

EXHIBIT G

Jarrett, Bonnie L.

From: Jarrett, Bonnie L.
Sent: Friday, March 23, 2012 10:44 AM
To: 'ngerman@manatt.com'; Cendali, Dale; Ray, Claudia
Cc: 'kpeluso@manatt.com'; Nshah@manatt.com1; 'ASheehan@manatt.com'; 'TMorrison@manatt.com'
Subject: Re: J.T. Colby & Co., Inc. et al. v. Apple, Inc.

Dear Nicole,

We will inspect Plaintiffs' Shelter Island premises on April 3. Please also send us dates on which we may inspect Plaintiffs' New York City offices.

With respect to the depositions of Mr. Colby and the 30(b)(6) deposition, we will get back to you soon.

Thank you,
Bonnie

From: German, Nicole [<mailto:NGerman@manatt.com>]
Sent: Wednesday, March 21, 2012 10:11 PM
To: Cendali, Dale; Ray, Claudia; Jarrett, Bonnie L.
Cc: Peluso, Kimo <KPeluso@manatt.com>; Nshah@manatt.com1; Sheehan, Amy <ASheehan@manatt.com>; Morrison, Thomas <TMorrison@manatt.com>
Subject: J.T. Colby & Co., Inc. et al. v. Apple, Inc.

Counsel:

I write to address several outstanding issues raised during our call on Tuesday.

First, with regards to Apple's Notice of Inspection, we intend to formally respond to the Notice with our objections in the time provided by the Federal Rules. Subject to our objections, we suggest April 3rd as a tentative date for the inspection of Plaintiff's Shelter Island property. Should successor counsel not be available on April 3rd, we, or successor counsel, will work with Kirkland to find a mutually agreeable date. Please confirm that April 3rd is convenient for Apple.

Second, with regards to Mr. Colby's deposition, Mr. Colby will appear in his individual capacity and as the corporate representative for J.Boylston & Company on April 26th. Should Apple require additional time to examine Mr. Colby, we are willing to produce him for an additional day.

Finally, we can confirm that, pursuant to the Court's order, we will be producing Plaintiff's hard drive to Apple on Friday. We will circulate a letter addressing confidentiality and privilege issues relating to that production this Thursday.

Please let me know if you have any questions regarding the above.

Best,

Nicole German

IRS CIRCULAR 230 DISCLOSURE: To comply with requirements imposed by the Department of the Treasury, we inform you that any U.S. tax advice contained in this communication (including any attachments) is not intended or written by the practitioner to be used, and that it cannot be used by any taxpayer, for the purpose of (i) avoiding penalties that may be imposed on the taxpayer, and (ii) supporting the promotion or marketing of any transactions or matters addressed herein. For information about this legend, go to <http://www.manatt.com/Expertise.aspx?id=4870>
