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

PARALLEL NETWORKS LLC,  Plaintiff  vs.  AEO, INC., ET AL.  Defendants	$\phi$ $\phi$ $\phi$ $\phi$ $\phi$ $\phi$ $\phi$ $\phi$ $\phi$	CASE NO. 6:10cv275 PATENT CASE
PARALLEL NETWORKS LLC, Plaintiff vs. ABERCROMBIE & FITCH, ET AL Defendants	$\boldsymbol{\omega} \boldsymbol{\omega} \boldsymbol{\omega} \boldsymbol{\omega} \boldsymbol{\omega} \boldsymbol{\omega} \boldsymbol{\omega} \boldsymbol{\omega} $	CASE NO. 6:10cv111 PATENT CASE
PARALLEL NETWORKS LLC,  Plaintiff  vs.  BENTLEY MOTORS., ET AL.  Defendants	<i>\$\$</i> \$	CASE NO. 6:10cv112 PATENT CASE

PARALLEL NETWORKS LLC,	§	
	§	
Plaintiff	§	
	§	
VS.	§	CASE NO. 6:10cv491
	§	PATENT CASE
ADIDAS AMERICA, INC., ET AL	§	
	§	
Defendants	§	
	§	

## **ORDER**

In light of the number of defendants in this case, the Court has set a status conference on February 10, 2011 at 10:00 a.m. In addition to topics in the previous order, the parties should be prepared to discuss, among other things, plaintiff's litigation and settlement strategy, including the possibility of *in camera* review of any settlements reached in the instant or prior cases involving the patents-in-suit. The parties should also be prepared to discuss the possibility of staged trials, phased by issue, *e.g.* validity with infringement to follow, or by defendant(s). The parties will be expected to present the Court with viable and good faith suggestions regarding the efficient and economical streamlining of discovery for this case. The Court will also address the claim construction process and encourage the parties to narrow the disputed claim terms to ensure an efficient and orderly *Markman* hearing. Lead and local counsel are expected to attend.

So ORDERED and SIGNED this 2nd day of February, 2011.

LEONARD DAVIS
UNITED STATES DISTRICT JUDGE