

Exhibit 3

From: Margaret P. Kammerud <margaretkammerud@quinnemanuel.com>
Sent: Friday, April 12, 2013 4:56 PM
To: Monterio, Charles; zz-IPEngine
Cc: QE-IP Engine; 'Noona, Stephen E.'; 'W. Ryan Snow (wrsnow@cwm-law.com)'; 'Donald C. Schultz (dschultz@cwm-law.com)'
Subject: I/P Engine v. Google -- Proposed Schedule for Post-Judgment Damages

Charles,

As discussed on our call this week, the parties are in agreement that some extension to the present briefing schedule concerning Plaintiff's motion for post-judgment damages is appropriate.

In order to allow Plaintiff ample time for discovery concerning the launch of a change in the operation of AdWords and to allow Defendants ample discovery concerning Plaintiff's post-judgment damage theories, we propose the following schedule. Bartholomew Furrow will be traveling outside the country in May and early June, so at this point, June 7 is the earliest deposition date we can offer for him

Please let us know if you are amenable to this schedule, and we will prepare a motion seeking this extension.

In interim, while you are considering this proposal, can you confirm that Plaintiff will agree to an additional two weeks for the Defendants' opposition brief? We will obviously reciprocate with your reply.

Best,
Meg

Proposed Schedule:

- May 17 - Source code available for review
- On or before June 7 - Provide Bartholomew Furrow for deposition
- June 21 - Plaintiff to serve any additional expert declaration or revised motion.
- July 2 - Dr. Becker (or any other expert on whom Plaintiff may rely) will be made available for deposition by this date.
- Defendants will have two weeks from final expert(s) deposition to file opposition.
- Plaintiff will have two weeks from filing of opposition to file reply.

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