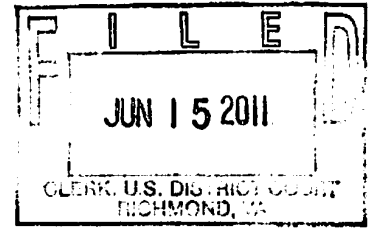


IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
Richmond Division



E.I. DUPONT DE NEMOURS
AND COMPANY,

Plaintiff,

v.

Civil Action No. 3:09cv58

KOLON INDUSTRIES, INC.,
et al.,

Defendants.

NOTICE

Considering that the defendant has persisted in filing repetitive motions, sometimes after the Court has decided a like motion, in filing motions with different captions addressing issues that have previously been presented and/or decided, in filing over 6,000 trial exhibits, and refusing to materially reduce the number of trial exhibits even after decisions on motions *in limine* should have produced that result, and has filed several motions *in limine* replicating arguments that have been rejected in previously denied motions for summary judgment, Lead Counsel for the defendant, Jeff G. Randall, Esquire, is hereby directed to study the provisions of 28 U.S.C. § 1927 before filing any further motions in this case and before the Final Pretrial Conference.

It is so ORDERED.

_____/s/ REP_____
Robert E. Payne
Senior United States District Judge

Richmond, Virginia
Date: June 15, 2011