EXHIBIT G

Page 193

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

J.T. COLBY & COMPANY, INC. d/b/a BRICK TOWER PRESS, J. BOYLSTON & COMPANY, PUBLISHERS LLC and IPICTUREBOOKS, LLC,

Plaintiff,

vs.

No. 11-cv-4060

APPLE, INC.,

Defendant.

----X

CONFIDENTIAL

ATTORNEYS' EYES ONLY

VIDEOTAPED DEPOSITION OF

30(b)(6) JOHN T. COLBY, JR.

New York, New York

Wednesday, July 18, 2012

Reported by: Jennifer Ocampo-Guzman, CRR, CLR

Ref: 7845

Page 196

- 1 Confidential-Attorneys' Eyes Only-Colby
- that's what it says.
- 3 O. And similar to Exhibit A and
- 4 Exhibit B, only zeros are listed for
- 5 advertising and marketing expenditures,
- 6 correct?
- 7 A. Those are our expenditures, that's
- 8 correct.
- 9 Q. What damages do you claim
- 10 plaintiffs have suffered as a result of
- 11 Apple's alleged actions?
- MR. CHATTORAJ: Objection.
- 13 A. The Apple's share of eBook space is
- 14 not open to our list. The emerging of
- 15 Apple's iBooks authors, author program, is
- not conducive to the quality of our iBooks
- author list, which is a high quality list of
- 18 authors. So I'm getting confusion in the
- marketplace from my agents, my authors, my
- iBooks authors, my distributors, not
- 21 understanding a relationship between me as
- the owner of the iBooks mark and Apple's
- exploitation of iBooks on an iPad platform.
- Q. Anything else?
- 25 A. Probably, but I can't think of it