

**U.S. DISTRICT COURT  
Eastern District of Texas  
Case # 2:06-cv-00453-CE**

*ThermaPure, Inc. v. Water Out Drying Corp., et al*  
Assigned to: Magistrate Judge Charles Everingham  
Date Filed: 10/31/2006  
Date Terminated: 03/02/2010  
Nature of Suite: 830 Patent

PARTIAL JUDGMENT – In accordance with the jury verdict, the court renders the following judgment: The jury having determined that the defendant, Water Out Drying Corp. (Water Out), has induced the infringement of claim 6 of United States Patent No. 6,327,812 (the 812 patent); the jury having failed to find that such inducement of infringement was willful; and the jury having failed to find that any of the asserted claims are invalid; it is ORDERED, ADJUDGED, AND DECREED that the defendant, Water out, induced infringement of claim 6 of the 812 patent, and that claim 6 of the 812 patent is not invalid. Signed by Magistrate Judge Charles Everingham on 12/11/09. (ch.) (Entered: 12/11/09)