IconFind, Inc. v. Google, Inc.

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Sacramento, California. Google is a leading global Internet company that provides, owns and operates online properties and services, including the website google.com, and related websites knol.google.com, books.google.com and picasa.google.com.

- 5. The Court has personal jurisdiction over the Defendant because, among other things, Google transacts business in this judicial district and has committed acts of infringement in this judicial district, at least by operating its Google Knol, Google Books and Google Picasa websites which are accessible to residents throughout this judicial district.
  - 6. Venue is proper in this district under 28 U.S.C. §§ 1391 and 1400(b).
- 7. Google has infringed and continues to infringe at least claims 1, 6, 9, 16, 17, 19, 20, 21, 22, 29, 30 and 31 of the '459 patent under 35 U.S.C. § 271(a) through Google's use, ownership and operation of websites in which it incorporates and facilitates Creative Commons licenses, including but not limited to Google Knol, Google Books and Google Picasa.
  - 8. IconFind has complied with 35 U.S.C. § 287.
- 9. In January 2009, IconFind provided notice to Google that the '459 patent covered Google's operation of its website functionality. Nonetheless, Google continued its infringement with disregard for the '459 patent. Google and its patent attorneys also were aware of the '459 patent as evidenced by the prosecution of Google's own U.S. Patent Nos. 7,664,734, 7,693,825 and 7,788,274.
- 10. Google's infringement has occurred with knowledge of the '459 patent and willfully and deliberately in violation of 35 U.S.C. § 271. Google has not taken necessary steps to avoid infringement. Instead, Google has continued to infringe the '459 patent in an objectively reckless manner, with disregard of IconFind's rights in the '459 patent.
- 11. Google's acts of infringement have injured and continue to injure IconFind and it is entitled to recover damages adequate to compensate it for such infringement, but in no event less than a reasonable royalty.

COMPLAINT FOR PATENT INFRINGEMENT

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