

ORAL ORDER - On 5/25/2023, the Court issued an Oral Order stating in part that "[t]he Court will not...accept further ex parte emails." Nevertheless, on 5/30/2023, the Court received an ex parte email stating: "We are not attempting to have an ex parte communication entered into the files. By the attached letter, we are attempting to comply with this Court's orders. Will you please provide the Honorable Judge Noreika the attached letter." The Court does not accept ex parte communications. The Court notes, however, that the referenced "attached letter" states that the patents-in-suit are "no longer owned by Vilox Technologies LLC or Vilox LLC" and those companies "no longer [have] standing." In light of counsel's representation, it appears that this Court does not have subject matter jurisdiction over these matters. On or before 6/2/2023, Oracle Corporation shall submit to the Court a letter addressing the standing issue. ORDERED by Judge Maryellen Noreika on 5/30/2023. ***Copy emailed to: wramey@rameyfirm.com; LitParalegals@rameyfirm.com; litattorneys@rameyfirm.com 5/30/2023*** (dlw) (Entered: 05/30/2023)

As of May 31, 2023, PACER did not contain a publicly available document associated with this docket entry. The text of the docket entry is shown above.

Oracle Corporation v. Vilox Technologies, LLC
1-23-cv-00126 (DDE), 5/30/2023, docket entry 21