

EXHIBIT 86

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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

Plaintiffs,

vs.

No. 11-cv-4060 (DLC)

APPLE, INC.,

Defendant.

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November 6, 2012

10:16 a.m.

Videotaped deposition of SIEGRUN
KANE, ESQ., held at the offices of
Kirkland & Ellis LLP, 601 Lexington
Avenue, New York, New York, pursuant to
Agreement, before Theresa Tramondo, a
Notary Public of the State of New York.

Job No: 27809

1 S.D. Kane

2 relied on to determine the outcome.

3 Q. You really can't remember the case
4 much at all is basically what you're saying,
5 just based on what I've asked you to read?

6 A. That's right.

7 Q. So regardless, you know that the
8 transfer of goodwill in connection with a
9 mark is required in order for an assignment
10 of the mark to be effective, correct?

11 MS. CENDALI: Objection.

12 A. Would you just repeat that, please.

13 MR. RASKOPF: Read it back.

14 (Record read.)

15 A. I think that's a fair statement.

16 Q. Right.

17 And in determining whether that
18 goodwill has, in fact, been assigned along
19 with the mark, a useful touchstone is whether
20 the assignee has obtained what he needs to
21 carry on the business of the assignor,
22 correct?

23 MS. CENDALI: Objection.

24 A. I think as a general statement,
25 that is correct.

1 S.D. Kane

2 not to answer, unless you want to explain
3 why I'm wrong on the rules.

4 *RUL MR. RASKOPF: Mark it for a ruling.
5 I'm not going to sit here and waste time
6 on it.

7 MS. CENDALI: Fine, have it --

8 MR. RASKOPF: I think it's pretty
9 obvious anyway, so.

10 MS. CENDALI: You know,
11 Mr. Raskopf, that we have another expert,
12 Mr. Hampton, who is opining directly on
13 the issues that you have wasted two hours
14 this morning asking Ms. Kane about. And
15 Mr. Hampton has opined on assignment and
16 gross in rebutting your expert,
17 Mr. Scherer, and is prepared to answer
18 all the questions you want on the
19 assignment and gross topic.

20 MR. RASKOPF: This is not the time
21 for you to be telling me what's in the
22 record, what's in the rest of the record,
23 and you well know that. I'd appreciate
24 if you kept yourself as brief as
25 possible, recognizing it may not always