

REDACTED

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF DELAWARE

MOBILEMEDIA IDEAS, LLC)
)
 Plaintiff,)
)
 v.) Civ. No. 10-258-SLR
)
 APPLE INC.)
)
 Defendant.)

VERDICT SHEET

Dated: December 11, 2012

We, the jury, unanimously find as follows:

I. U.S. Patent No. 6,070,068 (“The ‘068 Patent”)

A. Direct Infringement

1. Do you find that MobileMedia has proven, by a preponderance of the evidence, that each and every limitation of claim 23 and/or claim 24 of the ‘068 patent is found in the accused Apple iPhones (hereinafter, “Apple’s iPhones”)?

Checking “yes” below indicates a finding for MobileMedia.

Checking “no” below indicates a finding for the Apple.

Claim	Verdict on direct infringement
23	<input checked="" type="checkbox"/> yes <input type="checkbox"/> no
24	<input checked="" type="checkbox"/> yes <input type="checkbox"/> no

B. Indirect Infringement - Inducing Infringement

2. Do you find that MobileMedia has proven, by a preponderance of the evidence, that Apple has induced the infringement of claim 23 and/or claim 24 of the ‘068 patent?

Checking “yes” below indicates a finding for MobileMedia.

Checking “no” below indicates a finding for the Apple.

Claim	Verdict on inducement of infringement
23	<input type="checkbox"/> yes <input checked="" type="checkbox"/> no
24	<input type="checkbox"/> yes <input checked="" type="checkbox"/> no

C. Validity

3. Do you find that Apple has proven, by clear and convincing evidence, that the asserted claims of the '068 patent are invalid as being anticipated?

Checking "no" below indicates a finding for the MobileMedia.

Checking "yes" below indicates a finding for Apple.

Claim	No (Valid)	Yes (Invalid, anticipated)
23	<input checked="" type="checkbox"/>	<input type="checkbox"/>
24	<input checked="" type="checkbox"/>	<input type="checkbox"/>

4. Do you find that Apple has proven, by clear and convincing evidence, that the asserted claims of the '068 patent are invalid as being obvious?

Checking "no" below indicates a finding for the MobileMedia.

Checking "yes" below indicates a finding for Apple.

Claim	No (Valid)	Yes (Invalid due to obviousness)
23	<input checked="" type="checkbox"/>	<input type="checkbox"/>
24	<input checked="" type="checkbox"/>	<input type="checkbox"/>

II. U.S. Patent No. 6,253,075 (“The ‘075 Patent”)

A. Direct Infringement

1. Do you find that MobileMedia has proven, by a preponderance of the evidence, that each and every limitation of claim 5, claim 6, and/or claim 10 of the ‘075 patent is found in Apple’s iPhones?

Checking “yes” below indicates a finding for MobileMedia.

Checking “no” below indicates a finding for the Apple.

If you answer “no” with respect to claim 5, you must answer “no” with respect to dependent claim 6 for purposes of this question.

Claim	Verdict on direct infringement	
5	<input checked="" type="checkbox"/> yes	<input type="checkbox"/> no
6	<input checked="" type="checkbox"/> yes	<input type="checkbox"/> no
10	<input checked="" type="checkbox"/> yes	<input type="checkbox"/> no

B. Indirect Infringement - Inducing Infringement

2. Do you find that MobileMedia has proven, by a preponderance of the evidence, that Apple has induced the infringement of claim 5 and/or claim 6 of the '075 patent?

Checking "yes" below indicates a finding for MobileMedia.

Checking "no" below indicates a finding for the Apple.

If you answer "no" with respect to claim 5, you must answer "no" with respect to dependent claim 6 for purposes of this question.

Claim	Verdict on inducement of infringement	
5	<input type="checkbox"/> yes	<input checked="" type="checkbox"/> no
6	<input type="checkbox"/> yes	<input checked="" type="checkbox"/> no

C. Validity

3. Do you find that Apple has proven, by clear and convincing evidence, that the asserted claims of the '075 patent are invalid as being obvious?

Checking "no" below indicates a finding for the MobileMedia.

Checking "yes" below indicates a finding for Apple.

If you find that claim 5 is valid and not obvious, you must find that dependent claim 6 is also valid and not obvious for purposes of this question.

Claim	No (Valid)	Yes (Invalid due to obviousness)
5	<input checked="" type="checkbox"/>	<input type="checkbox"/>
6	<input checked="" type="checkbox"/>	<input type="checkbox"/>
10	<input checked="" type="checkbox"/>	<input type="checkbox"/>

III. U.S. Patent No. 6,427,078 (“The ‘078 Patent”)

A. Direct Infringement

1. Do you find that MobileMedia has proven, by a preponderance of the evidence, that each and every limitation of claim 73 of the ‘078 patent is found in Apple’s iPhones?

Checking “yes” below indicates a finding for MobileMedia.

Checking “no” below indicates a finding for the Apple.

Claim	Verdict on direct infringement
73	<input checked="" type="checkbox"/> yes <input type="checkbox"/> no

B. Validity

2. Do you find that Apple has proven, by clear and convincing evidence, that claim 73 of the ‘078 patent is invalid as being anticipated?

Checking “no” below indicates a finding for the MobileMedia.

Checking “yes” below indicates a finding for Apple.

Claim	No (Valid)	Yes (Invalid, anticipated)
73	<input checked="" type="checkbox"/>	<input type="checkbox"/>

3. Do you find that Apple has proven, by clear and convincing evidence, that claim 73 of the '078 patent is invalid as being obvious?

Checking "no" below indicates a finding for the MobileMedia.

Checking "yes" below indicates a finding for Apple.

Claim	No (Valid)	Yes (Invalid due to obviousness)
73	<input checked="" type="checkbox"/>	<input type="checkbox"/>