Kim Laube &	Company, Inc. et al v. Wahl Clipper Corporation et a	al	Doc. 468
1			
2			
3			
4 5			
6			
7			
8			
9			
10			
11	UNITED STAT	ES DISTRICT COURT	
12		RICT OF CALIFORNIA	
13			
14		ERN DIVISION	
15	KIM LAUBE & COMPANY, INC., a California corporation; and KIM LAUBE, an individual,	Case No. CV-09-914 JAK (JCx)	
16		FINAL JUDGMENT	
17	Plaintiffs,		
18	V.	JS-6	
19	WAHL CLIPPER CORPORATION, an Illinois corporation, DOES 1-10, Inclusive,		
20	Defendants.		
21			
22	AND RELATED COUNTERCLAIM		
23			
24			
25			
26			
27			
28			
			Dockets.Justia.com

1	FINAL JUDGMENT
2	
3	Pursuant to Fed. R. Civ. P. 58, it is hereby ORDERED and ADJUDGED: That final judgment is entered in favor of Defendants, Wahl Clipper Corporation
4	("Wahl") and Does 1 to 10, and against Plaintiffs, Kim Laube & Company ("KLC") and
5	Kim Laube ("Laube"), on all of Plaintiffs' claims.
6	That final judgment is entered in favor of Counter-Plaintiff Wahl and against
7	Counter-Defendant Laube, declaring that:
8	• Wahl is found not to infringe U.S. Patent No. 6,473,973 ("the '973
9	Patent").
10	• All seven claims of the '973 Patent are found and hereby declared to be
11	invalid.
12	• The '973 Patent is found to have been procured by Laube through
13	inequitable conduct before the United States Patent and Trademark Office
14	and is thus hereby declared unenforceable.
15	That final judgment is entered in favor of Counter-Defendants, and against
16 17	Counter-Plaintiff Wahl, on the other Counterclaims.
17 18	That final judgment is entered in favor of Wahl and against Plaintiffs declaring
18 19	this case 'exceptional' under 35 U.S.C. §285.
20	That the Court awards \$1,129,311.71 in reasonable attorney fees to Wahl and
20	against Plaintiffs, KLC and Laube, joint and several, pursuant to 35 U.S.C. §285.
22	That the Court awards \$84,689.59 in costs and expenses to Wahl and against
23	Plaintiffs, KLC and Laube, joint and several, pursuant to 35 U.S.C. §285.
24	
25	
26	
27	
28	
	1

That the Court awards post-judgment interest to Wahl and against Plaintiffs, KLC and Laube, joint and severally, as provided for in 28 U.S.C. §1961 for any time period between the entry of this Final Judgment and the date upon which the judgment has been fully paid.

IT IS SO ORDERED and SIGNED this 6th day of November, 2013.

9m h

John A. Kronstadt UNITED STATES DISTRICT JUDGE