

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF MICHIGAN

William Lacy

FILED - KZ
September 4, 2012 1:27 PM

TRACEY CORDES, CLERK
U.S. DISTRICT COURT
WESTERN DISTRICT OF MICHIGAN
bd / Scanned by bd/9-4-12

v

TITLE:
ANTITRUST CASE OF
BRAEBURN CAPITAL - APPLE

Braeburn Capital
Apple

1:12-cv-00941

Illegal Business Influence and Racketeering under the Sherman Antitrust Act to Subdue Advertising and Media Competition in the U.S. Marketplace.

Pertinent to this case.

The Sherman Act and Steve Jobs Statements to "go-after" Theora and other video formats, (in order to Damage Media Competitors).

FTC: Racketeering to subdue various Open Technologies in the U.S. Marketplace, which compete with Apple's Ad/Media Ecosystem.

FCC: Racketeering to subdue Communication Technologies and Competition in the U.S Marketplace.

DOJ: Racketeering to subdue U.S. Business Competition under the Sherman Act.

FBI: Illegal Influence of Business to stop Ad/Media Competition in the Marketplace under the Sherman Antitrust Act.

This case involves:

Braeburn Capital's Financial Interests, in Subduing Competition to investment in Apple's platform and Media interests.

Subduing the Theora video Format with Racketeering, in order to protect Apple's future Media and Billions in Media Profits.

Racketeering to block Profits and Industry Investments of Theora based Advertising and Media Services, (and other video Formats).

A DVD Data Disc is supplied as Evidence of Steve Jobs and Apple's intent to "go-after" the Theora video format, in order to protect Braeburn Capital and Apple's profits.

Steve Jobs is the Founder of Braeburn Capital.
Steve Jobs is Co Founder of Apple.

A "intent" by the CEO of a Company to "go-after", and/or weaken U.S. Ad/Media competition, are the words of a CEO of a Company, hence the words and intent/future actions of the company itself.

A Request for the Judge to Refuse Apple's Request of Removing Steve Jobs Statements from this case upon the Preliminary Hearing.

(As allowed in Federal Court by Judge Posner in Motorola v Apple).

Steve Jobs Statements are the basis for this case as the main intent of the Company to "go-after" other video formats.

A Major Web-Based multimedia playback compatibility and reach of Theora over Apple's H.264 from 2008 to present on HTML5 Web-Browsers prompted an Attack from Steve Jobs/Apple to Subdue Ad/Media Competition in the Marketplace.

With Apple's Safari Browser under 5% usage on the Web.
And Internet Explorer's IE-9 and above only a small portion of IE's 17%.
And Google Chrome planning to Drop HTML5 Playback Support for Apple's H.264 web video:

Theora has the "Super-Majority" of video playback on HTML5 Web-Browsers.

Steve Jobs/Apple's intent was to "Crash" Media Companies from using the video formats which compete in marketplace for Advertising and Media, in order to protect Apple/Braeburn Capital's cash and Media Investments.

Hundreds of News Articles which are not being contested by Apple, or Steve Jobs, (at the time) and past to current Antitrust from Apple of intent to block competing Formats and Platforms to its own Products and Services.

This situation is already known Globally as a Intent from Apple/Steve Jobs in the Software, Technology Industry, Programmers, and major Tech Companies.

WILLIAM E LACY

William E Lacy SEPT-4-2012 269-382-6894

1924 E MAIN KALAMAZOO MI 49048