

REDACTED

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF DELAWARE

MOBILEMEDIA IDEAS, LLC )

Plaintiff, )

v. )

Civ. No. 10-258-SLR )

APPLE INC. )

Defendant. )

**VERDICT SHEET**

Dated: December 11, 2012

We, the jury, unanimously find as follows:

**I. U.S. Patent No. 6,070,068 (“The ‘068 Patent”)**

**A. Direct Infringement**

1. Do you find that MobileMedia has proven, by a preponderance of the evidence, that each and every limitation of claim 23 and/or claim 24 of the ‘068 patent is found in the accused Apple iPhones (hereinafter, “Apple’s iPhones”)?

*Checking “yes” below indicates a finding for MobileMedia.*

*Checking “no” below indicates a finding for the Apple.*

Claim	Verdict on direct infringement	
23	<input checked="" type="checkbox"/> yes	<input type="checkbox"/> no
24	<input checked="" type="checkbox"/> yes	<input type="checkbox"/> no

**B. Indirect Infringement - Inducing Infringement**

2. Do you find that MobileMedia has proven, by a preponderance of the evidence, that Apple has induced the infringement of claim 23 and/or claim 24 of the ‘068 patent?

*Checking “yes” below indicates a finding for MobileMedia.*

*Checking “no” below indicates a finding for the Apple.*

Claim	Verdict on inducement of infringement	
23	<input type="checkbox"/> yes	<input checked="" type="checkbox"/> no
24	<input type="checkbox"/> yes	<input checked="" type="checkbox"/> no

**C. Validity**

3. Do you find that Apple has proven, by clear and convincing evidence, that the asserted claims of the '068 patent are invalid as being anticipated?

*Checking "no" below indicates a finding for the MobileMedia.*

*Checking "yes" below indicates a finding for Apple.*

Claim	No (Valid)	Yes (Invalid, anticipated)
23	<input checked="" type="checkbox"/>	<input type="checkbox"/>
24	<input checked="" type="checkbox"/>	<input type="checkbox"/>

4. Do you find that Apple has proven, by clear and convincing evidence, that the asserted claims of the '068 patent are invalid as being obvious?

*Checking "no" below indicates a finding for the MobileMedia.*

*Checking "yes" below indicates a finding for Apple.*

Claim	No (Valid)	Yes (Invalid due to obviousness)
23	<input checked="" type="checkbox"/>	<input type="checkbox"/>
24	<input checked="" type="checkbox"/>	<input type="checkbox"/>

**II. U.S. Patent No. 6,253,075 (“The ‘075 Patent”)**

**A. Direct Infringement**

1. Do you find that MobileMedia has proven, by a preponderance of the evidence, that each and every limitation of claim 5, claim 6, and/or claim 10 of the ‘075 patent is found in Apple’s iPhones?

*Checking “yes” below indicates a finding for MobileMedia.*

*Checking “no” below indicates a finding for the Apple.*

*If you answer “no” with respect to claim 5, you must answer “no” with respect to dependent claim 6 for purposes of this question.*

<b>Claim</b>	<b>Verdict on direct infringement</b>	
5	<input checked="" type="checkbox"/> yes	<input type="checkbox"/> no
6	<input checked="" type="checkbox"/> yes	<input type="checkbox"/> no
10	<input checked="" type="checkbox"/> yes	<input type="checkbox"/> no

**B. Indirect Infringement - Inducing Infringement**

2. Do you find that MobileMedia has proven, by a preponderance of the evidence, that Apple has induced the infringement of claim 5 and/or claim 6 of the '075 patent?

*Checking "yes" below indicates a finding for MobileMedia.*

*Checking "no" below indicates a finding for the Apple.*

*If you answer "no" with respect to claim 5, you must answer "no" with respect to dependent claim 6 for purposes of this question.*

<b>Claim</b>	<b>Verdict on inducement of infringement</b>	
5	<input type="checkbox"/> yes	<input checked="" type="checkbox"/> no
6	<input type="checkbox"/> yes	<input checked="" type="checkbox"/> no

**C. Validity**

3. Do you find that Apple has proven, by clear and convincing evidence, that the asserted claims of the '075 patent are invalid as being obvious?

*Checking "no" below indicates a finding for the MobileMedia.*

*Checking "yes" below indicates a finding for Apple.*

*If you find that claim 5 is valid and not obvious, you must find that dependent claim 6 is also valid and not obvious for purposes of this question.*

<b>Claim</b>	<b>No (Valid)</b>	<b>Yes (Invalid due to obviousness)</b>
5	<input checked="" type="checkbox"/>	<input type="checkbox"/>
6	<input checked="" type="checkbox"/>	<input type="checkbox"/>
10	<input checked="" type="checkbox"/>	<input type="checkbox"/>

**III. U.S. Patent No. 6,427,078 (“The ‘078 Patent”)**

**A. Direct Infringement**

1. Do you find that MobileMedia has proven, by a preponderance of the evidence, that each and every limitation of claim 73 of the ‘078 patent is found in Apple’s iPhones?

*Checking “yes” below indicates a finding for MobileMedia.*

*Checking “no” below indicates a finding for the Apple.*

Claim	Verdict on direct infringement
73	<input checked="" type="checkbox"/> yes <input type="checkbox"/> no

**B. Validity**

2. Do you find that Apple has proven, by clear and convincing evidence, that claim 73 of the ‘078 patent is invalid as being anticipated?

*Checking “no” below indicates a finding for the MobileMedia.*

*Checking “yes” below indicates a finding for Apple.*

Claim	No (Valid)	Yes (Invalid, anticipated)
73	<input checked="" type="checkbox"/>	<input type="checkbox"/>

3. Do you find that Apple has proven, by clear and convincing evidence, that claim 73 of the '078 patent is invalid as being obvious?

*Checking "no" below indicates a finding for the MobileMedia.*

*Checking "yes" below indicates a finding for Apple.*

Claim	No (Valid)	Yes (Invalid due to obviousness)
73	<input checked="" type="checkbox"/>	<input type="checkbox"/>