Nutter v. Bowlin et al Doc. 14

IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS LUFKIN DIVISION

Grantley Patent Holdings, Ltd.,	§	
(a Texas Limited Partnership),	§	
Plaintiff,	§	
	§	Civil Action No. 9:06cv259
vs.	§	
	§	
Clear Channel Communications, Inc.;	§	
Clear Channel Management Services, LP;	§	
Ackerley Broadcasting Fresno, Inc.;	§	JURY TRIAL
Ackerley Broadcasting Operations, LLC;	§	
AMFM Broadcasting, Inc;	§	
Capstar Radio Operating Company;	§	
Citicasters, Co.;	§	
Clear Channel Broadcasting, Inc.;	§	
Jacor Broadcasting Corporation; and	§	
Jacor Broadcasting of Colorado, Inc.	§	
Defendants.	§	

ORDER GRANTING AGREED MOTION TO UNSEAL CERTAIN PORTIONS OF THE TRIAL COURT RECORD

Before the court is the partie' Agreed Motion to Unseal Certain Portions of the Trial Court Record. The court is of the opinion that the motion should be granted.

IT IS THEREFORE ORDERED that the parties' Agreed Motion to Unseal Certain Portions of the Trial Court Record [Doc. # 259] is GRANTED. The following records will be unsealed:

Docket #	Date Filed	<u>Pleading</u>
55	September 5, 2007	Defendants' Technology Synopsis
64	September 26, 2007	Plaintiff's Reply Claim Construction Brief
65	September 26, 2007	Additional Attachment to Plaintiff's Reply Claim Construction Brief
66	September 27, 2007	Plaintiff's Opposition to Defendants' Motion for Summary Judgment

Docket #	Date Filed	<u>Pleading</u>
67	September 27, 2007	Additional Attachment to Plaintiff's Reply Claim Construction Brief 96
96	January 25, 2008	Defendants' Motion for Summary Judgement of Non-Infringement and Brief in Support
147	March 17, 2008	Additional Attachments to Plaintiff's Motion in Limine to Exclude Testimony of Mr. Tipton Cole on Issues Not Disclosed
161	March 26, 2008	Order Denying Defendants' Motion for Summary Judgment of Non-Infringement

All other portions of record that were placed under seal shall remain under seal. Of course nothing in this order transforms into admissable evidence, documents submitted to assist the court or to inform the court of a party's contentions that were not actual exhibits at trial, such as technology synopses and motions.

So ORDERED and SIGNED this 24 day of September, 2008.

Ron Clark, United States District Judge

Pm Clark