Unwired Planet, LLC v. Apple, Inc.

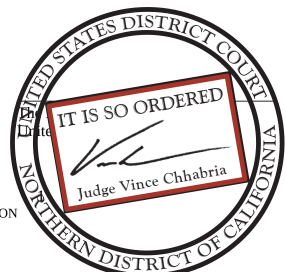
Doc. 259

Before the Court is the parties' Stipulation of Partial Dismissal Without Prejudice. Plaintiff Unwired Planet LLC and Defendant Apple Inc. stipulate and agree that the claims in Unwired Planet's First Amended Complaint for patent infringement of U.S. Patent Nos. 6,317,594; 7,020,685; 7,233,790; RE43,113; and 7,522,927, shall be dismissed as to Apple Inc. without prejudice pursuant to Fed. R. Civ. P. 41(a)(1). Unwired Planet and Apple further stipulate and agree that the counterclaims in Apple's Answer to Unwired Planet's First Amended Complaint, Affirmative and Other Defenses, and Counterclaim related to U.S. Patent Nos. 6,317,594; 7,020,685; 7,233,790; RE43,113; and 7,522,927, shall be dismissed as to Unwired Planet, LLC without prejudice pursuant to Fed. R. Civ. P. 41(a)(1). Each party will bear its own attorneys' fees and costs.

Having considered the papers submitted, the Court hereby DISMISSES WITHOUT PREJUDICE Unwired Planet LLC's claims of patent infringement against Apple, Inc. for U.S. Patent Nos. 6,317,594; 7,020,685; 7,233,790; RE43,113; and 7,522,927 and the Court further hereby DISMISSES WITHOUT PREJUDICE Apple Inc.'s counterclaims against Unwired Planet LLC related to U.S. Patent Nos. 6,317,594; 7,020,685; 7,233,790; RE43,113; and 7,522,927.

IT IS SO ORDERED.

SIGNED THIS 20th day of October , 2014.



[PROPOSED] ORDER GRANTING STIPULATION OF PARTIAL DISMISSAL

3:13-CV-04134-VC