

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
TYLER DIVISION**

Eolas Technologies Incorporated,	§	
	§	
Plaintiff,	§	Civil Action No. 6:09-CV-00446-LED
	§	
vs.	§	
	§	
Adobe Systems Inc., Amazon.com, Inc.,	§	JURY TRIAL
Apple Inc., Argosy Publishing, Inc.,	§	
Blockbuster Inc., CDW Corp.,	§	
Citigroup Inc., eBay Inc., Frito-Lay, Inc.,	§	
The Go Daddy Group, Inc., Google Inc.,	§	
J.C. Penney Company, Inc., JPMorgan	§	
Chase & Co., New Frontier Media, Inc.,	§	
Office Depot, Inc., Perot Systems Corp.,	§	
Playboy Enterprises International, Inc.,	§	
Rent-A-Center, Inc., Staples, Inc., Sun	§	
Microsystems Inc., Texas Instruments Inc.,	§	
Yahoo! Inc., and YouTube, LLC	§	
	§	
Defendants.	§	

**ORDER DENYING DEFENDANT CDW LLC’S MOTION IN LIMINE
TO EXCLUDE PLAINTIFFS’ SUGGESTION, ARGUMENT OR EVIDENCE
THAT CDW COULD COMPLETELY REMOVE OR DISABLE ACCUSED
FEATURES AT MINIMAL COST [DKT. NO. 1202]**

The Court, having considered the parties’ briefing and argument regarding Defendant CDW LLC’s Motion in Limine to Exclude Plaintiffs’ Suggestion, Argument or Evidence that CDW Could Completely Remove or Disable Accused Features at Minimal Cost [Dkt. No. 1202], finds that the Motion in Limine should be denied. It is, therefore, hereby ordered that CDW LLC’s Motion in Limine to Exclude Plaintiffs’ Suggestion, Argument or Evidence that CDW Could Completely Remove or Disable Accused Features at Minimal Cost is denied.