

Status date 2005-01-31

Nice class number (511) 16

List of goods and services

newspapers, magazines, periodicals, books and pamphlets.

Nice class number (511) 35

List of goods and

advertising services.

services

Nice class number (511) 41

List of goods and

services

organization of competitions for educational or recreational purposes.

Applicant 002663525

identifier

Name NAVIGATOR PAPER FIGUEIRA, S.A.

Address country PT

Street LAVOS, FIGUEIRA DA FOZ

City LAVOS

sepab.se No mission is impossible sepab.se No mission is impossible. (210)/(260)Application number 2007-01474 (270) Application language (220) Application date 2007-02-16 Trade mark office Sweden - PRV (190) Registration office SE (111) Registration number 389842 (151) Registration date 2007-06-29 2027-06-29 (141) Expiry date (550) Trade mark type Figurative (551) Kind of mark Individual (511) Nice classification 9,12 27.05.01 (531)/(532)Vienna classification Current trade mark status Registered Status date 2007-02-16 List of goods and services alcolocks for vehicles; vehicle speed control system; real-time positioning devices for vehicles using GPS; warning d evices at backing. Nice class number **(511)** 12 List of goods and services vehicle seats; backsepglar; electric system for window rails in cars; seat belts for vehicles. (730)/(731)/(732)/(733)Owner Applicant 1365120 identifier Name SEPAB Fordonsprodukter Aktiebolag Address country Address Bergkällavägen 31 B 192 79 Sollentuna Sverige

PRESTO LIQUIDATES IMPOSSIBLE DIRT

(210)/(260)Application number 95463

(270) Application language no

(220) Application date 1968-03-05

Trade mark office Norway - NIPO

(190) Registration office NO

(111) Registration number 75138

(151) Registration date 1968-09-26

(141) Expiry date 1998-09-26

> Kind of IPR Trade mark

(550) Trade mark type Word

(511) Nice classification

Current trade mark Expired

status

Status date 2000-11-10

Nice class number (511) 3

List of goods and services

soap, laundry and cleaning agents, perfumes, cosmetics and other toilet articles.

(730)/(731)/(732)/(733)Owner

Name Unilever NV

Address country

Street Weena 455 City ROTTERDAM Postcode 3013AL

Trade mark name OPEL CORSA IMPOSSIBLE DE TROUVER UNE DIESEL MOINS CHERE

Trade mark office FR OPEL CORSA

Trade mark status Expired

Applicant name GENERAL MOTORS FRANCE AUTOMOBILE SA, Impossible de trouver une diesel

Nice class 12,35

Application date 05-06-1992 moins chère



Trade mark name ODYSSEY Cyber Security Impossible Challenges, Possible Solutions!

Trade mark office EM

Trade mark status Registered

Applicant name Odyssey Consultants Limited

Nice class 35,37,42

Application date 22-07-2016



Trade mark name nestor & nestor soyez réaliste : demandez-nous l'impossible!
Trade mark office FR
Trade mark status Registered
Applicant name nestor & nestor SARL
Nice class 35,37,39,41,43,45
Application date 05-04-2007



Trade mark name MULTISCENIC LES PRODUCTIONS DE L'IMPOSSIBLE Trade mark office FR Trade mark status Expired Applicant name Mr CHARRIER Jean-Claude,,Mr GUERIN Christian, Nice class 9,11,37,41 Application date 04-03-1997

WHO BUILDS WHAT?

(210)/(260)Application number 003721826

(270) Application language de

(220) Application date 2004-03-25

Second language en

Application reference WHO BUILDS WHAT?

Trade mark office EUIPO - EUIPO

(190) Registration office EM

Receiving office number E00016860
(151) Registration date 2006-08-25
Receiving office date 2004-03-25
(141) Expiry date 2014-03-25

(550) Trade mark type Word
(551) Kind of mark Individual
(511) Nice classification 35,38,41,42

Current trade mark status Registration expired

Status date 2015-01-25
Opposition period start date 2006-03-13
Opposition period end date 2006-06-13

(521) Acquired distinctiveness false

List of goods and services auctions and auction services, auctioning and auctioning services; rental of equipment and instrument

s for data processing.

Nice class number (511) 38

List of goods and services

Telecommunications services; transmission of information by telecommunications networks of multiservi ce companies; secure messaging services; news agencies; radio broadcasting, communications by tele phone and by telegrams, and by all kinds of remote processing, by videotex, and in particular by comp uter terminals, computer peripheral devices or electronic and/or digital equipment, by videophone and video conferencing; dispatch, transmission, receiving and forwarding of telegrams and messages, in pa rticular instant messages, electronic documents, in particular emails, telephone calls and telecommunic ations messagessatellite transmission; broadcasting of television programmes and general multimedia pr ogrammes, radio and television programs, and general audio-visual programmestelex services, transmis sion of information by teleprinter; communication by computer terminals; transmission of information by data transmission for obtaining information contained in image banks; communications on computer net works (transmission) in general; rental of equipment and instruments for remote data transmission and telematics, message-sending apparatus, modemsleasing access time to database serverssubscriptions to a data transmission service; subscription to a television channel; data connections and electronic li nks for the electronic buying and selling of goods and for negotiating and arranging tenders between p rincipals and agentsdatabase services, namely reproduction of business data and informationnews age ncy services; remote data transmission and telematics systemsTerm not found.

(511) 41 Nice class number

List of goods and services Education; providing of training; Entertainment services.

(511) 42 Nice class number

List of goods and services

Scientific and technological services and research and design relating thereto; industrial analysis and r esearch services; design and development of computer hardware; legal services; franchising services, namely transfer (provision) of technical know-how, granting of licences, managing copyrightrental of c omputer, telecomputing and data transmission apparatus and instruments, namely computers, compute r software, scanners, burners, printers, printer peripheral devices; Term not found.

Applicant identifier 186078

Global-E-Solutions GmbH Organization name

(842) Applicant legal entity Legal Entity

(811) Applicant nationality code DE Applicant incorporation country

code

DE

Address country DE

Street Ackerweg 3 City Rostock

BUILDS CONFIDENCE



(210)/(260)Application number M3022722

(270) Application language

(220) Application date 2012-03-19

Trade mark office Spain - OEPM

(190) Registration office ES

(111) Registration number M3022722 (151) Registration date 2012-06-18 (550) Trade mark type COMBINED (551) Kind of mark Individual

(591) Claimed colour(s) NEGRO EN 90 % DE PROPORCION Y PURPURA (PANTONE 299)

(511) Nice classification 37

(531)/(532)Vienna classification 26.02.07, 27.05.17

Current trade mark status Registered
Status date 2012-07-02

Nice class number (511) 37

List of goods and services construction services; repair services; installation services; energy project management services.

Applicant M3022722-001

identifier

Name JOSE LUIS MARQUEZ NUÑEZ

Address country ES

Street C/ EL PESO Nº 1 - 1º DCHA.

City LUCENA
State Córdoba

THINK BUILDS BETTER

THINK

- Groen, wit, zwart.

(210)/(260)Application number 01288632

(270) Application language nl

(220) Application date 2014-04-29

Trade mark office Benelux - BOIP

(190) Registration office BX

 (111) Registration number
 0955819

 (151) Registration date
 2014-07-10

 (141) Expiry date
 2024-04-29

(550) Trade mark type Combined
(551) Kind of mark Individual
(511) Nice classification 35,37,42

(531)/(532)Vienna classification 26.04.01, 27.05.01, 27.05.17

Current trade mark status Registration published

Status date 2014-07-10

Nice class number (511) 35

List of goods and services business mediation in the purchase and sale of building materials; mediation in applying for building per

mits (administrative services); administrative services.

Nice class number (511) 37

List of goods and services construction and construction; repairs, repair, maintenance and renovation of houses and other buildin

gs and advice in this respect; architectural information; supervision of construction work; building advi

ce.

Nice class number (511) 42

List of goods and services building planning; architectural design.

(730)/(731)/(732)/(733) Owner

Applicant

2701800

identifier Name

Think Building Concepts B.V.

Address country NL

Address

Lipsstraat 50 5151 RP Drunen

APPENDIX L – MIDDLE EAST TRADEMARK SEARCH

	Jordanian Trademark
101686 - IMPOSSIBLE IS NOTHING	Printed: Thu, 30 Nov 2017 07:44:02 GMT
101686 - IMPOSSIBLE IS NOTHING	
Status: Registered	
(111) Registration Number	
101686	
(151) Date of the registration	
2008-09-27	
(210) Serial number of the application	
J0/T/1/72514	
(220) Date of filing of the application	
2008-07-27	
(442) Date of making information available to the public regard 2009-01-14	ling the examined application
(180) Expected expiration date of the registration/renewal 2018-07-27	
(541) Reproduction of the mark where the mark is represented	in standard characters
IMPOSSIBLE IS NOTHING	
(731) Name and address of the applicant اپداس انکر ناشیو نال سار کنتج ہی فی	
Adidas International Marketing B.V.,	
ABU-GHAZALEH INTELLECTUAL PROPERTY,	
عمان- الاردن	
AMMAN- JORDAN (JO)	

(511) The International Classification of Goods and Services for the Purposes of the Registration of Marks (Nice

Classification) and the list of goods and services classified according thereto

البسة القدم والملابس واغطية الراس 25

	UAE Trademark
98845- IMPOSSIBLE IS NOTHING	Printed: Thu, 30 Nov 2017 07:46:47 GMT
98845- IMPOSSIBLE IS NOTHING (111) Registration Number 98845 (151) Date of the registration 2009-12-27 (210) Serial number of the application 118104 (220) Date of filing of the application 2008-08-18 (180) Expected expiration date of the registration/renewal 2018-08-18 (541) Reproduction of the mark where the mark is represent IMPOSSIBLE IS NOTHING (540) Mark	
(571) Description of mark	A LANDOSCIPI E IS NOTHING LONG A A LAS
	مكتوبة بأهرف لاتبنية IMPOSSIBLE IS NOTHING العبارة
(731) Name and address of the applicant لريداس انتر ناشيونال مار کيتينغ بي في	
كونينجين ولِلهِلِمينالِين 30، 1062 كيه ان استردام، هوللدا	
(740) Name and address of the representative الموافقة المحكمية المحكوبية في أم من اجتنس دين ص0ب:1991 - الامارات العربية المتحدة	
(511) The International Classification of Goods and Service. Classification) and the list of goods and services clas 25 الماتيس والبسة الذم واغطية الرأس	

Status: deleted (210) Serial number of the application 143292 (220) Date of filing of the application 2000-10-17 (541) Reproduction of the mark where the mark is represented in standard characters IMPOSSIBLE2C (550) Indication relating to the nature or kind of mark Trademark/Service mark	inted: Thu, 30 Nov 2017 07:47:38 GM
Status: deleted (210) Serial number of the application 143292 (220) Date of filing of the application 2000-10-17 (541) Reproduction of the mark where the mark is represented in standard characters IMPOSSIBLE2C (550) Indication relating to the nature or kind of mark Trademark/Service mark	
(210) Serial number of the application 143292 (220) Date of filing of the application 2000-10-17 (541) Reproduction of the mark where the mark is represented in standard characters IMPOSSIBLE2C (550) Indication relating to the nature or kind of mark Trademark/Service mark	
(220) Date of filing of the application 2000-10-17 (541) Reproduction of the mark where the mark is represented in standard characters IMPOSSIBLE2C (550) Indication relating to the nature or kind of mark Trademark/Service mark	
2000-10-17 (541) Reproduction of the mark where the mark is represented in standard characters IMPOSSIBLE2C (550) Indication relating to the nature or kind of mark Trademark/Service mark	
IMPOSSIBLE2C (550) Indication relating to the nature or kind of mark Trademark/Service mark	
The state of the s	
(731) Name and address of the applicant	
H. Kohl.Com Inc.	
Wilmington, Dealware, U.S.A. (740) Name and address of the representative	
Zysman, Aharoni, Gayer & Ady Kaplan & Co., Adv.	
"Beit Zion", 41-45 Rothshild Blvd., Tel Aviv, 6578401, Israel (511) The International Classification of Goods and Services for the Purposes of the Reg Classification) and the list of goods and services classified according thereto	istration of Marks (Nice
42 Online transactions security management services; all included in class 42.	

impossible

Impossible

(210)/(260)Application number 2005-20113

(270) Application language tr

(220) Application date 2005-05-20

Trade mark office Turkey - TURKPATENT

(190) Registration office TR

 (111) Registration number
 2005 20113

 (151) Registration date
 2006-06-16

 (141) Expiry date
 2025-05-20

 (550) Trade mark type
 Word

 (551) Kind of mark
 Individual

 (511) Nice classification
 25,35

 Current trade mark status
 Registered

 Opposition period start date
 2005-09-12

Opposition period end date 2005-12-12

Nice class number

(511) 25

List of goods and services

(inner and outer garments) made of all kinds of materials except for protective purposes: cotton, tricot, jeans, leath er, paper and so on. footwear, footwear, footwear, slippers, footwear and parts thereof, sports shoes and th eir niches, shoe pieces, ie claws, heels, conches, cuffs. Other articles of this category for babies: textiles for babies, textile fabrics for babies, pabies, nylons, nylon stockings, ties, bow ties, scarves, headdresses, head coverings, par eolar, crossed clothes cords, bandanas, sleeves, arm bands, head bands, bracelets, belts, trouser hangers, garters.

Nice class number

(511) 35

List of goods and services

advertising services, g services, marketing services, advertising services, advertising services, advertising services, advertising services, advertising services, advertising services, marketing services, sales promotion services, window decorating and dec orating services, survey services, public relations services. Office services: secretarial services, shorthand services, photocopy services (copying of documents), typewriting services, word processing services , file management service es on computer, transfer of information to computer database, systematization services of computer data base, tele phone answering services, newspaper subscription editing services, office ma consulting services in business or indu strial administration, advisory services (restructuring) in business administration and organization, hotel manageme nt services, evaluation services in business matters (business services), consultancy services in business administra tion job and time study), information gathering services in business matters, research services related to business (production process and methods), statistical work services in business, personnel related services, employment age ncy services, psychological test application services in personnel selection booking services, bookkeeping services, accountancy services, price analysis services, economic forecasting services, payroll preparation services, tax prep aration services, consulting services for the establishment, operation, organization, management of shopping center s, shops, markets and stores chain. Import and export agency services, management services for artists, expert ser vices for commercial and industrial products, auction arrangement and realization services, services to bring togethe r various commodities for purchase and sale.

Applicant identifier 5371065

Name SEZAR ENERJİ SANAYİ VE DIŞ TİCARET LİMİTED ŞİRKETİ

Address country 90

Street Mesihpaşa Mah. Şair Haşmet Sok. No:36 Laleli Fatih

State 90

roller impossible



(210)/(260)Application number 99-007505

(270) Application language

(220) Application date 1999-06-02

Trade mark office Turkey - TURKPATENT

(190) Registration office TR

(111) Registration number 210533

(151) Registration date 2000-04-21

(141) Expiry date 2009-06-02

(550) Trade mark type Word

(551) Kind of mark Individual

(511) Nice classification 28

Current trade mark status

Registration ended

Applicant identifier

5230946

Name DEPA ELEKTRONİK SANAYİ VE TİCARET ANONİM ŞİRKETİ

Address country

Street Cihangir Mahalle Güvercin Cadde No:4

State 90

(740) Representative

Representative identifier 5886

MEHMET KAAN DERİCİOĞLU

Organization name ANKARA PATENT BÜROSU LTD. ŞTİ.

Legal entity Legal person

Representative nationality code TR Representative incorporation country

code

TR

Address country

Street Bestekar Sok. No:10/12 Kavaklıdere- Çankaya

City ANKARA TÜRKİYE State

START YOUR IMPOSSIBLE

(270) Application language en

(220) Application date 2017-10-03

Trade mark office WIPO - WIPO

(190) Registration office WO

Receiving office JP

(832) Designation(s) under Madrid

Protocol

AU-BH-CH-CN-CO-DZ-EG-EM-IL-IN-KR-KZ-LA-MX-NO-NZ-OA-OM-TR-VN

(527) Use intent office(s) IN-NZ

 Basic application number
 2017-031700

 Basic application date
 2017-03-09

 Kind of IPR
 Trade mark

(550) Trade mark type Word

(551) Kind of mark Individual

(511) Nice classification 09,10,12

Current trade mark status Application filed

Nice class number

List of goods and services

09

Cell phone straps; telecommunication devices and apparatus; mobile phone neck straps; mobile phone cases; mobile ph one accessories; loudspeakers; cabinets for loudspeakers; battery chargers for use with telephones; headphones; earpho nes; telephone apparatus; intercoms; mobile phones; antennas; audio- and video-receivers; camcorders; electric capacito rs for telecommunication apparatus; compact disc players; digital cameras; digital photo frames; DVD players; electro-dyn amic apparatus for the remote control of signals; electronic notice boards; facsimile machines; Global Positioning System (GPS) apparatus; hands free kits for phones; high-frequency apparatus; intercommunication apparatus; musical juke boxe s; microphones; electric monitoring apparatus; navigation apparatus for vehicles (on-board computers); optical data medi a; personal stereos; portable media players; radar apparatus; radio pagers; radios; record players; remote control apparatus; satellite navigational apparatus; smartphones; cases for smartphones; sound and image recording apparatus; sound recording carriers; sound reproduction apparatus; sound transmitting apparatus; television apparatus; transmitters of elect ronic signals; vehicle radios; video recorders; telecommunication machines and devices for use in assisting in improving s afety of car driving; audio equipment; car stereos; car televisions; in-car telephone handset cradles; computer mouse; co mputer operating programs, recorded; computer programs, recorded; computer programs, downloadable; personal computers; personal computers for vehicles; tablet computers; computers for use in remote monitoring of fuel cell power generat ors using communication networks; carrying cases adapted for computers; covers and cases for mobile telephones; covers and cases for tablet computers and notebook computers; computer programs for mobile phones; computer programs for for mobile phones. uel saving drive diagnosis devices; blank USB flash drives; computer keyboards; apparatus and installations for the produ ction of X-rays, not for medical purposes; bar code readers; central processing units; integrated circuits; computer memory devices; computer peripheral devices; computer software applications, downloadable; computer software, recorded; data pr ocessing apparatus; disks, magnetic; electronic agendas; electronic book readers; electronic pocket translators; electronic tags for goods; integrated circuit cards; interfaces for computers; lasers, not for medical purposes; light-emitting diodes (L ED); magnetic data media; marine depth finders; metal detectors for industrial or military purposes; microprocessors; mo use pads; optical character readers; printed circuit boards; printed circuits; printers for use with computers; protection devic es against X-rays, not for medical purposes; sonars; electronic components; electronic memory devices; electronic control apparatus and instruments for vehicles; electronic display units for vehicles; electronic cruise control apparatus; computer hardware and software; navigation computers for cars; electric safety monitoring apparatus; vehicle safety apparatus in th e nature of an on-board vehicular video surveillance systems; motor vehicle adaptive cruise control devices; electronic cont rollers for motor vehicle braking; computer software and hardware for motor vehicles for detecting road lane markers, ped estrians, objects outside of the vehicle, and relative distance thereof from a vehicle; computer software and hardware for motor vehicles for use in lane departure warning; electronic motor vehicle steering systems for assisting vehicles to stay on course near the center of a lane; computer software and hardware for motor vehicles for use in front collision warning; co mputer software and hardware for motor vehicles for use in automatically activating and deactivating high beam headlights upon sensing oncoming vehicle; fuel cells; electric bicycle batteries; bipedal walking humanoid robots, not including those for industrial use, medical use, or recreational use; robots for use in conducting conversation experiments between a robot

Nice class number

10

List of goods and services

Medical instruments; medical robots; surgical robots; robots for walking aid for medical purposes; robots for aiding patient movement; walk assist robots for medical purposes; medical robots for assisting transfer and moving of patients; nursing care robots; nursing care robots for supporting patients, the disabled or the elderly; nursing care support robots for support ting transfer and moving of patients and persons requiring care; medical apparatus and instruments, other than walking aids, and crutches; sphygmomanometers; electrocardiographs; body fat monitors; surgical apparatus and instruments; ther apeutic apparatus and instruments; ther apeutic apparatus and instruments; ther apeutic apparatus and instruments; there are supports for medical purposes; ankle supports for medical purposes; truction apparatus for medical purposes; physical exercise apparatus for medical purposes; electric belts for medical purposes; belts for medical purposes; hospital gurneys; body rehabilitation apparatus for medical purposes; medical instruments for gait and motion analysis; treadmills for medical purposes for use in walking and gait training; body rehabilitation apparatus for medical purposes used for balance training; nursing care support apparatus for supporting transfer and moving of patients and persons requiring care; medical apparatus for assisting transfer and moving of patients; movement assistance devices for medical and/or nursing care purposes; medical rehabilitation apparatus for walking training; rollators; walking aids for medical purposes.

Nice class number

12

List of goods and services

Automobile engines; driving motors for land vehicles; engine mounts for land vehicles; engines for land vehicles; gasoline engines for land vehicles; diesel engines for land vehicles; internal combustion engines for land vehicles; motors for land vehicles; propulsion mechanisms for land vehicles; jet engines for land vehicles; turbines for land vehicles; transmissions for land vehicles; transmission shafts for land vehicles; idling pulleys for land vehicles; belt pulleys for land vehicles; clutc h mechanisms for land vehicles; hydraulic circuits for motor cars; gearboxes for land vehicles; torque converters for land v ehicles; reversing gears for land vehicles; reduction gears for land vehicles; speed change gears for land vehicles; gearing for land vehicles; automobile chains; roller chains for land vehicles; connecting rods for land vehicles, other than parts of motors and engines; brakes for land vehicles; brake cylinders for land vehicles; brake segments for land vehicles; brakes for motor cars; brake shoes for motor cars; brake segments for motor cars; brake linings for motor cars; brake discs for la nd vehicles; brake facings for land vehicles; brake systems for land vehicles; brake pads for land vehicles; AC motors for land vehicles, not including their parts; DC motors for land vehicles not including their parts; motors, electric, for land vehicles es; walking assistance cars; wheeled personal mobility vehicles as walking aids; wheeled personal mobility vehicles for use by persons in need of physical assistance to accomplish indoor and outdoor ambulatory tasks; motorized, electric-powered personal mobility type cars; motorized, electric-powered personal mobility type scooters; electrically powered motor vehicle s; electric tricycles; buses; trucks; ambulances; racing cars; amphibious vehicles; snowmobiles; armored vehicles; fork lift trucks; camping cars; tractors; trailers; trolley buses; hearses; automobiles and structural parts therefor; structural parts f or buses; structural parts for trucks; automobile bodies; automobile bonnets; automobile bumpers; automobile chassis; a utomobile dashboards; automobile doors; automobile door handles; automobile hoods; automobile horns; automobile se ats; automobile seat covers; automobile sunroofs; automobile tires; automobile wheels; spokes for automobile wheels; in ner tubes for automobile tires; automobile wheel rims; rearview mirrors for automobiles; automobile windows; automobile windscreens; automobile windshields; automobile convertible tops; safety belts for automobile seats; safety harnesses for automobile racing; safety harnesses for automobile seats; security harness for automobile seats; steering wheels for auto mobiles; steering wheel covers for automobiles; air bags [safety devices for automobiles]; safety belts for automobile sea ts; seat belt pre-tensioners for automobiles; brake pedals for land vehicles; direction signals for automobiles; leather uph olstery for automobile seats; leather upholstery for automobiles, buses and trucks; cigar lighters for automobiles; automo bile covers [shaped]; mudguards for automobiles; luggage carriers for automobiles; spare wheel holders for automobiles; automobile roof racks; headlight wipers; windscreen wipers; windscreen wiper blades; motor vehicle brake control systems for applying emergency braking at low vehicle speeds; electronic brake control apparatus for automobiles; two-wheeled mo tor vehicles; bicycles; structural parts for motorcycles; structural parts for bicycles

Applicant identifier 942946

Name TOYOTA JIDOSHA KABUSHIKI KAISHA

(also trading as

TOYOTA MOTOR CORPORATION)

(842) Applicant legal entity Corporation

2)/(842)Incorporation state Japan

Address country JP

Address 1, Toyota-cho,

Toyota-shi

Aichi-ken 471-8571

APPENDIX M - ASIA TRADEMARK SEARCH

	Japanese Trademark
商標登録第5770908号(T5770908) - IMPOSSIBLE	Printed: Fri, 01 Dec 2017 06:09:46 GMT

商標登録第5770908号(T5770908) - IMPOSSIBLE

- (111) Registration Number 商標登録第5770908号(T5770908)
- (151) Date of the registration 平成27年6月12日(2015.6.12)
- (210) Serial number of the application 商願2014-95245(T2014-95245)
- (220) Date of filing of the application 平成26年11月12日(2014.11.12)
- (540) Mark



- (541) Reproduction of the mark where the mark is represented in standard characters IMPOSSIBLE
- (531) International Classification of the Figurative Elements of Marks (Vienna Classification) 01.15.21; 03.04.18; 03.04.24; 26.04.02; 26.04.04; 26.04.05; 26.04.18
- (550) Indication relating to the nature or kind of mark TRADEMARK
- (730) Name and address of the applicant or the holder of the registration インボーッシフ ル・フース・・インコーボーレイテット

アメリカ合衆国、94063 カリフォルニア州、レット・ウッド・シティ、チェサビーク・ドライブ、525

- (740) Name and address of the representative 特許業務法人深見特許事務所
- (511) The International Classification of Goods and Services for the Purposes of the Registration of Marks (Nice Classification) and the list of goods and services classified according thereto
 - 29 代用肉,魚の代用品,代用乳製品,代用バター,代用マーガリン,代用チーズ,代用カッテージチーズ,代用クリームチーズ,代用クリーム、代月

· ·	Indonesian Trademark
D002017043481	Printed: Fri, 01 Dec 2017 06:16:07 GMT

D002017043481

Status: Published (2017-09-25)

(210) Serial number of the application D002017043481

(220) Date of filing of the application 2017-09-08

(540) Mark

START YOUR IMPOSSIBLE

(541) Reproduction of the mark where the mark is represented in standard characters START YOUR IMPOSSIBLE

(591) Information concerning colors claimed Hitam dan putih

(731) Name and address of the applicant

TOYOTA JIDOSHA KABUSHIKI KAISHA (also trading as Toyota Motor Corporation)

1, Toyota-cho, Toyota-shiAichi-kenJapan

(740) Name and address of the representative

Ir.Migni Myriasandra Noerhadi, MIP. MSEL.

Biro Oktroi Roosseno, Kantor Taman A9 Unit C1 dan C2Jalan DR. Ide Anak Agung Gde Agung Mega Kuningan

- (511) The International Classification of Goods and Services for the Purposes of the Registration of Marks (Nice Classification) and the list of goods and services classified according thereto
 - 10 1. Alat medis;2.robot medis;3.peralatan dan perlengkapan medis, selain alat bantu jalan dan kruk;4.peralatan rehabilitasi medis untuk latihan jalan;5.alat bantu jalan yang dilengkapi dengan roda dan tempat duduk untuk membantu terapi jalan (rollators);6.alat bantu jalan untuk keperluan medis.

	Trademark of the Republic of Korea
4520120006684- IMPOSSIBLE STUDIOS	Printed: Fri, 01 Dec 2017 06:15:33 GMT
4520120006684- IMPOSSIBLE STUDIOS	
Status: Application filed	
(210) Serial number of the application 4520120006684	
(220) Date of filing of the application 2012-12-27	
(270) Language(s) of the application ko	
(541) Reproduction of the mark where the mark is represented in IMPOSSIBLE STUDIOS	standard characters
(540) Mark	
(Matter-mate extrame)	
(550) Indication relating to the nature or kind of mark General mark	
(550) Indication relating to the nature or kind of mark Certification mark, also named Guarantee mark	
(730) Name and address of the applicant or the holder of the region 에픽 게임스 메릴랜드, 엘엘씨	stration
미국 노스 캐롤라이나 *****, 캐리, 크로스로즈 블러버드 *	" (US)
(740) Name and address of the representative 장훈	
서울특별시 송로구 (KR)	
(511) The International Classification of Goods and Services for t Classification) and the list of goods and services classified	according thereto
42 비디오 게임 개발업(video game development service	
09 퍼스널 컴퓨터/모바일 기기/홈 비디오 게임 콘솔용 컴	퓨터 게임 소프트웨어(computer game software for

personal computers, mobile devices and home video game consoles)

	Global Brand Database	Singapore Trademark
T1204646C - impossible goals	Printed: Fri, 01 Dec 2017 06:20:56 GMT	

T1204646C - impossible goals

Status: Registered (since 2012.04.03)

(210) Serial number of the application

T1204646C

(220) Date of filing of the application

2012.04.03

(181) Expected expiration date of the registration

2022.04.03

(541) Reproduction of the mark where the mark is represented in standard characters

impossible goals

(540) Mark

Impossible

Goals

(550) Indication relating to the nature or kind of mark

Trade Mark

(730) Name and address of the applicant or the holder of the registration

Motivation Genome

25 JALAN LEGUNDI

SINGAPORE 759282

SINGAPORE

- (511) The International Classification of Goods and Services for the Purposes of the Registration of Marks (Nice Classification) and the list of goods and services classified according thereto
 - 41 Arranging of seminars; Arranging professional workshop and training courses; Book publishing; Business training consultancy services; Coaching in the field of motivation; Educating at senior high schools; Educating at university or colleges; Teaching at elementary school; Teaching at junior high.

	Singapore Trademark
T1211566Z - dating impossible only for the brave	Printed: Fri, 01 Dec 2017 06:18:45 GMT

T1211566Z - dating impossible only for the brave

Status: Abandoned (since 2014.10.06)

(210) Serial number of the application

T1211566Z

(220) Date of filing of the application

2012.08.08

(541) Reproduction of the mark where the mark is represented in standard characters dating impossible only for the brave

(540) Mark



(539) Description of the figurative elements of the mark using keywords or a freely formulated text

(550) Indication relating to the nature or kind of mark

Trade Mark

(730) Name and address of the applicant or the holder of the registration

Godfather (Private Limited)

110 SPOTTISWOODE PARK ROAD

#10-91

SINGAPORE 081110

SINGAPORE

- (511) The International Classification of Goods and Services for the Purposes of the Registration of Marks (Nice Classification) and the list of goods and services classified according thereto
 - 38 class 38: (i) please change "interactive telephone services" to "interactive telephone COMMUNICATION services" (ii) please change "telephone messaging services" to "TRANSMISSION OF MESSAGES BY telephone" (iii) please change "telephony" to "telephony [TELECOMMUNICATION SERVICE]"
 - 41 class 41: (i) please change "organisation and prodution of musical festivals, live performances and events including provision of associated entertainment" to "organisation and prodution of musical festivals, live performances and musical events including provision of entertainment" (ii) please change "musical festival services" to "music festival services" (iii) please change "organisation of exhibitions, galas, and festivals for entertainment, lifestyle, music, dance, theatre, and recreation on-line from a computer database or the global telecommunication network" to "organisation of exhibitions, galas, and festivals for entertainment, lifestyle [LEISURE & ENTERTAINMENT], music, dance, theatre, and recreation on-line from a computer database or the global telecommunication network"

2016056731 - MAKING THE IMPOSSIBLE POSSIBLE

Printed: Fri, 01 Dec 2017 06:18:25 GM



PERBADANAN HARTA INTELEK MALAYSIA INTELLECTUAL PROPERTY CORPORATION OF MALAYSIA

(Diperbadankan) Unit 1-7 & Mezzanine, Aras 12-19 Tower B, Menara UOA Bangsar No. 5, Jalan Bangsar Utama 1 59000 KUALA LUMPUR MALAYSIA



Tel +603 - 2299 8400 Faks (Fax) +603 - 2299 8989 Laman Web (Web) www.mylpo.gov.my

2016056731 - MAKING THE IMPOSSIBLE POSSIBLE

Status: Full examination not OK - Objection (2017-05-23)

(210) Serial number of the application 2016056731

(220) Date of filing of the application 2016-04-14

(540) Mark



- (541) Reproduction of the mark where the mark is represented in standard characters MAKING THE IMPOSSIBLE POSSIBLE
- (531) International Classification of the Figurative Elements of Marks (Vienna Classification) 27.05.01, 27.05.30.
- (731) Name and address of the applicant LIMKOKWING UNIVERSITY OF CREATIVE TECHNOLOGY SDN. BHD. Inovasi 1-1, Jalan Teknokrat 1/1, 63000 Cyberjaya, SELANGOR, MALAYSIA
- (511) The International Classification of Goods and Services for the Purposes of the Registration of Marks (Nice Classification) and the list of goods and services classified according thereto
 - 41 Education academy services; university education services; provision of training, vocational education, provision of training facilities, teaching, tuition, academic examination services, provision of correspondence courses, arranging and conducting educational conferences and exhibitions, advisory services relating to education, career counselling (education or training advice); publication of books, multimedia material online, educational materials, journals, magazines, texts (other than publicity texts); all included in class 41.

	Indonesian Trademark
D002017011393	Printed: Fri, 01 Dec 2017 06:26:45 GMT

D002017011393

Status: Filed (2017-05-20)

(210) Serial number of the application D002017011393

(220) Date of filing of the application 2017-03-13

(540) Mark

So the world builds better

(541) Reproduction of the mark where the mark is represented in standard characters SO THE WORLD BUILDS BETTER

(591) Information concerning colors claimed hitam dan putih

(731) Name and address of the applicant

LafargeHolcim Ltd

Zurcherstrasse 156CH-8645 Jona

(740) Name and address of the representative Andromeda, BA., SH.

GANDARIA 8, 3rd Floor Unit D, Jl. Sultaniskandar Muda (Arteri Pondok Indah), Jakarta 12240 - Indonesia

- (511) The International Classification of Goods and Services for the Purposes of the Registration of Marks (Nice Classification) and the list of goods and services classified according thereto
 - 19 bahan-bahan bangunan bukan logam termasuk beton, semen dan arang besi (clinker);komponen dan bahan tambahan (termasuk di kelas ini) untuk semua barang-barang tersebut diatas, terutama bahan tambahan untuk beton; pipa keras bukan logam untuk bangunan; aspal,pek, bitumen; bangunan dapat dipindahkan, bukan dari logam; monumen bukan dari logam.
 - 37 jasa konstruksi, perawatan dan perbaikan dalam bidang bangunan dan teknik sipil.
 - 42 jasa pengembangan, perencanaan proyek dan konsultasi teknologi juga layanan yangdisediakan oleh arsitek, insinyur atau ahli kimia dalam bidang pembuatan juga penangananbahan-bahan konstruksi seperti beton, juga dalam bidang bangunan dan teknik sipil; jasapenilaian kimia ahli (expert chemical appraisals).

	Japanese Trademark
商標登録第5803959号(T5803959) - builds tokyo	Printed: Fri, 01 Dec 2017 06:27:21 GMT

商標登録第5803959号(T5803959) - builds tokyo

(111) Registration Number 商標登録第5803959号(T5803959)

(151) Date of the registration 平成27年11月6日(2015.11.6)

(210) Serial number of the application 商願2015-57048(T2015-57048)

(220) Date of filing of the application 平成27年6月3日(2015.6.3)

(541) Reproduction of the mark where the mark is represented in standard characters builds tokyo

(550) Indication relating to the nature or kind of mark CHARACTER

(730) Name and address of the applicant or the holder of the registration 上,从,東京株式会社

東京都立川市栄町六丁目12番地の7

(511) The International Classification of Goods and Services for the Purposes of the Registration of Marks (Nice Classification) and the list of goods and services classified according thereto

37 建築一式工事、大工工事、タル・れんが又はアロックの工事、内装仕上工事、建築工事に関する助言

IMPOSSIBLE IS NOTHI		ces 提供教学服务; 提供培训服务	5; 提供娱乐服务; 全办	本育以及又化活动; SNC	ow 0
	Similar grou	up 4101;4102;4105;			
Application No./registration No.	6805907	Date of 2003/09/11 application	International Classification	41	
Name of applicant(Chinese)	DIDAS INTERNAT	IONAL MARKETING B.V.			
Name of applicant(English)	DIDAS INTERNAT	IONAL MARKETING B.V.			
Applicant Address(Chinese)	IOOGOORDDREEF	- 9A,NL-1101 BA AMSTERDAM	ZUIDOOST(PAYS-BA	S)	
Applicant address(English)	HOOGOORDDREEF	9A,NL-1101 BA AMSTERDAM	ZUIDOOST(PAYS-BA	s) a	
Public announcement number of first trial		Public announcement number of	Community marks	No	
Public announcement number of first tria	al	announcement number of registration		Community	N
Public Innouncement Date of first trial		Public announcement Date of registration		Type of trademark	_
xclusive right duration	2013/05/28 to	o 2023/05/28		Form of trademarks	7
Date of		Date of late		3	31



		Goods/s	ervices 教育;培训》	服务; 娱乐服务; 体	育和文化活动; show	details	
ImpossibleBusiness	Makers						
		Similar g	roup 4101;410)2;4105;			
Application			Date of		International	0-0	70
No./registration	G131	4736	application	2016/10/20	Classification	41	
No.					Ciussinicution		
Name of applicant(Chinese	ROG	ELIO GON	ZALEZ LOPEZ				
Name of applicant(English)	ROG	ELIO GON	ZALEZ LOPEZ				
Applicant address(Chinese)	Redo	ndilla 8, 2	D E-28005 Madrid				
Applicant address(English)	Redo	ndilla 8, 2	D E-28005 Madrid		E		
Public					Commission		
announcement number of first tria	i i		announcement number of registration		Community marks	No	
Public announcement Date of first trial			Public announcement Date of registration		Type of trademark	一般	
Exclusive right					Form of		
duration			-:-(-:-:-:-:-:-:-:	-:-:-)	trademarks		
Date of International Registration	2016/0	06/01	Date of late formulation		Date of priority	2016/06/01(有效)	
Agents name/receiving orgnization					***************************************	-:-:-:-:-	
Trademark procedure	Click to	view					
procedure Trademark status icon	(LIVE/APPLICAT 等待实质审查	TION/Awaiting E	xamination		



APPENDIX N - AFRICA TRADEMARK SEARCH

START YOUR IMPOSSIBLE

(270) Application language en

(220) Application date 2017-10-03

Trade mark office WIPO - WIPO

(190) Registration office WO

Receiving office JP

(832) Designation(s) under Madrid

Protocol

AU-BH-CH-CN-CO-DZ-EG-EM-IL-IN-KR-KZ-LA-MX-NO-NZ-OA-OM-TR-VN

(527) Use intent office(s) IN-NZ

Basic application number 2017-031700
Basic application date 2017-03-09
Kind of IPR Trade mark

(550) Trade mark type Word
(551) Kind of mark Individual
(511) Nice classification 09,10,12

Current trade mark status Application filed

and a human.

Nice class number

List of goods and services

Cell phone straps; telecommunication devices and apparatus; mobile phone neck straps; mobile phone cases; mobile ph one accessories; loudspeakers; cabinets for loudspeakers; battery chargers for use with telephones; headphones; earpho nes; telephone apparatus; intercoms; mobile phones; antennas; audio- and video-receivers; camcorders; electric capacito rs for telecommunication apparatus; compact disc players; digital cameras; digital photo frames; DVD players; electro-dyn amic apparatus for the remote control of signals; electronic notice boards; facsimile machines; Global Positioning System (GPS) apparatus; hands free kits for phones; high-frequency apparatus; intercommunication apparatus; musical juke boxes; microphones; electric monitoring apparatus; navigation apparatus for vehicles (on-board computers); optical data medi a; personal stereos; portable media players; radar apparatus; radio pagers; radios; record players; remote control appara tus; satellite navigational apparatus; smartphones; cases for smartphones; sound and image recording apparatus; sound recording carriers; sound reproduction apparatus; sound transmitting apparatus; television apparatus; transmitters of elect ronic signals; vehicle radios; video recorders; telecommunication machines and devices for use in assisting in improving s afety of car driving; audio equipment; car stereos; car televisions; in-car telephone handset cradles; computer mouse; co mputer operating programs, recorded; computer programs, recorded; computer programs, downloadable; personal comput ers; personal computers for vehicles; tablet computers; computers for use in remote monitoring of fuel cell power generat ors using communication networks; carrying cases adapted for computers; covers and cases for mobile telephones; covers and cases for tablet computers and notebook computers; computer programs for mobile phones; computer programs for uel saving drive diagnosis devices; blank USB flash drives; computer keyboards; apparatus and installations for the produ ction of X-rays, not for medical purposes; bar code readers; central processing units; integrated circuits; computer memory devices; computer peripheral devices; computer software applications, downloadable; computer software, recorded; data pr ocessing apparatus; disks, magnetic; electronic agendas; electronic book readers; electronic pocket translators; electronic tags for goods; integrated circuit cards; interfaces for computers; lasers, not for medical purposes; light-emitting diodes (L ED); magnetic data media; marine depth finders; metal detectors for industrial or military purposes; microprocessors; mo use pads; optical character readers; printed circuit boards; printed circuits; printers for use with computers; protection devic es against X-rays, not for medical purposes; sonars; electronic components; electronic memory devices; electronic control apparatus and instruments for vehicles; electronic display units for vehicles; electronic cruise control apparatus; computer hardware and software; navigation computers for cars; electric safety monitoring apparatus; vehicle safety apparatus in th e nature of an on-board vehicular video surveillance systems; motor vehicle adaptive cruise control devices; electronic cont rollers for motor vehicle braking; computer software and hardware for motor vehicles for detecting road lane markers, ped estrians, objects outside of the vehicle, and relative distance thereof from a vehicle; computer software and hardware for motor vehicles for use in lane departure warning; electronic motor vehicle steering systems for assisting vehicles to stay o n course near the center of a lane; computer software and hardware for motor vehicles for use in front collision warning; co mputer software and hardware for motor vehicles for use in automatically activating and deactivating high beam headlights upon sensing oncoming vehicle; fuel cells; electric bicycle batteries; bipedal walking humanoid robots, not including those for industrial use, medical use, or recreational use; robots for use in conducting conversation experiments between a robot

Nice class number

1(

List of goods and services

Medical instruments; medical robots; surgical robots; robots for walking aid for medical purposes; robots for aiding patient movement; walk assist robots for medical purposes; medical robots for assisting transfer and moving of patients; nursing care robots; nursing care robots for supporting patients, the disabled or the elderly; nursing care support robots for supporting transfer and moving of patients and persons requiring care; medical apparatus and instruments, other than walking aids, and crutches; sphygmomanometers; electrocardiographs; body fat monitors; surgical apparatus and instruments; ther apparatus and instruments; heart pacemakers; massage apparatus for medical purposes; wheeled stretchers; knee supports for medical purposes; ankle supports for medical purposes; artificial limbs; trusses; elastic stockings for medical purposes; traction apparatus for medical purposes; physical exercise apparatus for medical purposes; electric belts for medical purposes; belts for medical purposes; hospital gurneys; body rehabilitation apparatus for medical purposes; medical instruments for gait and motion analysis; treadmils for medical purposes for use in walking and gait training; body rehabilitation apparatus for medical purposes used for balance training; nursing care support apparatus for supporting transfer and moving of patients and persons requiring care; medical apparatus for assisting transfer and moving of patients; walking aids for medical purposes.

Nice class number

12

List of goods and services

Automobile engines; driving motors for land vehicles; engine mounts for land vehicles; engines for land vehicles; gasoline engines for land vehicles; diesel engines for land vehicles; internal combustion engines for land vehicles; motors for land vehicles; propulsion mechanisms for land vehicles; jet engines for land vehicles; turbines for land vehicles; transmissions for land vehicles; transmission shafts for land vehicles; idling pulleys for land vehicles; belt pulleys for land vehicles; clutch mechanisms for land vehicles; hydraulic circuits for motor cars; gearboxes for land vehicles; torque converters for land v ehicles; reversing gears for land vehicles; reduction gears for land vehicles; speed change gears for land vehicles; gearing for land vehicles; automobile chains; roller chains for land vehicles; connecting rods for land vehicles, other than parts of motors and engines; brakes for land vehicles; brake cylinders for land vehicles; brake segments for land vehicles; brakes for motor cars; brake shoes for motor cars; brake segments for motor cars; brake linings for motor cars; brake discs for la nd vehicles; brake facings for land vehicles; brake systems for land vehicles; brake pads for land vehicles; AC motors for and vehicles, not including their parts; DC motors for land vehicles not including their parts; motors, electric, for land vehicles es; walking assistance cars; wheeled personal mobility vehicles as walking aids; wheeled personal mobility vehicles for use by persons in need of physical assistance to accomplish indoor and outdoor ambulatory tasks; motorized, electric-powered personal mobility type cars; motorized, electric-powered personal mobility type scooters; electrically powered motor vehicle s; electric tricycles; buses; trucks; ambulances; racing cars; amphibious vehicles; snowmobiles; armored vehicles; fork lift trucks; camping cars; tractors; trailers; trolley buses; hearses; automobiles and structural parts therefor; structural parts f or buses; structural parts for trucks; automobile bodies; automobile bonnets; automobile bumpers; automobile chassis; a utomobile dashboards; automobile doors; automobile door handles; automobile hoods; automobile horns; automobile se ats; automobile seat covers; automobile sunroofs; automobile tires; automobile wheels; spokes for automobile wheels; ir ner tubes for automobile tires; automobile wheel rims; rearview mirrors for automobiles; automobile windows; automobile windscreens; automobile windshields; automobile convertible tops; safety belts for automobile seats; safety harnesses for automobile racing; safety harnesses for automobile seats; security harness for automobile seats; steering wheels for auto mobiles; steering wheel covers for automobiles; air bags [safety devices for automobiles]; safety belts for automobile sea ts; seat belt pre-tensioners for automobiles; brake pedals for land vehicles; direction signals for automobiles; leather uph olstery for automobile seats; leather upholstery for automobiles, buses and trucks; cigar lighters for automobiles; automobile covers [shaped]; mudguards for automobiles; luggage carriers for automobiles; spare wheel holders for automobiles; automobile roof racks; headlight wipers; windscreen wipers; windscreen wiper blades; motor vehicle brake control systems for applying emergency braking at low vehicle speeds; electronic brake control apparatus for automobiles; two-wheeled mo tor vehicles; bicycles; structural parts for motorcycles; structural parts for bicycles.

Applicant identifier 942946

Name TOYOTA JIDOSHA KABUSHIKI KAISHA

(also trading as

TOYOTA MOTOR CORPORATION)

(842) Applicant legal entity Corporation

12)/(842)**Incorporation state** Japan

Address country JP

Address 1, Toyota-cho,

Toyota-shi

Aichi-ken 471-8571

So the world builds better

210)/(260)**Application number** 1349537

(270) Application language fr

2220) Application date 2017-03-15

Trade mark office WIPO - WIPO

Receiving office CH

 (111) Registration number
 1349537

 (151) Registration date
 2017-03-15

 (141) Expiry date
 2027-03-15

832) Designation(s) under Madrid Protocol AU-CO-EM-GB-GR-IN-MG-MX-NO-NZ-OA-OM-SG-SY-US-ZM-ZW

834) Designation(s) under Madrid Protocol

(Article 9-6)

AT-AZ-BG-BX-CN-CY-CZ-DE-DZ-EG-ES-FR-HR-HU-IT-MA-MD-PL-RO-RS-RU-SI-SK-TJ-UA-VN

(527) Use intent office(s) GB-IN-NZ-SG-US

Basic registration number 694826
Basic registration date 2016-09-21
Kind of IPR Trade mark
(550) Trade mark type Word
(551) Kind of mark Individual

(511) Nice classification 19,37,42

Current trade mark status Registered

NICE CIASS NUMBER 1

List of goods and services non-metallic building materials including concrete, cement and clinker; components and additives (included in this class)

of the aforesaid goods, in particular concrete additives; non-metallic rigid pipes for construction; asphalt, pitch and bitu

men; non-metallic transportable buildings; non-metallic monuments.

Nice class number 37

List of goods and services construction, maintenance and repair services in the field of building and civil engineering.

Nice class number 4

List of goods and services development, project planning and consulting services and services of architects, engineers or chemists in the field of m

anufacturing and processing of building materials such as concrete, as well as in the field of building and engineering civi

I; chemical expertise.

(730)/(731)/(732)/(733) Owner

Applicant identifier 957741

Name LafargeHolcim Ltd

(842) Applicant legal entity Joint Stock Company

('842)Incorporation state Suisse Entitlement establishment CH Address country CH

Address Zürcherstrasse 156

CH-8645 Jona

Budget Builds

Appl.No.: AP/M/2016/002657 Registration No.: Status: Formality in-progress

NICE: 37(10)

Filling Date: 19.05.2016 Applicant: CHADENEY TREFOR HOPKINS WILLIAMS



52461	2017-06-30	95817	10/02/2017	19(Non-metallic building materials including concrete, cement and clinker, components and additives (included in this c	None		Coulson Harney Advocates of P.O. Box 10643-00100, Nairobi, Kenya So the world builds better	So the world builds better
-------	------------	-------	------------	--	------	--	---	-------------------------------------

APPENDIX O - GLOBAL DOMAIN NAME SEARCH

```
Domain Name: IMPOSSIBLEBUILDINGS.COM
Registry Domain ID: 1814900547_DOMAIN_COM-VRSN
Registrar WHOIS Server: whois.enom.com
Registrar URL: www.enom.com
Updated Date: 2014-06-12T22:01:16.00Z
Creation Date: 2013-07-13T21:11:00.00Z
Registrar Registration Expiration Date: 2018-07-13T21:11:16.00Z
Registrar: ENOM, INC.
Registrar IANA ID: 48
Reseller: NAMECHEAP.COM
Domain Status: clientTransferProhibited https://www.icann.org
/epp#clientTransferProhibited
Registry Registrant ID:
Registrant Name: SHALACO SCHING
Registrant Organization: TO DIE FOR
Registrant Street: 2976 23RD STREET
Registrant City: SAN FRANCISCO
Registrant State/Province: CA
Registrant Postal Code: 94110
Registrant Country: US
Registrant Phone: +1.4155259989
Registrant Phone Ext:
Registrant Fax: +1.4155259989
Registrant Fax Ext:
Registrant Email: Shalaco@gmail.com
Registry Admin ID:
Admin Name: SHALACO SCHING
Admin Organization: TO DIE FOR
Admin Street: 2976 23RD STREET
Admin City: SAN FRANCISCO
Admin State/Province: CA
Admin Postal Code: 94110
Admin Country: US
Admin Phone: +1.4155259989
Admin Phone Ext:
Admin Fax: +1.4155259989
Admin Fax Ext:
Admin Email: shalaco@gmail.com
Registry Tech ID:
Tech Name: SHALACO SCHING
Tech Organization: TO DIE FOR
Tech Street: 2976 23RD STREET
Tech City: SAN FRANCISCO
Tech State/Province: CA
Tech Postal Code: 94110
Tech Country: US
Tech Phone: +1.4155259989
Tech Phone Ext:
Tech Fax: +1.4155259989
Tech Fax Ext:
Tech Email: shalaco@gmail.com
Name Server: NS1.DREAMHOST.COM
Name Server: NS2.DREAMHOST.COM
Name Server: NS3.DREAMHOST.COM
DNSSEC: unSigned
```

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX O GLOBAL DOMAIN NAME SEARCH

We are all explorers,

The IMPOSSIBLEBUILDINGS series highlights the beauty of architecture, isolated against the backdrops of our countless yet unexplored future possibilities.

Capturing the sites of expeditions along the waterways of a 2050 coastline in a raft made from reclaimed 2 liter bottles bound together by hand-rolled twine. Voyaging through the unexpected aftermath of deep space expeditions. The nebulas of condos, protogalaxies of office buildings and clusters of intergalactic suburban sprawl. Transforming iconic sites and the known into worlds yet unseen.

Shalaco explores these worlds entirely on his iPhone through apptography. First taking a slice of his everyday world unadulterated and ther manipulating it through various processes until reality becomes naturalistic surrealism.

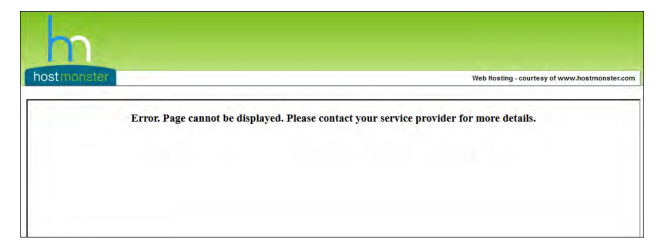
Want to see more Impossible Buildings?

Explore the #IMPOSSIBLEBUILDING hashtag or follow me on Instagram, Flickr or Twitter for daily delights.

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX O GLOBAL DOMAIN NAME SEARCH

```
Domain Name: IMPOSSIBLEBUILDERS.COM
Registry Domain ID: 1757847785 DOMAIN COM-VRSN
Registrar WHOIS Server: whois.hostmonster.com
Registrar URL: http://www.hostmonster.com/
Updated Date: 2017-11-08T04:36:59Z
Creation Date: 2012-11-08T04:36:57Z
Registrar Registration Expiration Date: 2018-11-08T04:36:57Z
Registrar: FastDomain Inc.
Registrar IANA ID: 1154
Registrar Abuse Contact Email: abuse@hostmonster.com
Registrar Abuse Contact Phone: +1.8017659400
Reseller: HostMonster.Com
Domain Status: clientTransferProhibited (https://www.icann.org
/epp#clientTransferProhibited)
Registry Registrant ID: FAST-19261959
Registrant Name: LLOYD CAMBRIDGE
Registrant Organization:
Registrant Street: 124 NEW YORK AVE, APT 8
Registrant City: NEW YORK
Registrant State/Province: NEW YORK
Registrant Postal Code: 11216
Registrant Country: US
Registrant Phone: +1.9175625494
Registrant Phone Ext:
Registrant Fax:
Registrant Fax Ext:
Registrant Email: || lloydcambridge@gmail.com
Registry Admin ID: FAST-19261959
Admin Name: LLOYD CAMBRIDGE
Admin Organization:
Admin Street: 124 NEW YORK AVE, APT 8
Admin City: NEW YORK
Admin State/Province: NEW YORK
Admin Postal Code: 11216
Admin Country: US
Admin Phone: +1.9175625494
Admin Phone Ext:
Admin Fax:
Admin Fax Ext:
Admin Email: ||loydcambridge@gmail.com
Registry Tech ID: FAST-12785295
Tech Name: HOSTMONSTER INC
Tech Organization: HOSTMONSTER.COM
Tech Street: 1958 SOUTH 950 EAST
Tech City: PROVO
Tech State/Province: UTAH
Tech Postal Code: 84606
Tech Country: US
Tech Phone: +1.8014948462
Tech Phone Ext:
Tech Fax: +1.8017651992
Tech Fax Ext:
Tech Email: support@hostmonster.com
Name Server: NS1.HOSTMONSTER.COM
Name Server: N32.HOSTMONSTER.COM
DNSSEC: unsigned
URL of the ICANN WHOIS Data Problem Reporting System: http://wdprs.internic.net/
```

GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX O GLOBAL DOMAIN NAME SEARCH



APPENDIX P - GLOBAL WEB SEARCH ENGINE SEARCH

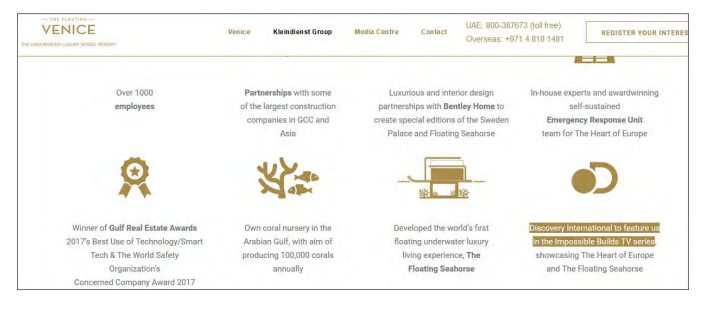


ZAHA HADID ARCHITECTS' FIRST RESIDENTIAL SKYSCRAPER:

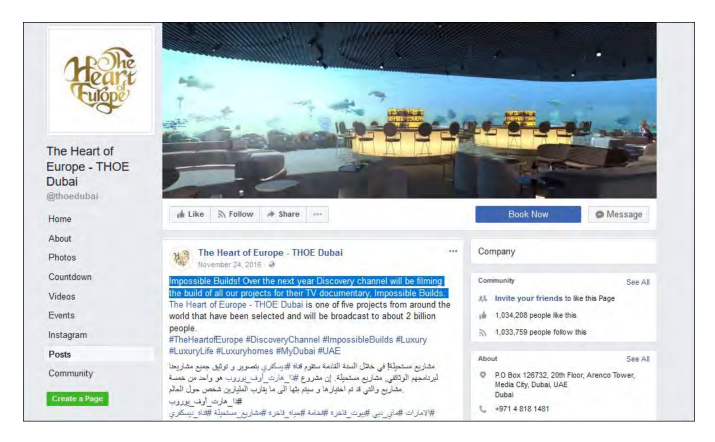
Miami is about to become a lot more beautiful. While tons of apartment buildings in the city are currently under construction by premier architects like Renzo Piano, one very special residential tower is under way. Zaha Hadid Architects broke ground on the One Thousand Museum in December of 2014, and when it is completed in 2018, it will stand a staggering 62 stories.

It's the first residential skyscraper in the Western hemisphere for the firm and has already been tapped for a PBS documentary entitled Impossible Builds. The exterior of the building was designed in the classic Zaha Hadid style, with thousands of pieces of lightweight concrete reinforced with glass fiber. (Read the full story: Architectural Digest)













Upcoming Programs in the Science and Nature Genre

NATURE, ongoing SCITECH NOW, ongoing

WILD ALASKA LIVE, July 2017

IRELAND'S WILD COAST, August 2017

THE FARTHEST VOYAGER IN SPACE, August 2017

A YEAR IN SPACE, August 2017

BEYOND A YEAR IN SPACE, August 2017

IMPOSSIBLE BUILDS, October 2017

MOUNTAINS, Summer 2018

WILD CATS, Summer 2018

WILD MEXICO, Summer 2018

THE OUTBACK, Summer 2018

BEAUTIFUL MINDS, Long-lead opportunity

MIAMI CONDOS BLOG

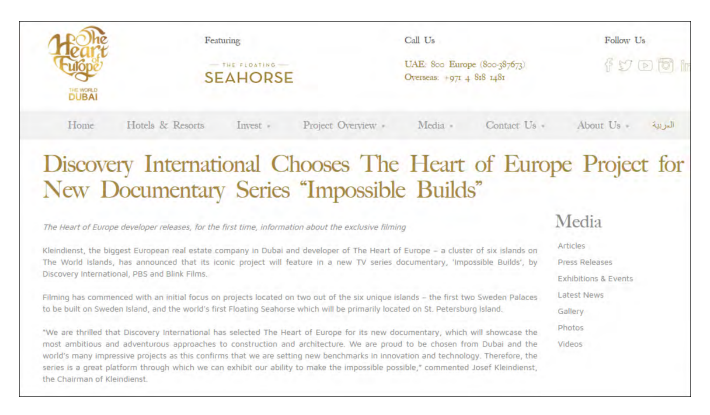
Zaha Hadid's One Thousand Museum Featured In Upcoming Documentary "Impossible Builds"

May 2, 2017 by Sarah Elles Boggs



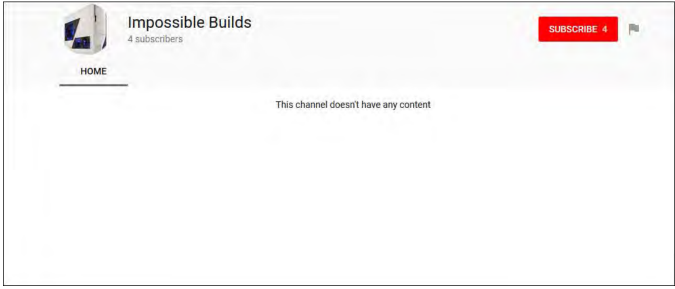


GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX P GLOBAL WEB SEARCH ENGINE SEARCH

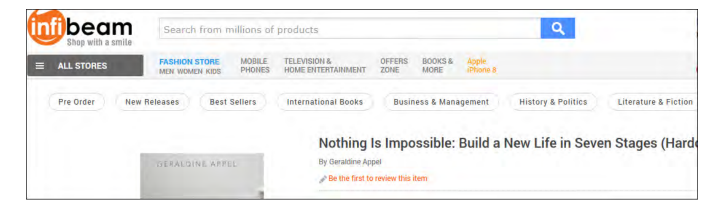


GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX P GLOBAL WEB SEARCH ENGINE SEARCH



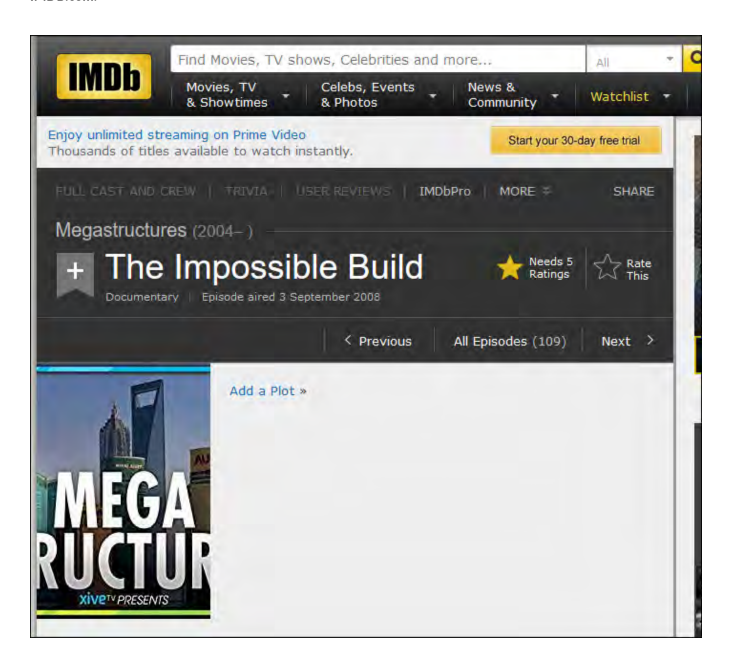


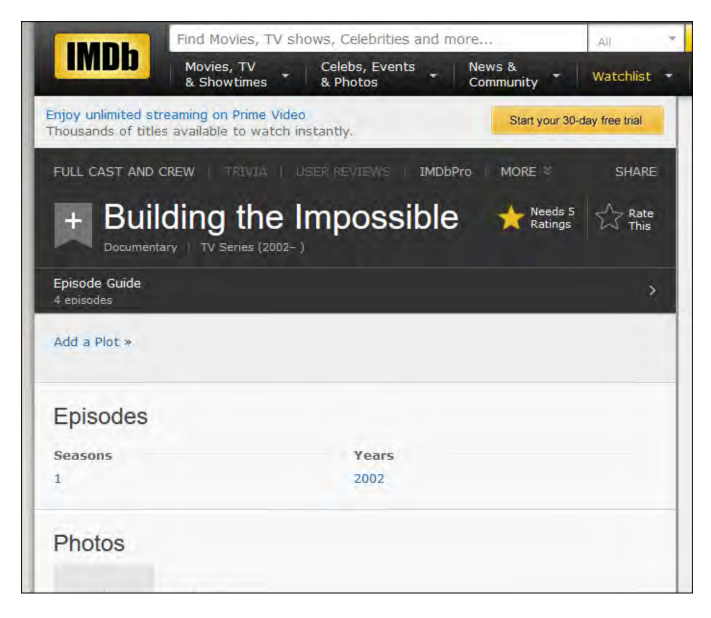
GLOBAL TITLE & TRADEMARK CLEARANCE REPORT | APPENDIX P GLOBAL WEB SEARCH ENGINE SEARCH



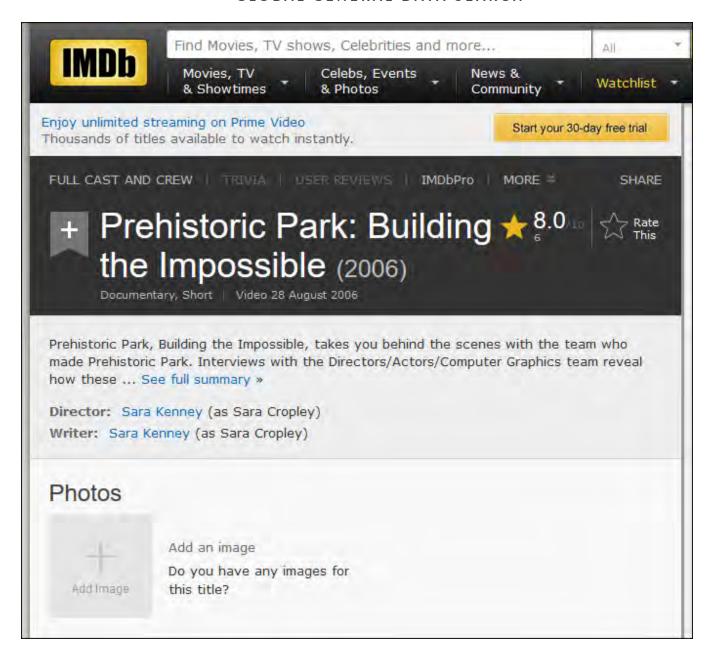
APPENDIX Q - GLOBAL GENERAL DATA SEARCH

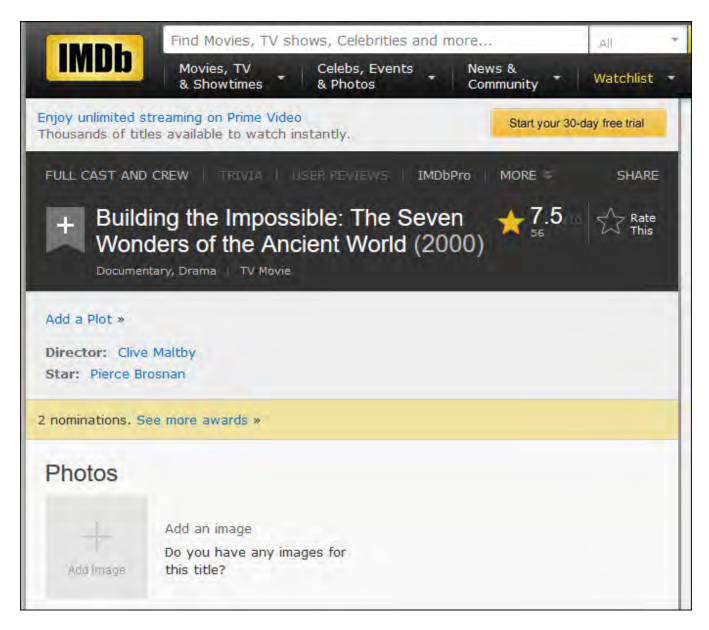
IMDB.com:



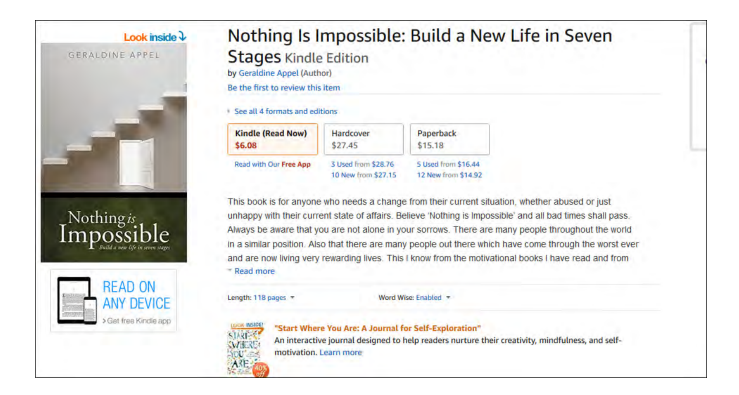


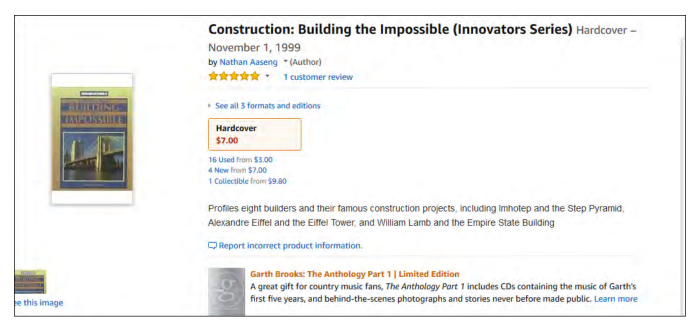






Amazon.com:





Wikipedia.org:

NO RESULTS FOUND