Respond back to the below postings. Minimum 100 words per posting. Response furthers the discussion, (e.g., asks a question, provides further information or examples, or introduces a different opinion (100 words minimum word count for reply post.

**Question(this is just for reference)** Describe an instance of plagiarism or other use of another’s intellectual property with which you are familiar. Please give one argument condemning this conduct and one argument defending it.

**Discussion:1**

Plagiarism is when a person intentionally or unintentionally worked on something which already been published or written by others then the work did by the person are referred to as plagiarized. There are many incidents that look place in the past on plagiarism, well known among them is the book written by JK Rowling. Harry potter books and movie are a very famous movie written by J.K. Rowling; the fourth book of the series called goblet of fire which was accused of being plagiarized by the other writer Adrian Jacobs book Adventures of Willy the wizard. Later the case was court decided the work done by J.K Rowling was not plagiarized. In any case, nowadays individuals are just taking one's thought and deciphering in their own point of view. It is a decent act of building up their own expressiveness. Yet, it won't help is for the long time. We can't disregard the impact of copyright in literary theft. Copyright is helping the creator from taking his work. In the event that anyone had gone through negligence others work or copying others thought are led to imprisonment. The wrong doer will be culpable with detainment. The expression for the offense may shift from a half year to three years or can be asked to pay fine. If the people want to define the things that are defined by someone the person should include the source and the definition in quotes which shows that the source is not from themselves but from another source. If they don't include the source as defined then the work did by this person will be considered plagiarized.

**Question(this is just for reference)** Describe an instance of plagiarism or other use of another’s intellectual property with which you are familiar. Please give one argument condemning this conduct and one argument defending it.

**Discussion2:**

 Intellectual property (IP) is something that you develop using your knowledge and using your own idea for example a symbol, a particular process, an invention, a software, a product and service. Intellectual property is the main four types which are copyrights, trademarks, patents and trade secrets. Violations could cost millions of dollars and even result in criminal cases. It is very important to understand what types of IP are live or exist and also how they are created using someone else's right. No one should use any content that could be protected without certain persimmon process from the owner.

Case in 1999 - Amazon one click patent

Amazon was confirmed a patent for 1 click technology on 28 september 1999. This technology is for customers who can buy using one click in other worlds. Customers don't need to add products in carts and confirm the payment options and order the products. 1-click uses a billing address and credit card or other payment info that is kept on file in the user's account. As known as one clicking buying.

There have been many number of patent disputes for 1 click technology. In the same year 1999, Amazon filed a lawsuit against Barnes & Noble for patent infringement. Barnes & Noble was illegally using Amazon's patented  one-click technology. (2002, January 2)

One of the reasons Amazon sued Barnes & Noble is an increasing number of companies which focus on e-commerce and those companies were trying to share market capital by patenting not only their technologies but also their business strategies.

In 2000, the US appeals court announced a victory to Barnes & Noble by overturning a preliminary injunction that prohibited the company from offering a one-click feature on its site. One click feature is very unique and well created by amazon if amazon shows each and every unique technology built for their products, technology should not be used in any other companies product or website or other argument was that Barnes & Noble should have come with similar technology or different techniques which is not include in amazon one click technology. My suggestion would be a two-click feature. At the end, Both companies later settled the case out of court.