

EXHIBIT 23

Colin Ward

From: Lo, Jason C. [JLo@gibsondunn.com]
Sent: Tuesday, April 24, 2012 4:28 PM
To: Heather Martin
Cc: Furman, Joshua; Quinn-Google-N.D.Cal.-00630; Fedman, Emily L.
Subject: Re: Apple v. Samsung, No. 12-630 (N.D. Cal.)

Hi Heather:

I would be happy to discuss the issues with you further at 4:40 PT and will give you a call then. In advance of the call, I would like to point out two things.

First, the portion of Judge Koh's Order that you did not quote in your email makes clear that the provision you cite applies only to disputes between the parties in the case. Moreover, your email below was the first indication I had that Google's lead trial counsel wished to participate in a meet and confer discussion with Apple's lead trial counsel. If that is true please let me know when Google's lead trial counsel is available this evening, and I will try to arrange at least a telephonic conference with Apple's lead trial counsel.

Second, we wholeheartedly agree that Judge Koh encouraged "the parties to make all efforts to keep discovery requests reasonable in scope and narrowly tailored to address the preliminary injunction motion." But we do not believe that this directive requires Apple to unreasonably narrow the scope of its discovery. As I have stated to both you and to Mr. Warren, Apple believes that the discovery it served on Google is appropriately narrow. Accordingly, while I am happy to discuss the issues further with you, we do not believe that the meet and confer rules require that we further narrow our already-tailored requests.

Jason C. Lo

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From: Heather Martin <HeatherMartin@quinnemanuel.com<mailto:HeatherMartin@quinnemanuel.com>>
Date: Tuesday, April 24, 2012 3:32 PM
To: Jason Lo <jlo@gibsondunn.com<mailto:jlo@gibsondunn.com>>
Cc: "Furman, Joshua" <JFurman@gibsondunn.com<mailto:JFurman@gibsondunn.com>>, "Quinn-Google-N.D.Cal.-00630" <Quinn-Google-N.D.Cal.-00630@quinnemanuel.com<mailto:Quinn-Google-N.D.Cal.-00630@quinnemanuel.com>>
Subject: Apple v. Samsung, No. 12-630 (N.D. Cal.)

Jason:

I write in response to your email of earlier today, in which you offer to meet and confer further regarding Google's production of documents in response to the outstanding subpoena in this matter. We are of course happy to do so, although I am not available until after 4:15 p.m. PDT. Please let me know when following that you would like to talk. I would note, however, that you and I speaking by telephone is inadequate under Judge Koh's Order Setting