NOTE: This disposition is nonprecedential.

United States Court of Appeals for the Federal Circuit

RESEARCH FRONTIERS INCORPORATED, Plaintiff-Appellant

v.

E INK CORPORATION, E INK HOLDINGS INC., FKA PRIME VIEW INTERNATIONAL CO. LTD., SONY ELECTRONICS INC., SONY CORPORATION, BARNES & NOBLE INC., BARNESANDNOBLE.COM LLC, AMAZON.COM INC., Defendants-Appellees

2017-1599

Appeal from the United States District Court for the District of Delaware in No. 1:13-cv-01231-LPS, Chief Judge Leonard P. Stark.

JUDGMENT

GEORGE PAZUNIAK, O'Kelly, Ernst, & Bielli, LLC, Wilmington, DE, argued for plaintiff-appellant. Also represented by TIMOTHY J. HALLER, Haller Law PLLC, Chicago, IL; GABRIEL I. OPATKEN, Noble IP LLC, Chicago, IL. MICHAEL N. RADER, Wolf, Greenfield & Sacks, PC, Boston, MA, argued for defendants-appellees. Also represented by CHRISTOPHER HENRY, GERALD B. HRYCYSZYN.

THIS CAUSE having been heard and considered, it is

ORDERED and ADJUDGED:

PER CURIAM (NEWMAN, WALLACH, and STOLL, *Circuit Judges*).

AFFIRMED. See Fed. Cir. R. 36.

ENTERED BY ORDER OF THE COURT

December 15, 2017 Date <u>/s/ Peter R. Marksteiner</u> Peter R. Marksteiner Clerk of Court