

The Law is Exclusively Made to Serve Justice

The publication of the collection of books entitled Intellectual Passport gave rise to three main responses:

- a new hope among independent **inventors** and **SME's**.
- the fear of losing their dominance among industrial **predators**.
- the fear of losing their monopoly among **patent agents**.

The creation of an unpublished original concept precedes the invention which results from it:

The founder of our Publishing consortium, Michel Dubois, declared at the inauguration of our unpublished book collection, on April 15th, 1999, in Montreal (*Canada*) that the purpose of this new concept of access to intellectual property wasn't to hinder the patenting of inventions but rather to bolster it prior to its implementation. This would therefore guarantee the author of an unpublished creation (*literary and/or artistic*) worldwide intellectual property of his creation before any international scale entrepreneurs were to invest into its technical development (*with, of course, the contractually binding written consent of its author*), which in turn could lead to a patent. Also covered in our plan are the servicing concepts, for which there are no patents.

Our Jurisprudence: Since our establishment, a worldwide jurisprudence has confirmed the legal soundness of our unpublished book series following a court ruling under which a plagiarist claiming infringement on a patent delivered by the French patent office, **INPI** (*Institut National de la Propriété Industrielle*), lost his case. Our client was able to have the ownership of his intellectual property recognized on three consecutive court appearances: initially on September 30th, 2003, then on May 27th, 2004 in the Court of Appeals, and finally on July 4th, 2006 in the Court of Cassation. This court decision was obtained rapidly and at minimal cost. For your information the details of this jurisprudence can be downloaded and read online.

Copyright Effectiveness: You may download documents here which will clearly demonstrate the **power of deterrence against plagiarists** our system has and the **quality of the defense** provided for an author (*at minimal cost*) **against all predators** regardless of their financial category.

Our Continued Confidence in Spite of False Rumor: Most patent agents feign ignorance of the jurisprudence established by our system and they try to trivialize its authority. To this day our detractors (*such as 'Invention Europe', certain inventors' associations*, etc...*) have resorted exclusively to the spreading of unfounded rumors in order to hinder the reliability of our system of access to intellectual property and to tarnish the reputation of the founder of our publishing consortium. Contrary to their allegations, in the past over twenty years, Michel Dubois has never been subject to any lawsuit in any country whatsoever. Most of these rumors were spread shamelessly over the Internet. This being the case, it would seem a waste of time to pursue these propagandists for defamation since the Court of Cassation ruled in favor of our client's book entitled 'Changer la Ville'.

*Inventors' associations operate mainly as a result of government funding and/or from the dues payed to the association by its members. Another source of income for them comes as a result of showing their members' inventions in public exhibitions; even though by so doing they inadvertently risk attracting potential predators. Would you ever see the invention of a major business concern exposed in such a manner prior to ever being used in an actual commercial endeavor? Not likely! The public and untimely exposure (*in exhibitions, on the Internet, etc...*) of inventions put forth by SME's and independent inventors renders obsolete the so-called protection provided by the patent precisely because by law it is the patent and not the invention that needs to be protected. The protection of this temporary monopolistic title will depend solely upon the meager financial means available to them; and this regardless of whether they may or may not need to hire legal council to protect the ownership of their intellectual property against one or more of these gargantuan multinational predators. It is for this precise reason we advise our independent inventors and SME's under contract with large business concerns desiring a patent: to defer by contractual agreement to these large businesses (*official distributors or licensees*) the responsibility of registering the invention, providing all necessary translations, establishing the patent internationally if necessary, and providing all legal protections the patent will need. It is indeed regrettable that most of these inventors' associations are not more inclined to merge with our organization in such a way as to then be able to provide for their members a real chance of success at a much lower cost.