

United States District Court  
For the Northern District of California

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN JOSE DIVISION

APPLE, INC., a California corporation, )  
 )  
Plaintiff and Counterdefendant, )  
v. )  
 )  
SAMSUNG ELECTRONICS CO., LTD., A )  
Korean corporation; SAMSUNG )  
ELECTRONICS AMERICA, INC., a New York )  
corporation; SAMSUNG )  
TELECOMMUNICATIONS AMERICA, LLC, )  
a Delaware limited liability company, )  
 )  
Defendants and Counterclaimants. )

Case No.: 11-CV-01846-LHK  
  
ORDER GRANTING IN PART AND  
DENYING IN PART SAMSUNG'S  
MOTION PURSUANT TO RULE 50

Samsung has raised a motion for judgment as a matter of law pursuant to Federal Rule of Civil Procedure 50(a). After considering all of the evidence presented by Apple in its affirmative case, the Court finds that a reasonable jury would not have a legally sufficient evidentiary basis to find for Apple on its claims against Samsung Telecommunications America LLC and Samsung Electronics America, Inc., with respect to the Galaxy Ace (JX1030), the Galaxy (Si9000) (JX1007), and the Galaxy SII (i9100) (JX1032). Apple concedes that it has not presented any evidence that Samsung Telecommunications America LLC and Samsung Electronics America, Inc. sell the Galaxy Ace (JX1030), the Galaxy (Si9000) (JX1007), and the Galaxy SII (i9100) (JX1032) in the United States. Accordingly, Samsung's motion for judgment as a matter of law as to these two Defendants and these three products is GRANTED. In all other respects, Samsung's Rule 50(a) Motion is DENIED.

**IT IS SO ORDERED.**

Dated: August 13, 2012

  
\_\_\_\_\_  
LUCY H. KOH  
United States District Judge