

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

WI-LAN INC.,	§	
	§	
Plaintiff,	§	Civil Action No. 6:10-cv-521-LED
	§	Civil Action No. 6:13-cv-252-LED
v.	§	CONSOLIDATED CASES
	§	
ALCATEL-LUCENT USA INC.; <i>et al.</i> ,	§	JURY TRIAL DEMANDED
	§	
Defendants.	§	
	§	

ORDER

The Court, having considered *Plaintiff Wi-LAN Inc.’s Renewed Motion for Judgment as a Matter of Law of No Invalidity or, Alternatively, Motion for New Trial on Invalidity*, the response thereto, and the papers filed in this action, is of the opinion that Wi-LAN’s Renewed Motion for Judgment as a Matter of Law should be GRANTED.

It is therefore, ORDER ED, ADJUDGED and DECREED that the jury verdict finding claims 2 and 5 of U.S. Patent No. 6,088,326 and claims 2 and 5 of U.S. Patent No. 6,381,211 invalid as anticipated, and the jury verdict finding claims 2, 5, and 9 of U.S. Patent No. 6,088,326; claim 11 of U.S. Patent No. 6,222,819; and claims 2 and 5 of U.S. Patent No. 6,381,211 invalid as obvious are set aside. It is further ORDERED that claims 2, 5, and 9 of U.S. Patent No. 6,088,326; claim 11 of U.S. Patent No. 6,222,819; and claims 2 and 5 of U.S. Patent No. 6,381,211 are not invalid.