

**UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK**

\_\_\_\_\_  
UNITED STATES OF AMERICA, )  
                                )  
                                )  
Plaintiff,                 )  
                                )  
v.                            ) Civil Action No. 12-cv-2826 (DLC)  
                                )  
                                )  
APPLE INC., et al.,        )  
                                )  
Defendants.                )  
\_\_\_\_\_  
)

\_\_\_\_\_  
THE STATE OF TEXAS;       )  
THE STATE OF CONNECTICUT; et al )  
                                )  
Plaintiffs,                )  
                                )  
v.                            ) Civil Action No. 12-cv-03394 (DLC)  
                                )  
                                )  
PENGUIN GROUP (USA) INC. et al, )  
                                )  
Defendants.                )  
\_\_\_\_\_  
)

**[PROPOSED] JOINT PRETRIAL ORDER**

Pursuant to this Court's June 25, 2012 scheduling order, section IV(C) of the Standing Order for the Pilot Project Regarding Case Management Techniques for Complex Civil Cases in the Southern District of New York ("Pilot Project Standing Order"), and all other applicable rules and laws, all parties in the above-referenced actions submit this Joint Pretrial Order for the Court's approval.

## 1. DEFINITIONS

Throughout this Joint Pretrial Order, the following terms will be used:

- (a) "Actions" refers collectively to both of the above-captioned actions;
- (b) "U.S. Action" refers to United States v. Apple Inc. et al., Civil Action No. 12-cv-2826 (DLC) and "United States" refers to the United States Department of Justice;
- (c) "State Action" refers to Texas et al v. Penguin Group (USA) Inc., et al., Civil Action No. 12-cv-03394 (DLC) and "States" refers to the State Action Plaintiffs;
- (d) "Plaintiffs" refers collectively to all Plaintiff parties in the Actions as of the date of this Joint Pretrial Order and "Plaintiff" refers to any individual member of that group;
- (e) "Defendants" refers collectively to all Defendant parties in the Actions as of the date of this Joint Pretrial Order, and "Defendant" refers to any individual member of that group;
- (f) "Apple" refers to Apple Inc.;
- (g) "Penguin" refers to Penguin Group (USA), Inc.;
- (h) "Settling Publishers" refers to those publishers who were defendants in the U.S. Action and/or the State Action and all claims against whom in both Actions (as applicable) have been settled: Hachette Book Group, Inc.; HarperCollins Publishers, LLC; Holtzbrinck Publishers, LLC (d/b/a Macmillan); Simon & Schuster, Inc.; Simon & Schuster Digital Sales, Inc.; and Verlagsgruppe Georg

- von Holtzbrinck GmbH (“VGvH”); and “Settling Publisher” refers to any individual member of that group;<sup>1</sup>
- (i) “Third parties” refers collectively to persons or entities who were never parties in either of the actions, and “third party” refers to any individual member of that group; and
- (j) For the purposes of this Joint Pretrial Order, the States collectively are a single “party” and a single “Plaintiff.”

## 2. PARTIES & COUNSEL

Lead trial counsel for each party is marked with an asterisk (\*).

### U.S. Action

#### **Plaintiff: United States of America**

Represented by: United States Department of Justice, Antitrust Division, 450 Fifth Street NW, Washington, D.C. 20001; at trial, contact at 26 Federal Plaza, Room 3630, New York, NY 10278; fax (212) 335-8021

\*Mark W. Ryan, mark.w.ryan@usdoj.gov, (202) 532-4753  
Lawrence E. Buterman, lawrence.buterman@usdoj.gov, (202) 532-4575  
Carrie A. Syme, carrie.syme@usdoj.gov, (212) 335-8036  
Daniel McCuaig, daniel.mccuaig@usdoj.gov, (202) 307-0520

#### **Defendant: Apple, Inc.**

Represented by: Gibson, Dunn & Crutcher LLP, 200 Park Avenue, New York, NY, 10166-0193; telephone (212) 351-4000; fax (212) 351-4035; and O’Melveny & Myers LLP, Times Square Tower, 7 Times Square, New York, NY, telephone (212) 326-2000; fax (212) 326-2061.

---

<sup>1</sup> The United States recognizes that its claims in the U.S. Action against Penguin and The Penguin Group, a division of Pearson plc, have also settled, and approval of that settlement remains pending as of the date of this Joint Pretrial Order. To avoid any confusion in this Joint Pretrial Order, Penguin (a non-settling Defendant in the State Action) will be referred to separately from the Settling Publishers.

The parties also recognize that, as of the date of this Joint Pretrial Order, approval of the settlements agreed to by Macmillan and VGvH (its indirect parent company) with the United States and the States remain pending. If, for any reason, any of those settlements is not approved, the parties will seek to amend this Joint Pretrial Order as necessary.

\*Orin Snyder, osnyder@gibsondunn.com, (212) 351-2400  
Daniel Floyd, dfloyd@gibsondunn.com, (213) 229-7148  
Daniel G. Swanson, dswanson@gibsondunn.com, (213) 229-7430  
Cynthia Richman, crichman@gibsondunn.com, (202) 955-8234  
Lisa H. Rubin, lrubin@gibsondunn.com, (212) 351-2390  
Howard E. Heiss, hheiss@omm.com, (212) 326-2116

**State Action**

**Plaintiffs:** The States of Alabama, Alaska, Arizona, Arkansas, Colorado, Connecticut, Delaware, Idaho, Illinois, Indiana, Iowa, Kansas, Louisiana, Maryland, Michigan, Missouri, Nebraska, New Mexico, New York, North Dakota, Ohio, South Dakota, Tennessee, Texas, Utah, Vermont, West Virginia, and Wisconsin; the District of Columbia; and the Commonwealths of Massachusetts, Pennsylvania, Puerto Rico, and Virginia.

Represented by: Office of the Attorney General of the State of Texas, P.O. Box 12548, Austin, TX 78711; fax (512) 320-0975

\*Gabriel Gervey, gabriel.gervey@texasattorneygeneral.gov, (512) 463-1262  
John Scott, john.scott@texasattorneygeneral.gov, (512) 475-0131  
Kim Van Winkle, kim.vanwinkle@texasattorneygeneral.gov, (512) 463-1266  
Eric Lipman, eric.lipman@texasattorneygeneral.gov, (512) 463-1579  
David Ashton, david.ashton@texasattorneygeneral.gov, 512-936-1781

Represented by: Office of the Attorney General of the State of Connecticut, 55 Elm Street, Hartford, CT 06106; fax 860-808-5033

Joseph Nielsen, joseph.nielsen@ct.gov, (860) 808-5040  
Gary Becker, gary.becker@ct.gov, (860) 808-5040

Represented by: Office of the Attorney General of the State of Ohio, 150 E. Gay Street, 23<sup>rd</sup> Floor, Columbus, OH 43215; fax (866) 721-2112

Edward J. Olszewski, edward.olszewski@ohioattorneygeneral.gov, (614) 466-4328

Represented by: Office of the Attorney General of the Commonwealth of Virginia, 900 E. Main Street, Richmond, VA 23219; fax (804) 786-0122

Sarah Oxenham Allen, SOAllen@oag.state.va.us, (804) 786-6557

**Defendant: Apple Inc.** (same as for the U.S. Action)

**Defendant: Penguin Group (USA) Inc.**

Represented by: Akin Gump Strauss Hauer & Feld LLP, 1333 New Hampshire Avenue, N.W., Washington, D.C. 20036-1564; phone (202) 887-4000; fax (202) 887-4288

\*Daniel F. McInnis, dmcinnis@akingump.com, (202) 887-4000  
Larry E. Tanenbaum, ltanenbaum@akingump.com, (202) 887-4000  
David A. Donohoe, ddonohoe@akingump.com, (202) 887-4000  
Allison Sheedy, asheedy@akingump.com, (202) 887-4000  
Carolyn Perez, cperez@akingump.com, (202) 887-4000  
Gregory Granitto, ggranitto@akingump.com, (202) 887-4000  
Mollie McGowan Lemberg, mmcgowanlemburg@akingump.com, (202) 887-4000

**3. JURISDICTION**

This Court has subject matter jurisdiction over the U.S. Action under Section 4 of the Sherman Act, 15 U.S.C. § 4, to obtain equitable relief and other relief to prevent and restrain violations of Section 1 of the Sherman Act, 15 U.S.C. § 1.

This Court has subject matter jurisdiction over the State Action under Section 4 of the Sherman Act, 15 U.S.C. § 4, to obtain equitable relief and other relief to prevent and restrain violations of Section 1 of the Sherman Act, 15 U.S.C. § 1; Sections 4c and 16 of the Clayton Act, 15 U.S.C. §§ 15c and 26; and under 28 U.S.C. §§ 1331, 1337, and 1367(a).

No party disputes this Court's subject matter jurisdiction.

**4. CLAIMS & DEFENSES; GOVERNING LAW**

Claims – U.S. Action

In its Complaint (filed April 11, 2012) the United States asserted one claim against Apple and that claim remains to be tried. The United States asserts that Apple and its co-conspirators, Penguin and the Settling Publishers, engaged in an illegal conspiracy and agreement in unreasonable restraint of interstate trade and commerce. The conspiracy and agreement consists of an understanding and concert of action among Apple and its co-conspirators to raise, fix, and

stabilize retail e-book prices, to end price competition among e-book retailers, and to limit retail price competition among the Settling Publishers, ultimately effectuated by collectively adopting and adhering to functionally identical methods of selling e-books and price schedules. The United States asserts that this constitutes a per se violation of Section 1 of the Sherman Act, 15 U.S.C. § 1. In addition, because Apple's conspiracy and agreement has resulted in obvious and demonstrable anticompetitive effects on consumers in the trade e-books market by depriving consumers of the benefits of competition among e-book retailers as to both retail prices and retail innovations, it also constitutes an unreasonable restraint on trade in violation of Section 1 of the Sherman Act, 15 U.S.C. § 1.

#### Defenses – U.S. Action

Apple denies that it has violated Section 1 of the Sherman Act, 15 U.S.C. § 1. Apple asserts that the government has failed to meet its burden of proof under controlling Supreme Court and Second Circuit law—including, for example, *Monsanto Co. v. Spray-Rite Servs. Corp.*, 465 U.S. 752, 764 (1984). Apple did not engage in any conspiracy or agreement of any sort with Penguin and the Settling Publishers to raise retail e-book prices or to limit competition among e-book retailers. Apple made an independent and legitimate business decision to enter the e-book market and to do so using a lawful business model. Apple conducted individual negotiations with Penguin and each of the Settling Publishers to come to an agreement by which Apple would act as a publisher's agent, and the publisher, as the principal, would set the price for each e-book, capped at a maximum price based on the list price of the physical counterpart to the e-book. Apple's agreements with Penguin and each of the Settling Publishers were the result of hard-fought negotiations, reached through compromise and discussion, as is standard in any

business negotiation. Apple acted at all times in its unilateral, legitimate business interests. Specifically, Apple denies that competition has been hampered by its entry into the e-book business; rather, competition on price, selection, and content quality has flourished, along with technological and retail innovation.

Apple sets forth its current defenses. Apple reserves the right to supplement its defenses at any time prior to the deadline by which this Joint Pretrial Order must be submitted to the Court.

Claims – State Action

In their Second Amended Complaint, filed on May 11, 2012, the Plaintiff States asserted three Counts that are scheduled go to trial, as to liability and injunctive relief, on June 3, 2013.

Counts I and IV assert that Penguin, along with the Settling Publishers, engaged in an illegal conspiracy and agreement in restraint of interstate trade and commerce, in violation of Section 1 of the Sherman Act, 15 U.S.C. § 1, and state law. The conspiracy and agreement consisted of an understanding and concert of action by Penguin and the Settling Publishers to force Amazon and other e-book distributors to raise the price consumers paid for trade e-books. Plaintiff States assert that this conspiracy and agreement constitutes a per se violation of federal and state law. In addition, Plaintiff States assert that, under a rule of reason analysis, because Penguin and the Settling Publishers' conspiracy and agreement resulted in demonstrable anticompetitive effects on consumers in the trade e-books market by raising the prices consumers pay for trade e-books and reducing the output of trade e-books, it constitutes an unreasonable restraint on trade in violation of federal and state law.

Counts III and IV assert that Apple and Penguin, along with the Settling Publishers, engaged in an illegal conspiracy and agreement in restraint of interstate trade and commerce, in violation of Section 1 of the Sherman Act, 15 U.S.C. § 1, and state law. The conspiracy and agreement consisted of an understanding and concert of action among Apple, Penguin and their co-conspirators to raise, fix, or stabilize retail trade e-book prices, to end price competition among trade e-book retailers, and to limit retail price competition among Penguin and the Settling Publishers, ultimately effectuated by collectively adopting and adhering to functionally identical methods of selling trade e-books and price schedules. Plaintiff States assert that this conspiracy and agreement constitutes a per se violation of federal and state law. In addition, Plaintiff States assert that, under a rule of reason analysis, because Penguin, Apple and the Settling Publishers' conspiracy and agreement resulted in demonstrable anticompetitive effects on consumers in the trade e-books market by raising the prices consumers pay for trade e-books and reducing the output of trade e-books, it constitutes an unreasonable restraint of trade in violation of federal and state law.

Count II of the States' Second Amended Complaint was not asserted against Penguin or Apple and thus need not be tried.

The Plaintiff States respectfully disagree that, prior to the day the parties submitted this Proposed Order, Defendants lacked notice that the Plaintiff States would pursue their state law claims at trial. At no time did the States indicate that they would not pursue these claims at trial. Nonetheless, the States are amenable to a reasonable supplemental briefing schedule for state law claims, should it become necessary, but request that it remain limited in scope and that the Plaintiff States have an opportunity to respond to any defenses raised.

If Plaintiff States are successful in establishing liability as to Penguin and Apple during the June 3 trial, the Court will set a trial date to resolve issues related to monetary relief on Plaintiff States' claims.

Defenses – State Action

Apple's Defenses

Apple denies that it has violated Section 1 of the Sherman Act, 15 U.S.C. § 1, or any state law invoked by the Plaintiff States. Apple asserts that the government has failed to meet its burden of proof under controlling Supreme Court and Second Circuit law—including, for example, *Monsanto*, 465 U.S. at 764. Apple did not engage in any conspiracy or agreement of any sort with Penguin and the Settling Publishers to raise or alter retail e-book prices or to limit competition among e-book retailers. Apple made an independent and legitimate business decision to enter the e-book market and to do so using a lawful business model. Apple conducted individual negotiations with Penguin and each of the Settling Publishers to come to an agreement by which Apple would act as a publisher's agent and the publisher, as the principal, would set the price for each e-book, capped at a maximum price based on the list price of the physical counterpart to the e-book. Apple's agreements with Penguin and each of the Settling Publishers were the result of hard-fought negotiations, reached through compromise and discussion, as is standard in any business negotiation. Apple acted at all times in its unilateral, legitimate business interests. Apple denies that competition has been hampered by its entry into the e-book business; rather, competition on price, selection, and content quality has flourished, along with technological and retail innovation.

Until the day the parties submitted this Proposed Order, Apple was operating under the understanding that the Plaintiff States intended to try their federal claims alone. Contrary to Apple's understanding, the Plaintiff States have now clarified their intent to try the state law claims for injunctive relief under Count IV of their Complaint. In light of this development, the parties agree that Apple may further address the substance of the state law claims, if necessary, through its opposition to the Plaintiff States' pretrial memorandum of law, or through supplemental pre-trial filings, to the extent necessary, to address any unique defenses to those claims.

Apple sets forth its current defenses. Apple reserves the right to supplement its defenses at any time prior to the deadline by which this Joint Pretrial Order must be submitted to the Court.

#### Penguin's Defenses

Penguin contends that it did not violate the Sherman Act as alleged in either Count I (which as noted below fails even to state a claim) or Count III. Specifically, Penguin did not conspire to fix the prices of eBooks with other publishers or with Apple. Penguin, at the invitation of Apple, independently negotiated and ultimately entered into a vertical distribution agreement with Apple. Penguin did so because Apple wanted to open an online bookstore and it needed access to eBooks in order to do so—and not just Penguin's eBook titles, but enough breadth and variety of titles from different publishers in order to have a bookstore where consumers would want to shop. From Penguin's perspective, Apple's technology platform, marketing expertise and its millions of customers presented an opportunity to expand Penguin's distribution and sell more eBooks, and develop and sell new types of enhanced eBooks.

compatible with Apple's advanced technology. Apple, as the evidence will show, wanted to have a profitable business if it was to open an iBookstore—otherwise there would have been no iBookstore.

The form of the vertical relationship—agency—made independent business sense to Penguin. The agency distribution model has existed for far longer than the federal antitrust laws and has specifically been found by the U.S. Supreme Court to be a legitimate way to do business. The agency distribution model—like vertical distribution agreements generally—has incontrovertible pro-competitive aspects. It also cannot be discounted that Apple's entry and the adoption of the agency model demolished what was widely recognized in the book industry as a “barrier to entry”—Amazon's business practice of selling certain new release eBooks below-cost for certain periods of time—and prevented Amazon from cementing itself as a monopolist that would continue to dominate the sale of eBooks and eReaders.

A vertical distribution agreement is presumptively pro-competitive. New entry is presumptively pro-competitive. Broader distribution is presumptively pro-competitive. Lower barriers to entry are presumptively pro-competitive. Penguin contends the evidence will concretely and definitively support the pro-competitive nature of its move to the agency model and support of Apple's entry. Under the Rule of Reason—the only appropriate standard that may be applied in this case—Plaintiff cannot demonstrate substantial anticompetitive effects that outweigh the positive effects that occurred in promoting enterprise and productivity.

In Penguin's Answer to the Plaintiff States' Second Amended Complaint, filed on June 22, 2012, Penguin further asserted eleven defenses, nine of which remain to be tried. Specifically, Penguin continues to assert the following defenses:

FIRST DEFENSE: The Complaint fails to state a claim against Penguin upon which relief can be granted. More specifically, Count I fails to state a claim as it alleges no “common scheme” or “collective action.” Moreover, Counts I & III fail to allege a “naked restraint” that may be automatically condemned.

SECOND DEFENSE: States’ claims against Penguin are barred because Penguin was not part of any contract, combination, or conspiracy in restraint of trade.

THIRD DEFENSE: States’ claims against Penguin are barred because Penguin’s alleged actions did not result in any harm to competition.

FOURTH DEFENSE: States’ claims against Penguin fail under the rule of reason because the procompetitive justifications for Penguin’s alleged actions outweigh any alleged resulting harm to competition.

SEVENTH DEFENSE: States’ claims against Penguin are barred because the principal/agent relationship is not an “agreement” as defined by Section 1 of the Sherman Act.

EIGHTH DEFENSE: States’ have failed to join all parties necessary for a just and appropriate adjudication of its claims.

NINTH DEFENSE: Penguin’s actions were undertaken in good faith to promote legitimate business purposes and in order to and did have the effect of promoting competition.

TENTH DEFENSE: States’ claims are barred to the extent they are subject to compulsory arbitration.

ELEVENTH DEFENSE: Penguin reserves the right to amend this Answer, and to assert additional defenses, crossclaims, and third party claims in this action when and if they become appropriate.

Penguin also asserted the following defense to the States' Second Amended Complaint, which are no longer applicable:

FIFTH DEFENSE: States' claims against Penguin are barred by the doctrine of unclean hands.

SIXTH DEFENSE: States' claims against Penguin are barred by the doctrine of laches.

Until the day the parties submitted this Proposed Order, Penguin was operating under the understanding that the Plaintiff States intended to try their federal claims alone. Contrary to Penguin's understanding, the Plaintiff States have now clarified their intent to try the state law claims for injunctive relief under Count IV of their Complaint. In light of this development, the parties agree that Penguin may further address the substance of the state law claims, if necessary, through its opposition to the Plaintiff States' pretrial memorandum of law, or through supplemental pre-trial filings, to the extent necessary, to address any unique defenses to those claims.

## **5. TRIAL LENGTH & PROCEDURES**

- (a) The parties expect that the trial of the Actions (with respect to liability only) will last 3-4 weeks (12-16 trial days).
- (b) This case is to be tried without a jury.<sup>2</sup>
- (c) The parties do not consent to trial by a magistrate judge.
- (d) Opening Statements. The parties have not reached agreement on the length and division of opening statements.

---

<sup>2</sup> Penguin has objected, and continues to object, to the State Action being tried without a jury. Penguin filed a Motion for a Jury Trial on the States' Claims on March 15, 2013. On April 24, 2013, Judge Cote issued an Opinion and Order denying Penguin's motion for a jury trial.

- i. Plaintiffs' Proposal: Plaintiffs (collectively) and Defendants (collectively) each may present an oral opening statement of no more than 75 minutes, with the time to be divided between each side by agreement.
  - ii. Defendants' Proposal: Each Plaintiff may present an oral opening statement of no more than 75 minutes, and each Defendant may present an oral opening statement of no more than 75 minutes.
- (e) Closing Statements. The parties have not reached agreement on the length and division of closing statements.
- i. Plaintiffs' Proposal: Plaintiffs (collectively) and Defendants (collectively) each may present an oral closing statement of no more than 90 minutes, with the time to be divided between each side by agreement.
  - ii. Defendants' Proposal: Each Plaintiff may present an oral closing statement of no more than 75 minutes, and each Defendant may present an oral closing statement of no more than 75 minutes.

## 6. WITNESSES

- (a) The parties' respective witness lists, along with brief summaries of each witness's testimony, will be served separately on the same date as this (proposed) Joint Pretrial Order.
- (b) The parties have not reached agreement regarding when to exchange an estimated order of witnesses for their cases-in-chief.

## 7. STIPULATIONS

- (a) On April 25, 2013, the States, Apple, and Penguin reached a stipulation regarding the sale of e-books to consumers in each of the States, attached hereto as Exhibit A.
- (b) On February 25, 2013, all parties reached a stipulation regarding certain statements that appear in the biography *Steve Jobs*, by Walter Isaacson. The stipulation is attached hereto as Exhibit B.
- (c) All parties stipulate that Plaintiffs' Trial Exhibit PX-0615 is a true, correct, and authentic copy of a video recording of Walter Mossberg interviewing Steve Jobs immediately after the January 27, 2010 launch of the iPad.
- (d) All parties stipulate that any party intending to display or use excerpts from documents or testimony (including for demonstrative use only) during an opening or closing statement must disclose the documents or testimony to all other parties by 6:00 p.m. two days prior. Documents pre-marked as trial exhibits may simply be referred to by trial exhibit number. Any party objecting to the use of the document or testimony must do so promptly and, if the matter cannot be resolved by the parties through meet-and-confer, must promptly raise the matter with the Court.
- (e) The parties continue to discuss additional potential stipulations of fact regarding the authenticity of telephone records and the identity of certain individuals and their corporate affiliations. If those stipulations are finalized before trial, the parties will submit them to the Court.

## **8. SETTLEMENT/MEDIATION**

Pursuant to section IV(C)(10) of the Pilot Project Standing Order, the Plaintiffs and Penguin report that they have participated in mediation conferences with the Honorable Kimba Wood, as well as private settlement discussions. As a result, the United States reached settlements with Penguin and The Penguin Group, a division of Pearson plc. In addition, the United States and Apple discussed potential settlement, unsuccessfully, in November 2012. The outcome of those settlement discussions does not impact the claims or the defenses asserted in either of the Actions, as stated above in section 4.

## **9. DEPOSITION DESIGNATIONS**

Pursuant to the Court's request, the parties have attached charts showing the page and line number of their designations and counterdesignations of deposition testimony in the Actions (Exhibit C). The parties will separately submit to the Court copies of the designated testimony.

## **10. TRIAL EXHIBITS**

The parties will separately submit to the Court their trial exhibit lists and copies of trial exhibits, which also indicate objections made to certain exhibits by the other parties. Section IV(c)(3) of the Pilot Project Standing Order is applicable to this case (Docket No. 2), and directs the parties to state specific grounds for any objections to an opposing party's exhibits, "other than on grounds of relevancy." The parties have already met and conferred over these objections and have expressed an interest in continuing to work to limit or narrow their objections, including by, potentially, agreeing to stipulate that certain documents constitute business records.

Exhibit A: Stipulation Regarding Penguin's Sales of E-Books

Exhibit B: Stipulation Regarding Statements in Walter Isaacson's Biography of Steve Jobs

Exhibit C: Parties' Charts of Deposition Designations and Counterdesignations

**SO ORDERED:**

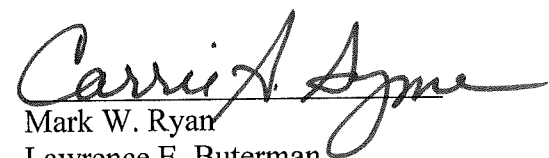
---

Denise M. Cote  
United States District Judge

**STIPULATED AND AGREED TO:**

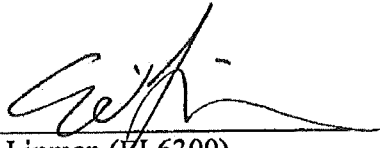
Dated: April 26, 2013

By:

  
Mark W. Ryan  
Lawrence E. Buterman  
Carrie A. Syme  
Daniel McCuaig  
U.S. Department of Justice  
Antitrust Division  
450 Fifth Street, NW, Suite 4000  
Washington, DC 20530  
(202) 532-4753  
mark.w.ryan@usdoj.gov

*On behalf of the United States*

By:

  
Eric Lipman (EL6300)  
Gabriel Gervey  
David Ashton  
Assistant Attorneys General  
Office of the Attorney General of Texas  
P.O. Box 12548  
Austin, TX 78711  
(512) 463-1579  
[eric.lipman@texasattorneygeneral.gov](mailto:eric.lipman@texasattorneygeneral.gov)

*On Behalf of the Plaintiff States*

By:

W. Joseph Nielsen

W. Joseph Nielsen

Gary M. Becker (GB8259)

Assistant Attorneys General

Office of the Attorney General of Connecticut

55 Elm Street

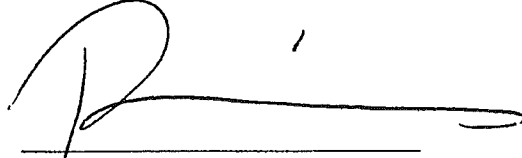
Hartford, CT 06106

(860) 808-5040

Joseph.Nielsen@ct.gov

*On Behalf of the Plaintiff States*

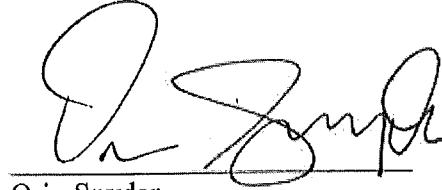
By:



Daniel Ferrel McInnis  
Larry E. Tanenbaum  
David A. Donohoe  
Allison Sheedy  
Carolyn Perez  
Gregory Granitto  
Mollie McGowan Lemberg  
Akin Gump Strauss Hauer & Feld, LP  
1333 New Hampshire Ave., NW  
Washington, DC 20036  
(202) 887-4000  
[dmcinnis@akingump.com](mailto:dmcinnis@akingump.com)

*On behalf of Defendant Penguin Group (USA), Inc.*

By:



Orin Snyder  
Lisa H. Rubin  
Gibson, Dunn & Crutcher, LLP  
200 Park Avenue, 47th Floor  
New York, NY 10166  
(212) 351-4000  
osnyder@gibsondunn.com  
lrubin@gibsondunn.com

Daniel S. Floyd (*Pro Hac Vice*)  
Daniel G. Swanson (*Pro Hac Vice*)  
Gibson, Dunn & Crutcher, LLP  
333 South Grand Avenue  
Los Angeles, CA 90071  
(213) 229-7000  
dfloyd@gibsondunn.com

Cynthia Richman  
Gibson, Dunn & Crutcher, LLP  
1050 Connecticut Avenue, N.W.  
Washington, D.C. 20036  
(202) 955-8500  
crichman@gibsondunn.com

Howard E. Heiss  
O'Melveny & Myers LLP  
Times Square Tower  
7 Times Square  
New York, NY 10036  
(212) 326-2000  
hheiss@omm.com

*On behalf of Defendant Apple Inc.*

# **Joint Pretrial Order**

**No. 12-cv-2826 (DLC)/No. 12-cv-3394 (DLC)**

## **Exhibit A**

UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK

IN RE ELECTRONIC BOOKS ANTITRUST LITIGATION	)	No. 11-md-02293 (DLC)
	)	ECF CASE
THE STATE OF TEXAS, et al.,	)	
Plaintiffs,	)	
v.	)	No. 12-cv-03394 (D.L.C.)
PENGUIN GROUP (USA) INC., et al.,	)	ECF CASE
Defendants.	)	

**STIPULATION OF FACT**

The parties, by their undersigned counsel, hereby stipulate and agree as follows:

1. As of April 3, 2010, or shortly thereafter, Penguin sold trade e-books, through its agents, to consumers in each of the Plaintiff States.

Stipulated and Agreed this 25 day of April, 2013.

By:   
Gabriel Gervey  
David Ashton  
Eric Lipman (EL6300)  
Assistant Attorneys General  
P.O. Box 12548  
Austin, TX 78711-2548  
Phone: 512-463-1262  
Fax: 512-320-0975  
Gabriel.Gervey@texasattorneygeneral.gov

Attorneys for the State of Texas  
*On Behalf of the Plaintiff States*

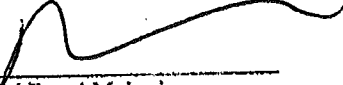
By:



W. Joseph Nielsen  
Gary M. Becker (GB8259)  
Assistant Attorneys General  
Office of the Attorney General of  
Connecticut  
55 Elm Street  
Hartford, CT 06106  
(860) 808-5040  
[Joseph.Nielsen@ct.gov](mailto:Joseph.Nielsen@ct.gov)

*Attorneys for the State of Connecticut  
On Behalf of the Plaintiff States*

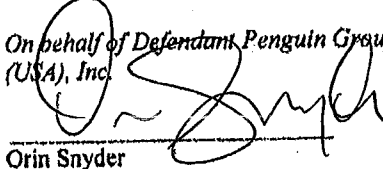
By:



Daniel Ferrel McLinnis  
Larry E. Tanenbaum  
David A. Donohoe  
Allison Sheedy  
Carolyn Perez  
Gregory Granitto  
Mollie McGowan Lemberg  
Akin Gump Strauss Hauer & Feld, LLP  
1333 New Hampshire Ave., NW  
Washington, DC 20036  
(202) 887-4000  
[dmcinnis@akingump.com](mailto:dmcinnis@akingump.com)

*On behalf of Defendant Penguin Group  
(USA), Inc.*

By:



Orin Snyder  
Lisa H. Rubin  
Gibson, Dunn & Crutcher, LLP  
200 Park Avenue, 47th Floor  
New York, NY 10166  
(212) 351-4000  
[osnyder@gibsondunn.com](mailto:osnyder@gibsondunn.com)

*On behalf of Defendant Apple, Inc.*

# **Joint Pretrial Order**

**No. 12-cv-2826 (DLC)/No. 12-cv-3394 (DLC)**

## **Exhibit B**

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT NEW YORK

IN RE: ELECTRONICS BOOKS  
ANTITRUST LITIGATION

Civil Action No. 11-md-02293 (DLC)

United States of America

Plaintiff,

Civil Action No. 12-cv-02826 (DLC)

v.

Apple Inc., et al.

Defendants.

The State of Texas, et al.,

Plaintiffs,

Civil Action No. 12-cv-03394 (DLC)

v.

Penguin Group (USA), Inc., et al.,

Defendants.

**STIPULATION**

**IT IS HEREBY STIPULATED AND AGREED**, by and between the undersigned attorneys for Class Plaintiffs; plaintiff United States of America; Plaintiff States; defendants Apple Inc., Penguin Group (USA), Inc., HarperCollins Publishers L.L.C., Hachette Book Group, Inc., Simon & Schuster, Inc. and Simon & Schuster Digital Sales, Inc. (collectively, the “Parties”); and non-party Walter Isaacson (“Isaacson”):

1. Class Plaintiffs have directed two subpoenas to non-party Isaacson: a document subpoena dated May 23, 2012, and a deposition subpoena dated February 6, 2013 (together, the “Subpoenas”).
2. Class Plaintiffs will withdraw the Subpoenas.
3. Isaacson will provide the Parties with a declaration, pursuant to 28 U.S.C. § 1746 (the “Declaration”), verifying that the published statements attributed to Steve Jobs that appear on pages 503 and 504 of the biography, *Steve Jobs*, published in 2011 (the “Statements”), accurately reflect statements made by Steve Jobs.
4. Based on the Declaration, the Parties agree to the authenticity of the Statements.
5. Should the Statements be offered in evidence in this action, none of the Parties will challenge the authenticity of the Statements, including that they were taken out of context or are incomplete.
6. The Parties expressly reserve any and all other arguments concerning the admissibility of the Statements, including any challenges to the Statements as hearsay.
7. This stipulation may be executed in counterparts and facsimile or PDF copies of the signature pages of this stipulation are deemed as originals for the purposes of any filing or judicial endorsement.

Dated: February 25, 2013

By:

By:

Elizabeth A. McNamara  
DAVIS WRIGHT TREMAINE LLP  
1633 Broadway – 27<sup>th</sup> Floor  
New York, New York 10019  
Telephone: (212) 489-8230  
Facsimile: (212) 489-8340  
lizmcnamara@dwt.com

Jeff D. Friedman  
HAGENS BERMAN SOBOL SHAPIRO LLP  
715 Hearst Avenue, Suite 202  
Berkeley, California 94710  
Telephone: (510) 725-3000  
Facsimile: (510) 725-3001  
jeff@hbsslaw.com

*Attorneys for Non-Party Walter Isaacson*

By:

Mark W. Ryan  
Lawrence E. Buterman  
United States Department of Justice  
Antitrust Division  
450 Fifth Street, N.W., Suite 4000  
Washington, DC 20530  
(202) 532-4753  
Mark.W.Ryan@usdoj.gov

Steve W. Berman  
HAGENS BERMAN SOBOL SHAPIRO LLP  
1918 Eighth Avenue, Suite 330  
Seattle, Washington 98101  
Telephone: (206) 623-7292  
Facsimile: (206) 623-0594  
steve@hbsslaw.com

*Attorneys for Class Plaintiff*

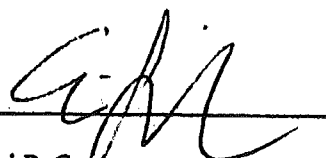
By:

Orin Snyder  
Lisa H. Rubin  
GIBSON, DUNN & CRUTCHER LLP  
200 Park Avenue  
New York, New York 10166-0193  
Telephone: (212) 351-2400  
Facsimile: (212) 716-0790  
osnyder@gibsondunn.com  
lrubin@gibsondunn.com

*Attorneys for Plaintiff United States of America*

Daniel F. Floyd  
Daniel G. Swanson  
GIBSON, DUNN & CRUTCHER LLP  
333 South Grand Avenue  
Los Angeles, California 90071-3197  
Telephone: (213) 229-7000  
Facsimile: (213) 229-7520  
dfloyd@gibsondunn.com  
dswanson@gibsondunn.com

*Attorneys for Defendant Apple Inc.*

By: 

Gabriel R. Gervey  
David M. Ashton  
Eric Lipman  
Texas Office of the Attorney General  
P.O. Box 12548  
Austin, Texas 78711-2548  
(512) 463-1262  
gabriel.gervey@texasattorneygeneral.gov

*Attorneys for the State of Texas*

*On Behalf of the Plaintiff States*

By: \_\_\_\_\_

W. Joseph Nielsen  
Gary M. Becker  
Connecticut Office of the Attorney General  
55 Elm Street  
Hartford, Connecticut 06141-0120  
(860) 808-5040  
Joseph.Nielsen@ct.gov  
Gary.Becker@ct.gov

*Attorneys for the State of Connecticut*

*On Behalf of the Plaintiff States*

By: \_\_\_\_\_

Daniel F. McInnis  
Larry E. Tanenbaum  
**AKIN GUMP STRAUSS HAUER & FELD, LLP**  
133 New Hampshire Ave., NW  
Washington, DC 20036  
Telephone: (202) 887-4000  
Facsimile: (202) 887-4288  
dmcinnis@akingump.com  
ltanenbaum@akingump.com

*Attorneys for Defendant Penguin Group (USA), Inc.*

By: \_\_\_\_\_

C. Scott Lent  
**ARNOLD & PORTER LLP**  
399 Park Avenue  
New York, New York 10022-4690  
(212) 715-1784  
scott.lent@aporter.com

Shepard Goldfein  
Clifford H. Aronson  
Paul M. Eckles  
**SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP**  
Four Times Square  
New York, New York 10036  
(212) 735-3000  
shepard.goldfein@skadden.com  
cliffordaronson@skadden.com  
paul.eckles@skadden.com

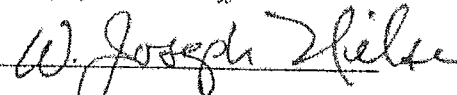
*Attorneys for Defendant HarperCollins Publishers L.L.C.*

By: \_\_\_\_\_

Gabriel R. Gervey  
David M. Ashton  
Eric Lipman  
Texas Office of the Attorney General  
P.O. Box 12548  
Austin, Texas 78711-2548  
(512) 463-1262  
gabriel.gervey@texasattorneygeneral.gov

*Attorneys for the State of Texas*

*On Behalf of the Plaintiff States*

By: 

W. Joseph Nielsen  
Gary M. Becker  
Connecticut Office of the Attorney General  
55 Elm Street  
Hartford, Connecticut 06141-0120  
(860) 808-5040  
Joseph.Nielsen@ct.gov  
Gary.Becker@ct.gov

*Attorneys for the State of Connecticut*

*On Behalf of the Plaintiff States*

By: \_\_\_\_\_

Daniel F. McInnis  
Larry E. Tanenbaum  
AKIN GUMP STRAUSS HAUER & FELD, LLP  
133 New Hampshire Ave., NW  
Washington, DC 20036  
Telephone: (202) 887-4000  
Facsimile: (202) 887-4288  
dmcinnis@akingump.com  
ltanenbaum@akingump.com

*Attorneys for Defendant Penguin Group (USA), Inc.*

By: \_\_\_\_\_

C. Scott Lent  
ARNOLD & PORTER LLP  
399 Park Avenue  
New York, New York 10022-4690  
(212) 715-1784  
scott.lent@aporter.com

Shepard Goldfein  
Clifford H. Aronson  
Paul M. Eckles  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM LLP  
Four Times Square  
New York, New York 10036  
(212) 735-3000  
shepard.goldfein@skadden.com  
cliffordaronson@skadden.com  
paul.eckles@skadden.com

*Attorneys for Defendant HarperCollins  
Publishers L.L.C.*

By: \_\_\_\_\_

Gabriel R. Gervey  
David M. Ashton  
Eric Lipman  
Texas Office of the Attorney General  
P.O. Box 12548  
Austin, Texas 78711-2548  
(512) 463-1262  
gabriel.gervey@texasattorneygeneral.gov

*Attorneys for the State of Texas*

*On Behalf of the Plaintiff States*

By: \_\_\_\_\_

W. Joseph Nielsen  
Gary M. Becker  
Connecticut Office of the Attorney General  
55 Elm Street  
Hartford, Connecticut 06141-0120  
(860) 808-5040  
Joseph.Nielsen@ct.gov  
Gary.Becker@ct.gov

*Attorneys for the State of Connecticut*

*On Behalf of the Plaintiff States*

By: \_\_\_\_\_

Daniel F. McInnis  
Larry E. Tanenbaum  
AKIN GUMP STRAUSS HAUER & FELD, LLP  
133 New Hampshire Ave., NW  
Washington, DC 20036  
Telephone: (202) 887-4000  
Facsimile: (202) 887-4288  
dmcinnis@akingump.com  
ltanenbaum@akingump.com

*Attorneys for Defendant Penguin Group (USA), Inc.*

By: \_\_\_\_\_

C. Scott Lent  
ARNOLD & PORTER LLP  
399 Park Avenue  
New York, New York 10022-4690  
(212) 715-1784  
scott.lent@aporter.com

Shepard Goldfein  
Clifford H. Aronson  
Paul M. Eckles  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM LLP  
Four Times Square  
New York, New York 10036  
(212) 735-3000  
shepard.goldfein@skadden.com  
cliffordaronson@skadden.com  
paul.eckles@skadden.com

*Attorneys for Defendant HarperCollins Publishers L.L.C.*

By: \_\_\_\_\_

Gabriel R. Gervey  
David M. Ashton  
Eric Lipman  
Texas Office of the Attorney General  
P.O. Box 12548  
Austin, Texas 78711-2548  
(512) 463-1262  
gabriel.gervey@texasattorneygeneral.gov

*Attorneys for the State of Texas*

*On Behalf of the Plaintiff States*

By: \_\_\_\_\_

W. Joseph Nielsen  
Gary M. Becker  
Connecticut Office of the Attorney General  
55 Elm Street  
Hartford, Connecticut 06141-0120  
(860) 808-5040  
Joseph.Nielsen@ct.gov  
Gary.Becker@ct.gov

*Attorneys for the State of Connecticut*

*On Behalf of the Plaintiff States*

By: \_\_\_\_\_

Daniel F. McInnis  
Larry E. Tanenbaum  
AKIN GUMP STRAUSS HAUER & FELD, LLP  
133 New Hampshire Ave., NW  
Washington, DC 20036  
Telephone: (202) 887-4000  
Facsimile: (202) 887-4288  
dmcinnis@akingump.com  
ltanenbaum@akingump.com

*Attorneys for Defendant Penguin Group (USA), Inc.*

By: C. Scott Lent

C. Scott Lent  
ARNOLD & PORTER LLP  
399 Park Avenue  
New York, New York 10022-4690  
(212) 715-1784  
scott.lent@aporter.com

Shepard Goldfein  
Clifford H. Aronson  
Paul M. Eckles  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM LLP  
Four Times Square  
New York, New York 10036  
(212) 735-3000  
shepard.goldfein@skadden.com  
cliffordaronson@skadden.com  
paul.eckles@skadden.com

*Attorneys for Defendant HarperCollins Publishers L.L.C.*

By: \_\_\_\_\_

James W. Quinn  
Yehuda L. Buchweitz  
WEIL, GOTSHAL & MANGES LLP  
767 Fifth Avenue  
New York, New York 10153  
Telephone: (212) 310-8000  
Facsimile: (212) 310-8007  
james.quinn@weil.com  
yehudah.buchweitz@weil.com

Helene D. Jaffe  
PROSKAUER ROSE LLP  
Eleven Times Square  
New York, New York 10036  
(212) 960-3000  
hjaffe@proskauer.com

Martha E. Gifford  
LAW OFFICE OF MARTHA E. GIFFORD  
137 Montague Street #220  
Brooklyn, New York 11201  
(718) 858-7571  
giffordlaw@mac.com

*Attorneys for Defendants Simon & Schuster,  
Inc. and Simon & Schuster Digital Sales,  
Inc.*

By: \_\_\_\_\_

Walter B. Stuart  
Samuel J. Rubin  
FRESHFIELDS BRUCKHAUS  
DERINGER US LLP  
601 Lexington Avenue  
New York, New York 10022  
Telephone: (212) 277-4000  
Facsimile: (212) 277-4001  
walter.stuart@freshfields.com  
samuel.rubin@freshfields.com

Richard Snyder  
FRESHFIELDS BRUCKHAUS  
DERINGER US LLP  
701 Pennsylvania Avenue, Suite 600  
Washington, DC 20004-2692  
Telephone: (202) 777-4500  
Facsimile: (202) 777-4555  
richard.snyder@freshfields.com

*Attorneys for Defendant Hachette Book Group,  
Inc.*

By: \_\_\_\_\_

James W. Quinn  
Yehuda L. Buchweitz  
WEIL, GOTSHAL & MANGES LLP  
767 Fifth Avenue  
New York, New York 10153  
Telephone: (212) 310-8000  
Facsimile: (212) 310-8007  
james.quinn@weil.com  
yehudah.buchweitz@weil.com

Helene D. Jaffe  
PROSKAUER ROSE LLP  
Eleven Times Square  
New York, New York 10036  
(212) 960-3000  
hjaffe@proskauer.com

Martha E. Gifford  
LAW OFFICE OF MARTHA E. GIFFORD  
137 Montague Street #220  
Brooklyn, New York 11201  
(718) 858-7571  
giffordlaw@mac.com

*Attorneys for Defendants Simon & Schuster,  
Inc. and Simon & Schuster Digital Sales,  
Inc.*

By: 

Walter B. Stuart  
Samuel J. Rubin  
FRESHFIELDS BRUCKHAUS  
DERINGER US LLP  
601 Lexington Avenue  
New York, New York 10022  
Telephone: (212) 277-4000  
Facsimile: (212) 277-4001  
walter.stuart@freshfields.com  
samuel.rubin@freshfields.com

Richard Snyder  
FRESHFIELDS BRUCKHAUS  
DERINGER US LLP  
701 Pennsylvania Avenue, Suite 600  
Washington, DC 20004-2692  
Telephone: (202) 777-4500  
Facsimile: (202) 777-4555  
richard.snyder@freshfields.com

*Attorneys for Defendant Hachette Book Group,  
Inc.*

## **Joint Pretrial Order**

**No. 12-cv-2826 (DLC)/No. 12-cv-3394 (DLC)**

### **Exhibit C**

#### **Parties' Deposition Designations by Page/Line**

**Pete Alcorn (Apple)**  
**February 20, 2013**

Designations by Plaintiffs (Joint)  
 Counterdesignations by Apple have an asterisk (\*).

Start	End
8:20	9:1
12:13	12:24
14:2	14:20
16:15	17:11
17:17	17:20
46:19	47:10
57:11	57:22
59:2	59:7
59:23	62:5
66:13	67:8
67:17	67:25
75:11	75:23
76:18	77:19
79:1	79:12
79:23	80:7
90:7	92:13
93:14	93:24
98:25	100:15
102:5	104:14
120:20	121:2
122:22	126:25
128:14	130:15
140:2	140:11
141:21	146:14
146:24*	147:4*
147:14	148:17
149:11	149:14
149:20	151:3
151:11	152:16
152:17*	152:22*
152:23	156:3
157:12	161:2
161:9	161:25
165:16	166:25
173:4	176:19

**Apple (Eddy Cue)**  
**January 25, 2011**

Designations by Plaintiffs (Joint)  
 Counterdesignations by Apple have an asterisk (\*).

Start	End
12:9	12:12
13:25	14:7
15:21	16:24
17:18	18:7
19:12	19:14
21:25	22:10
23:13	24:13
24:25	26:21
27:17	28:5
28:18	29:14
33:1	37:13
38:7	40:4
40:10	43:12
43:14	43:17
44:2	45:21
45:22*	47:4*
47:5	48:5
48:17	49:24
50:7	54:17
61:25	64:5
64:10	67:11
69:7*	69:23*
69:24	71:9
75:7	78:3
78:13	79:4
80:1*	80:11*
80:12	80:22
81:7	82:11
83:2	84:13
85:19	87:12
87:24	89:3
89:21	89:23
90:14	92:9
94:12	96:14
98:3	99:1
99:2*	99:13*
101:1	103:4
105:8*	105:18*

Start	End
113:17	114:7
118:13	118:21
119:7	119:24
123:20	124:18
127:6	127:9
127:24*	128:16*
128:17	128:19
129:23	132:25
134:5	134:9
136:24	137:6
139:10	140:14
141:12	141:25
160:5	161:11
161:17	161:20

**Eddy Cue (Apple)**  
**March 12-13, 2013**

Designations by Plaintiffs (Joint)  
 Counterdesignations by Apple have an asterisk (\*).

Start	End
10:15	10:22
13:24	14:21
19:17	20:6
22:7	22:12
31:15	32:3
40:7	40:22
46:15	47:4
47:17	48:19
51:1	51:3
51:4*	51:7*
51:10*	51:23*
56:21	58:1
59:7	61:5
61:20	62:9
65:10	65:16
68:22	69:25
70:15	70:21
78:12	78:19
83:20	84:14
85:19	87:16
92:12	93:21
94:12	94:20
95:16	96:21
97:18	98:5
102:13	102:19
103:11	103:24
104:12	105:8
105:17	106:7
107:17	108:1
109:6	109:23
114:21	115:13
119:14	123:20
125:10	125:16
126:9	126:15
127:21	131:6
132:14	133:7
134:11	137:5
138:9	139:10

Start	End
140:17	141:19
142:22	143:12
144:22	145:9
148:9*	148:13*
148:16*	148:24*
152:7	153:16
155:21	157:23
163:4	163:7
164:11	165:7
166:19	167:1
167:15	168:3
168:21	169:1
170:12	170:24
172:4	173:16
173:22	175:15
176:2	176:14
182:10	185:13
185:14*	185:21*
185:22	187:24
211:3	212:2
224:23	225:9
227:6	228:2
231:1	232:14
234:2	234:12
234:17	235:2
237:23	238:19
241:7	241:17
243:9	246:1
246:8	246:17
255:4	255:17
256:3	256:18
259:20	261:14
261:23	263:2
265:16	266:4
268:3	270:3
272:15	272:24
293:4	294:19
300:3	300:13
300:25	302:14
302:15*	302:22*
302:23	303:22
310:20	311:17
311:18*	311:22*
312:13	315:16

Start	End
324:7*	324:24*
324:25	325:24
329:13	330:2
330:8*	330:17*
330:18	334:9
336:8	336:24
337:7	339:3
342:3	343:7
344:5	345:20
349:19	352:17
353:16	353:18
353:24*	354:23*
354:25*	355:1*
355:16*	355:18*
355:20*	355:25*
356:8*	356:10*
356:14*	356:14*
357:15*	357:19*
357:21*	358:11*
359:23	360:11
362:8	363:6
363:24	364:3
364:14	364:18
365:18	365:20
367:2	367:6
370:11	371:8
371:18	371:23
379:16	381:14
382:7	382:23
385:7	385:11
385:23	387:25
390:20	391:12
391:23	392:13
393:17	394:13
397:12	398:3
398:4*	398:23*
400:1	400:14
400:15*	400:24*
401:22*	402:5*
402:7*	402:19*
402:20	403:6
403:7*	403:25*
410:15	410:25
411:1*	411:23*

Start	End
412:23	413:1
413:20	413:24
414:6	414:8
414:9*	415:22*
417:4	419:13
420:13	421:2
421:3*	421:15*
422:8	422:20
425:23	426:13
427:1	427:3
427:7	427:10
429:15	429:23
430:5	430:7
430:24	431:5
431:18	431:20
446:3	446:20

**Scott Forstall (Apple)**  
**March 15, 2013**

Designations by Plaintiffs (Joint)  
 Counterdesignations by Apple have an asterisk (\*).

Start	End
8:19	9:24
14:11	17:4
19:24	20:4
22:2	22:22
34:9	35:14
37:1*	40:18*
42:24	43:25
53:5	54:9
54:10*	59:10*
60:22	61:15
62:7	63:24
64:1	65:19
67:18	69:3
69:24	70:9
88:14	93:10
94:3	95:6
95:7*	95:8*
95:10*	95:13*
95:15*	96:8*
106:4	107:2
110:13	113:18
117:16*	117:23*
117:25*	118:13*
118:14	119:2
119:3*	119:7*
119:9*	119:21*
119:22	120:18
120:19*	121:1*
122:8*	122:13*
122:15*	122:18*
124:7	126:3
134:20	135:16
135:17*	135:20*
135:22*	136:8*
136:9	138:9
138:10*	138:25*

**Eric Gray (Apple)**  
**December 14, 2012**

Designations by Plaintiffs (Joint)  
 Counterdesignations by Apple have an asterisk (\*).

Start	End
7:17	7:20
9:6	9:10
9:20	10:18
12:16	12:17
13:16	14:8
16:6	16:10
17:12	18:8
18:17	20:22
20:23*	20:24*
21:1*	22:16*
22:22	24:4
25:24	26:14
27:24	28:13
29:8	30:12
32:7	33:4
38:7	41:2
41:21	42:17
44:11	44:23
49:15	49:21
50:14	51:5
52:14	56:23
56:24*	57:8*
57:10*	57:17*
58:16	59:16
60:13	63:17
64:7	64:17
64:23	65:4
69:12	70:25
73:3	77:4
80:12	80:17
80:24	82:6
82:25	83:7
84:7	85:10
89:1	89:11
90:14	90:17
103:2	103:13
103:21	103:25
104:8	104:12

Start	End
108:18	109:8
110:5	110:20
112:18	115:17
117:24	122:4
122:13	123:10
124:2	126:19
127:11	128:11
131:9	133:16
148:22	149:11
153:1	153:16
157:12	157:17
157:22	158:3
161:12	161:24
167:1	167:8
175:14	176:2

**Robert McDonald (Apple)**  
**December 11, 2012**

Designations by Plaintiffs (Joint)  
 Counterdesignations by Apple have an asterisk (\*).

Start	End
8:13	8:21
20:3	20:11
24:3	24:6
42:15	43:13
75:12	77:9
77:21	77:25
80:20	82:16
83:23	85:14
85:25*	86:15*
87:14*	87:25*
103:18	104:7
116:19	117:1
118:24	119:20
126:12	127:8
128:7	130:17
131:3	133:8
134:3	134:8
134:24	135:20
139:15	139:23
150:5	150:18
171:2	172:25
187:10	189:13
201:15	202:4
205:17	206:18
214:4	216:5
221:8*	221:13*
221:14	222:13
226:12	227:5
229:25	235:8
240:25	242:2
245:9	245:18
250:2	250:14
253:14	254:12
255:16	257:2

**Apple (Keith Moerer) 30(b)(6)**  
**December 13, 2012**

Designations by Plaintiffs (Joint)  
 Counterdesignations by Apple have an asterisk (\*).

Start	End
8:8	8:14
9:4	9:16
10:12	11:7
11:18	11:20
12:15	12:25
13:15	14:7
16:22	17:7
19:2	19:8
19:15*	20:8*
21:5	21:9
21:19	21:21
22:8	22:20
31:3	32:1
36:17	36:24
46:9	48:5
48:21	49:24
52:1	52:6
52:12	52:15
60:21	67:6
68:15	68:18
69:10*	69:17*
69:21*	70:13*
71:9	71:25
73:5	74:8
74:14	74:25
75:1*	75:4*
75:6*	75:21*
76:12	76:22
77:20	78:16
78:22	78:25
81:13*	81:25*
83:2	83:9
83:12	84:10
104:10	107:11
107:12*	108:1*
108:21	110:12
114:10	115:4
115:20	116:11

Start	End
116:19	117:25
118:23	119:19
121:24	123:11
123:19*	123:21*
123:25*	124:18*
129:22	132:8
143:15	145:6
146:13	147:21
154:8	154:23
157:1	158:8
161:2	162:8
163:5*	163:21*
163:22	165:24
166:1	169:25
170:1*	170:12*
176:13	178:3
178:20	179:1
183:22	184:17
191:8	194:22
200:24	201:6
204:19	208:18
210:8	211:24
213:5	214:3
214:12*	214:15*
214:19*	215:9*
219:8	219:14
220:14	220:17
220:18*	220:25*
222:2	222:12
240:11	240:21
241:11	242:8
244:7	245:23
248:21	249:3
250:4	251:6
254:12	255:25
257:6	257:9
267:4	268:10
269:15	269:21
270:7	271:16
272:8	272:23
280:15	281:12

**Keith Moerer (Apple)**  
**February 19, 2013**

Designations by Plaintiffs (Joint)  
 Counterdesignations by Apple have an asterisk (\*).

Start	End
9:3	9:8
18:11	21:8
21:18	22:20
24:3	25:6
25:21	27:14
27:23	28:3
32:10	32:19
36:2	37:2
39:24	42:13
43:1	43:24
50:23	51:12
53:19	54:18
55:14	57:11
61:20	62:10
62:25	63:4
69:18	70:2
70:10	70:23
72:6	73:11
75:13	76:1
77:20	79:13
81:12	81:20
85:7	88:3
88:20	92:6
92:11	94:4
94:11	96:7
96:14	98:3
100:2	100:25
103:22	105:12
107:8	107:19
110:14	111:11
112:10	114:1
114:2*	114:12*
116:19	119:17
120:20	122:7
122:22	123:4
124:3	124:20
124:25	125:2

Start	End
129:22	130:7
130:8*	130:25*
131:4*	131:18*
149:11	149:19
159:23	162:15
163:13	163:18
165:16	166:22
167:22	168:2
168:17	168:24
169:2	169:15
169:22	171:6
174:8	174:11
174:23	175:4
175:24	176:8
176:22	178:2
182:21	183:14
184:14	185:20
189:17	191:11
191:12*	192:9*
192:10	193:13
195:14	196:2
199:24	200:21
203:1	203:12
205:21	206:4
207:17	208:6
216:9	218:23
221:21	223:3
224:24	226:5
227:8	228:23
229:8	230:25
232:1	232:23
234:24	235:9
238:15	239:9
250:5	251:5
254:13	254:20
255:3	255:15
258:10	259:9
283:17	284:8
286:17	287:18
292:4	292:9
292:24	295:1
295:22	296:5
296:25	297:25

**Jeffrey Robbin (Apple)**  
**January 25, 2013**

Designations by Plaintiffs (Joint)  
 Counterdesignations by Apple have an asterisk (\*).

Start	End
8:23	9:3
11:15	12:21
21:2	21:7
21:16	21:25
23:20	23:22
24:4	24:8
24:24	25:5
56:9	57:21
58:6	59:4
60:23	61:10
62:17	63:14
64:13	64:20
66:1	66:23
67:2	68:22
70:13	72:8
75:7	75:21
76:14	78:1
78:15	79:7
79:20	80:17
81:15	81:20
82:9	83:20
91:13	91:17
91:25	92:19
115:13	116:5
116:13	116:21
132:13	133:2
135:6	135:20
136:8	136:14
136:18	137:1
140:7	141.12
149:23	150:6
150:20	151:21
152:5	154:6
154:22	156:23
157:7	157:22
159:15	160:1
160:6*	160:17*
162:6	164:7

**Kevin Saul (Apple)**  
**February 22, 2013**

Designations by Plaintiffs (Joint)  
 Counterdesignations by Apple have an asterisk (\*).

Start	End
8:19	8:25
18:13	18:18
22:3	22:8
22:11	24:20
27:6	27:13
30:15	30:25
33:11	33:15
37:10	37:15
38:4	38:13
38:24	39:7
40:3	40:5
40:12	40:13
40:19	41:4
43:5	43:8
43:23	44:1
45:13	45:15
47:9	47:12
48:2	48:6
48:22	48:24
49:2	49:4
52:1	52:7
52:8*	52:18*
52:19	52:22
53:20	54:16
55:5	55:22
56:3	56:14
57:10	58:8
60:17	61:3
62:12	62:25
63:8	64:9
65:7	66:23
67:15	67:21
68:14	69:2
71:18	72:5
73:9	74:3
75:11	76:3
78:19	78:24

Start	End
81:18	81:23
82:5	82:8
82:20	83:6
83:12	84:20
84:25	85:4
87:15	89:1
90:6	91:6
93:19	94:10
94:18*	95:6*
95:7	95:13
97:6	98:6
98:21*	98:25*
99:1	99:8
106:14	106:24
106:25*	107:4*
107:5	107:20
115:5	115:8
116:2	116:7
117:10	117:15
118:2*	118:5*
118:7*	118:16*
118:17	119:5
119:13	119:17
119:18*	120:4*
120:20	121:9
122:8*	122:19*
122:22*	122:23*
124:6	124:15
125:3	125:9
129:4	129:10
134:20	135:2
137:6	137:12
137:18	138:1
138:11	138:16
139:16	139:24
142:19	144:5
144:15	144:22
145:14*	145:22*
146:2*	146:8*
146:9	147:13
152:9	152:16
154:4	157:11
158:7	158:13
162:22*	163:6*

Start	End
163:7	163:16
165:4	165:17
171:21	173:2
176:10	176:17
177:12	177:15
177:22	178:11
178:23	179:11
179:19	179:25
180:20	181:6
187:18	187:20
188:11	188:20
189:11	189:21
190:12	190:24
194:16	195:7
195:16	195:20
196:6	196:9
196:13*	196:21*
196:22	197:1
198:12	199:14
201:7	201:16

**Phillip Schiller (Apple)**  
**December 20, 2012**

Designations by Plaintiffs (Joint)  
 Counterdesignations by Apple have an asterisk (\*).

Start	End
8:18	8:24
10:13	10:21
11:8	11:12
12:2	13:14
43:24	44:7
49:4	49:15
50:13	50:24
50:25*	51:1*
51:4*	51:16*
51:17	52:3
56:5	57:8
58:21	58:23
60:21	61:22
66:9	68:2
71:2	71:9
72:8	74:6
74:18*	74:22*
74:24*	77:21*
79:21*	80:2*
80:5*	81:6*
81:16	81:24
82:8	82:19
88:20	89:12
115:11	116:8
116:17	121:18
122:21*	123:2*
123:4*	126:16*
126:18*	127:1*
229:2	230:13
231:22	231:25
242:13	242:23
269:14	269:16
273:5	273:11
274:22	276:8
285:12	285:23
290:11	293:2
294:2	295:16
300:3	301:6

Start	End
305:22	306:14

**Michael Tchao (Apple)**  
**January 22, 2013**

Designations by Plaintiffs (Joint)  
 Counterdesignations by Apple have an asterisk (\*).

Start	End
8:19	8:23
12:7	12:19
19:7	19:10
20:14	22:16
31:22	32:25
40:5	41:2
41:9	41:11
41:15	42:5
42:14	42:17
42:25	43:22
45:18	46:21
47:9	48:1
52:18	52:22
60:5	61:7
62:10*	62:13*
62:15*	62:22*
62:24*	63:17*
64:23	65:2
67:13	68:8
81:2	81:14
81:17	82:4
84:15	84:25
85:10*	87:3*
87:5*	87:16*
87:19	88:7
89:25	90:4
111:16	112:3
147:20	148:2

**Alex Gigante (Penguin)**  
**April 17, 2013**

Designations by the States

Counterdesignations by Penguin have a tilde (~).

Start	End
7:17	7:20
8:13	9:2
9:21	10:15
10:25	12:6
13:15	13:21
16:5	17:3
20:22	23:17
34:5	36:7
38:7	39:6
39:23	40:4
40:5~	41:24~
53:21	56:19
59:14	60:4
62:10~	65:9~
65:22	66:6
67:8	67:18
67:19~	67:25~
69:10~	70:3~
70:4	71:17
72:22	73:5
74:4	74:7
75:9	75:22
76:17	76:21
83:21	84:13
89:8	90:6
98:15	100:11
102:22	103:20
104:16	104:19
106:2	107:23
108:3	109:6
110:4	110:8
110:24	112:24
113:4	114:19
115:7	115:13
116:11	116:19
117:21	118:4
119:3	120:17
122:21	124:2

Start	End
125:15	128:10
128:15	128:19
129:4	129:9
147:4~	148:4~
152:24	153:3
153:20	154:2
155:4~	156:8~
160:18	161:2
161:17	162:4
174:10	174:21
175:7	175:13
175:23	176:10
177:11	177:16
178:3	178:8
181:4~	181:16~
186:3	186:12
187:9	187:18
188:16	190:2
191:22	193:20
198:14	200:6
205:7	206:19
236:14	236:22
238:11	238:23

**Richard Heffernan (Penguin)**  
**March 1, 2013**

Designations by the States

Counterdesignations by Penguin have a tilde (~).

Start	End
9:9	10:11
12:22	13:3
14:9	15:15
16:13	16:14
20:13	20:19
33:16	34:10
34:14	34:18
34:22	37:2
37:23	38:22
39:8	39:11
40:6	42:4
54:5	54:8
54:19	56:24
57:6	57:23
58:10	63:9
63:12	65:4
71:3	73:8
77:3	77:18
78:14	79:4
80:5	82:2
90:12	92:16
95:7	96:15
96:16~	99:17~
101:24	103:5
108:12	110:20
111:24	112:8
112:11	117:8
117:23	119:5
120:14	121:7
121:8~	121:13~
121:14	122:23
122:24~	123:7~
123:24~	126:7~
127:11	127:23
129:4	129:18
129:19~	129:23~
130:11	131:19
132:25	133:9

Start	End
133:10~	133:15~
144:9	144:14
145:18	147:7
148:16	148:25
149:6	150:20
151:19	152:10
152:25	153:4
153:7	154:13
157:14	157:24
157:25~	158:7~
158:10	159:5
160:25~	162:25~
165:11	165:14
166:14	168:21
174:18	175:19

**John Makinson (Penguin)**  
**March 15, 2013**

Designations by Plaintiffs (Joint)  
 Counterdesignations by Penguin have a tilde (~).

Start	End
8:5	10:14
19:12	20:19
21:24~	23:19~
24:21	26:11
27:11~	28:11~
28:12	29:11
33:4~	34:4~
34:13~	37:16~
38:13~	41:16~
45:21~	47:10~
48:18~	50:15~
51:5~	53:19~
81:24~	84:15~
84:16	84:23
85:14~	87:21~
88:11	89:3
90:10~	91:12~
100:10	102:9
102:10~	103:12~
104:21	105:4
127:7	128:23
136:17	138:4
138:5~	138:13~
139:7	141:2
141:3~	141:16~
144:25	145:6
154:19	157:25
158:2~	158:23~
158:24	159:15
160:10~	161:4~
162:3~	164:19~
165:17	168:7
168:12	168:25
169:21	171:23
172:8	173:19
173:21~	174:5~
174:6	174:13

Start	End
174:14~	174:19~
176:17	177:17
178:25~	180:8~
180:9	182:4
194:4	195:8
195:9~	198:9~
198:16~	199:17~
200:24	205:23
205:24~	211:2~
212:5~	212:10~
212:11	212:23
214:14	214:19
215:15	218:22
220:14	222:2
222:3~	222:7~
223:14~	224:16~
222:21	223:13
226:8~	228:22~
228:23	229:7
229:8~	230:10~
230:24	232:15
232:22	233:7
233:8~	233:19~
233:20	234:2
234:12	234:22
234:23~	237:5~
237:6	237:17
237:18~	240:10~
240:11	241:21
241:22~	242:8~
244:12~	247:7~
253:16	253:25
257:19	259:12
260:11	263:8
263:16~	265:13~
265:14	265:21
265:22~	266:6~
267:12~	268:18~
271:14	272:21
273:20	274:8
276:7	277:10
277:11~	277:23~
279:20	280:21
280:22~	280:24~

Start	End
280:25	282:24
282:25~	284:10~
284:17	286:20
289:17	292:15
297:13	297:25
298:17	300:16
301:19	302:23
304:15	305:7
305:8~	306:2~
306:24	307:13
308:2	308:10
310:18	313:13
314:2	314:18
315:4	316:5
316:6~	317:9~
324:12	327:10
327:11~	327:16~
334:20~	335:9~
336:7~	336:21~
337:2	337:12
337:16~	338:12~
338:17	339:7
340:14~	341:8~
345:17	347:8
347:9~	347:25~
351:13	352:12
352:13~	353:13~
354:13	355:3
359:4	359:17
378:19	379:25
381:9	382:21
382:22~	383:11~
383:12	385:11
385:12~	385:15~
387:9~	387:22~
388:14~	388:18~
391:11	393:8
393:9~	395:2~
395:11~	397:9~
402:24	410:24
410:25~	411:8~
412:15	413:13
413:14~	413:19~

**Penguin (Tim McCall) 30(b)(6)**  
**November 30, 2012**

Designations by the States

Counterdesignations by Penguin have a tilde (~).

Start	End
12:20	13:5
14:13	15:19
18:7	18:24
19:6	19:22
21:6	21:24
23:6	23:18
25:24	26:17
27:20	28:18
29:16	30:11
31:12	32:22
55:19	56:21
59:20~	73:24~
74:13	75:25
77:10	77:24
79:22	80:2
80:23	84:13
86:24	88:5
88:6~	88:17~
88:24~	89:12~
91:20	92:14
93:7	93:17
95:17	97:11
99:13	101:8
103:8	104:6
104:14	105:4
105:19	106:12
106:13~	109:15~
109:22	111:13
113:8	115:5
117:15~	118:4~
118:5	118:11
118:12~	118:17~
121:9~	121:18~
121:19	122:8
125:2	126:24
126:25~	127:15~
128:25	129:7

Start	End
129:8~	129:13~
131:16	132:5
134:19	135:11
139:16~	140:5~
145:23	146:9
147:12	150:4
150:5~	150:19~
152:3	152:16
153:3	153:8
162:8	162:19
168:22	171:25
174:8	175:18
178:23	179:9
186:11	186:24
187:18	188:7
188:14	189:9
201:16~	202:4~
204:22	205:23
208:13	209:21
210:2~	211:19~
216:8~	217:13~
218:9~	219:5~
226:16~	227:15~
227:23	229:25
233:2	235:25
237:16	239:8
244:18	245:2
246:16	247:16
248:7	248:19
249:4	249:22
252:9	253:15
280:8	282:6
287:25	288:25
292:16	294:2
313:19~	316:17~

**Timothy McCall (Penguin)**  
**January 30, 2013**

Designations by the States

Counterdesignations by Penguin have a tilde (~).

Start	End
8:4	8:6
8:25	9:15
11:19~	14:24~
14:25	16:8
20:23	21:12
21:24	23:21
23:22~	24:7~
24:18	26:22
28:2	29:15
30:6	30:18
32:23	33:21
34:10	35:18
35:24~	36:15~
36:19	38:7
38:8~	39:11~
40:14	41:5
41:21	41:25
42:6	43:21
44:15	45:13
46:21	47:7
47:8~	47:21~
47:22	58:6
58:7~	58:9~
60:13	61:2
61:20	61:25
62:23~	63:10~
64:15	65:10
65:19	70:4
72:4	72:23
75:9	76:2
76:12~	76:23~
76:24	77:4
85:4	87:23
90:24	94:12
96:23	97:19
100:13~	100:18~
101:9	102:21
104:21	106:6

Start	End
106:7~	106:16~
113:6	114:11
119:11	119:21
120:14~	121:3~
121:7	127:20
137:13	139:14
151:3	153:14
154:18	155:5
155:12	156:10
176:14~	177:23~
177:24	179:6
179:24	180:16
183:11	184:25
186:7	186:23
191:21~	192:20~
192:21	195:5
196:15	198:4
201:24	203:15
204:14	205:5
205:6~	205:13~
205:14	206:7
206:8~	207:8~
207:14	209:23
210:21	212:22
215:19	216:12
216:18	216:21
217:5	217:25
218:22	219:24
221:4	222:3
222:11~	223:4~
239:20	240:21
241:22	243:18
244:13	248:23
251:3	252:6
284:3	287:5
288:21	289:8

**David Shanks (Penguin)**  
**March 20, 2013**

Designations by the States

Counterdesignations by Penguin have a tilde (~).

Start	End
7:14	8:11
10:13	12:14
12:25	14:13
15:7	21:15
22:21	23:20
24:12	25:17
25:23	27:2
27:13~	27:24~
29:11~	31:10~
31:11	32:5
34:9	38:11
49:5	49:7
50:7	52:13
54:13	57:17
58:6	62:21
64:4	65:7
65:19	66:12
75:4	75:7
76:3	76:25
78:7	78:22
80:20	80:24
88:12	89:4
111:4	111:6
120:18	123:12
126:13	126:18
127:10	127:14
128:17	132:22
136:8	136:19
140:3	141:14
142:2	142:20
143:21	145:20
146:11	150:19
150:22	151:6
154:8	157:12
158:12	158:16
168:14	169:25

Start	End
170:20	171:14
172:14	172:19
173:11	173:21
175:7	178:22
179:8	179:25
181:3	181:16
181:23	183:6
184:14	184:23
185:20	186:17
188:7	191:7
192:6	198:9
199:22	201:22
203:11	208:9
208:22	210:14
211:2	211:21
212:8	213:9
215:24	217:17
218:9	218:21
219:7	221:20
222:22	224:5
224:25	225:3
225:21	227:23
228:10	231:2
232:14	233:7
233:20~	234:19~
237:3	239:5
239:14	240:14
240:18	240:21
241:13	242:3
244:18	244:24
248:22	251:8
252:5	252:11
253:9	253:14
259:15	263:19
265:11	268:23
270:7	271:3
271:22	272:18
272:23	273:3
273:25	276:18
277:7	278:19
279:13	280:6
280:21	281:2
284:5	287:4
288:11	289:14

Start	End
290:15	291:6
291:14	291:18
292:11	298:18

**David Shanks (Penguin)**  
**December 17, 2010**

Designations by the States

Counterdesignations by Penguin have a tilde (~).

Start	End
8:13	8:15
9:25	10:4
10:13	11:19
11:24	12:14
14:17	14:21
16:3	16:23
17:7	17:10
19:13	30:25
37:3	45:3
45:4~	46:6~
51:22	52:18
54:7	57:17
59:8	61:11
63:9	63:20
64:6	66:6
66:16	67:11
69:7	72:2
72:15	73:24
74:21	75:7
77:16~	78:25~
79:14	80:4
80:10	81:13
82:22	86:24
87:10~	88:17~
88:18	88:22
91:5	91:25
92:2~	93:2~
93:3	93:7
93:16	93:18
93:19~	93:24~
94:25	96:17
99:25	100:15
104:15	104:20
104:21~	105:17~
105:18	108:6
114:11	117:21
125:8	125:14
125:18	125:21

Start	End
126:2	126:6
126:13	128:24
132:2	135:9
136:3	136:8
139:6	140:24
141:4	141:9
145:2	145:24
160:6	160:11
162:20	163:10
167:25	168:6

**Penguin (David Shanks) 30(b)(6)**  
**March 21, 2013**

Designations by the States

Counterdesignations by Penguin have a tilde (~).

Start	End
7:8	9:13
16:19	16:22
17:12	17:25
22:5	22:12
23:4	24:4
24:16	25:11
25:12~	25:21~
25:22	26:19
32:16	33:10
33:24	35:6
92:3	93:22
94:18~	98:23~
105:10	111:11
115:14	116:11
116:24	117:12
119:4	121:15
123:11	124:14
126:8	133:5
134:2	135:15
147:7	148:5
148:16	152:18
155:6	156:5
158:5	162:24
171:16	173:25
176:21	178:4
179:4	179:6
179:14	180:20
182:10	182:25
185:24	186:23
189:12	192:5
192:19	193:5
193:20	196:2
197:2	200:16
207:21~	209:9~

**Genevieve Shore (Penguin)**  
**December 5, 2012**

Designations by the States

Counterdesignations by Penguin have a tilde (~).

Start	End
18:19	18:25
19:14	19:21
21:16	23:14
23:22~	26:11~
26:12	27:20
31:4~	32:10~
34:17	35:11
37:20	40:6
40:15	42:4
42:5~	42:17~
42:18	43:13
44:25	45:5
45:14	45:21
46:11~	47:13~
50:25	51:6
51:21	52:19
54:23	55:15
56:22	57:8
63:3~	64:21~
64:22	65:3
66:11	67:5
69:13	70:23
72:21	76:11
76:22~	78:8~
83:5	90:14
90:15~	92:18~
92:19	92:23
92:24~	93:23~
107:11~	113:25~
117:10~	119:19~
125:21	127:22
127:23~	131:18~
133:15	135:7
135:8~	137:8~
145:20	147:12
147:13~	148:13~
150:9	150:22

150:23~	154:3~
158:5	158:8
166:24	167:9
168:23	170:2
170:3~	174:15~
174:16	175:6
175:7~	176:15~
176:16	176:19
176:20~	177:5~
177:10~	177:25~
182:2~	188:3~
193:5	194:7
194:21	195:21
196:6	196:19
196:20~	197:11~
197:12	197:23
197:24~	199:25~
200:12	202:8
202:9~	204:24~
204:25	205:15
205:16~	206:6~
218:2	218:16
219:19~	220:19~
220:20	221:4
221:10	221:18
222:2	223:2
223:3~	225:8~
227:6	229:11
229:12~	230:16~
231:17~	232:16~
234:6	235:7
236:20	236:24
236:25~	237:11~
265:12	265:23
271:19	272:5
272:9~	272:13~
273:18	274:11
274:12~	274:18~
275:16~	276:4~
277:24~	278:11~
278:12	278:25
279:2~	279:15~
282:2	282:5
282:8	282:19
287:13	288:10

289:9	290:4
292:8	292:12
293:2	293:14
293:15~	294:5~
294:6	294:12
299:18	300:20
304:2	304:17
305:13	307:15
324:9	324:22
325:19	327:4
328:9	328:20
339:18	339:25
343:9	343:12
343:16	344:2
351:19	352:6
352:7~	352:17~
352:18	353:7
353:8~	354:25~
356:16~	356:20~
365:12	366:9
366:10~	366:16~
368:4	368:21
374:16	375:13
377:6~	377:20~
378:12~	379:3~

**Coram Williams (Penguin)**  
**February 12, 2013**

Designations by the States

Counterdesignations by Penguin have a tilde (~).

Start	End
22:5	22:19
27:20	28:2
30:11	30:14
48:2	51:8
55:6	55:22
57:13	58:3
60:6	60:8
61:16	62:9
63:3	64:3
66:9	68:6
72:2	72:8
72:9~	73:2~
74:7~	75:3~
87:9	87:19
99:25	100:20
101:2	101:9
110:19	110:22
111:5	111:15
118:5	118:9
125:18	126:3
128:21	130:6
134:3~	135:12~
136:4	137:13
138:8	138:15
139:15	140:4
140:10	140:25
141:13	142:12
142:13~	142:25~
150:20	152:24
153:11~	153:25~
158:11~	159:10~
159:11	159:24
159:25~	160:14~
163:21	164:8
164:23	164:25
165:7	166:4
167:13	167:16
170:8	170:14

Start	End
172:6	172:20
172:21~	173:11~
181:2	182:20
185:17	186:4
189:7	189:10
189:19	190:16
191:14	192:7
202:4	203:2
218:7	220:22
222:15	230:10

**Fritz Foy (Macmillan)**  
**November 28, 2012**

Designations by Plaintiffs (Joint) (yellow) and Apple (pink)

Counterdesignations by Apple have an asterisk (\*).

Counterdesignations by Penguin have a tilde (~).

Counterdesignations by Plaintiffs have a plus sign (+).

Start	End
12:25	13:14
15:11	15:13
15:17	15:18
16:5	16:15
17:17	17:23
20:16	21:4
22:16	23:15
24:12	26:13
38:21	39:21
41:21	42:23
49:2	50:22
52:13	55:21
56:3	56:22
57:21	58:4
58:5*	58:7*
58:8	59:12
59:19	60:9
60:10~	61:8~
60:10+	61:8+
60:10*	60:14*
60:17*	61:24*
61:9	61:24
73:4	73:14
74:5	74:18
76:8	77:8
78:11	79:23
91:25	92:16
92:21	94:13
112:12	112:23
114:6	114:12
116:11	116:23
117:20	118:7
119:2	119:17
130:9	131:12
131:14	132:13
135:4	136:4

Start	End
136:15*	137:2*
137:3	137:11
137:15	139:24
141:12	142:10
145:23	147:8
167:25	168:8
177:5	178:7
188:4	188:10
188:20	189:16
189:24	190:5
190:6~	190:9~
190:12~	190:19~
192:19	196:9
196:10~	197:3~
197:12~	197:21~
198:14	199:8
199:24	201:4
201:22	203:11
204:5	204:18
205:3*	205:8*
207:2	207:18
207:19~	208:9~
209:19	210:23
213:22	214:16
217:18	217:21
218:2	219:11
221:13	221:21
222:4	224:11
226:15	227:13
228:6	228:11
229:3	229:5
241:23	242:13
242:24	243:9
245:3	246:10
247:11	247:20
247:18	247:23
248:2	248:18
248:19	250:20
250:25	251:17
252:8	252:19
253:2	253:5
253:16	254:21
255:10	255:24
257:25	258:10

Start	End
259:7	259:14
262:6	262:17
263:9	263:14
263:18	265:3
265:4*	265:20*
265:21	266:18
267:19	268:4
295:24	297:25
298:9	298:14
298:25	299:3
300:25	301:12
301:24	302:5
303:23	304:9
305:6	305:13
305:19	306:2
306:10	308:12
312:7	313:12
313:20	313:23
318:13*	319:11*
318:18~	319:11~
320:7	320:17
320:18+	321:7+
321:8	322:16
322:8*	322:16 *
322:17+	323:3+
326:11	328:4
328:5*	328:12*
328:5~	328:12~
328:13	328:21
329:3~	329:10~
330:6	330:17
330:10~	330:16~
331:25	332:11
340:13	342:5
352:11	352:18

**Tim Hely-Hutchinson (Hachette)**  
**March 18, 2013**

Designations by Plaintiffs (Joint) (yellow) and Penguin (green)  
 Counterdesignations by Penguin have a tilde (~).  
 Counterdesignations by Plaintiffs have a plus sign (+).

Start	End
8:12	8:16
8:20	8:23
11:13	12:6
11:13	11:18
12:15	13:12
14:7	17:17
20:24	21:18
23:21	25:7
27:25	29:2
29:14	31:8
29:14	31:8
31:19	33:14
32:12	35:10
34:12	35:10
39:19	44:9
39:19	45:21
45:22	47:18
46:10	46:21
48:22	49:19
49:20	54:10
54:11	56:22
58:20	59:3
61:7	61:22
75:5	75:17
77:14~	80:2~
80:8~	80:14~
88:11	90:4
91:23	93:9
94:25	97:8
98:17	99:12
99:17	100:12
100:23	106:14
100:25	101:10
104:19	105:24
106:15+	107:17+
109:12	109:23

Start	End
111:22	112:15
112:16+	113:9+
113:22+	114:12+
114:13	115:9
116:2+	116:10+
118:23+	120:7+
122:12	123:9
123:10+	123:22+
131:13	133:20
134:19	135:16
141:6~	142:17~
147:6	148:9
150:2	150:19
151:23	152:9
153:3	159:23
160:4	160:9
161:4	164:21
167:21	170:8
171:15	181:8
198:3	199:18
221:20~	221:25~

**Arnaud Nourry (Hachette)**  
**April 12, 2013**

Designations by Plaintiffs (Joint) (yellow) and Apple (pink).

Counterdesignations by Apple have an asterisk (\*)

Counterdesignations by Plaintiffs have a plus sign (+).

Counterdesignations by Penguin have a tilde (~).

Start	End
13:12	13:18
17:9	18:2
18:20	18:22
19:6	19:10
19:18	19:18
19:20	20:9
21:10	24:18
21:22	24:18
25:12	26:5
26:6	26:7
26:9	26:9
26:11	26:14
26:16	26:23
27:21	27:25
28:23	29:9
29:13	29:18
30:17	31:22
32:24	33:11
33:13	33:15
33:17	33:19
33:21	35:9
35:17	35:24
37:25+	38:5+
39:24+	40:17+
41:3	41:9
41:11	41:12
41:14	41:21
42:10	42:20
43:4	44:16
45:9	47:3
47:9	47:24
48:19	49:15
51:11	51:21
52:10	53:13
54:3	54:12
55:6	55:21

Start	End
56:12	58:7
60:3	60:20
61:2	61:25
75:22	76:8
77:20	78:25
79:2~	81:5~
79:18+	80:14+
80:16	80:17
80:19	81:4
81:6	81:25
82:17	84:4
85:21	86:16
90:6	91:22
92:18	93:5
93:14	93:20
94:12	94:16
95:6	98:10
99:12	99:17
100:17	101:14
102:25	104:13
112:9	112:14
113:8	113:9
113:23	116:14
118:4	119:13
120:2	120:20
123:22	124:3
124:9	125:20
129:9	129:12
129:14	129:22
137:4	137:8
137:14	137:17
140:5	141:14
142:22	144:15
142:22	145:19
145:21	146:7
147:19	149:7
149:15	150:14
151:3	152:5
152:14	153:9
153:24	156:15
156:21	157:12
159:7	161:9
162:18	163:14
164:3	164:17

Start	End
165:9	165:21
166:21	167:6
167:13	168:10
168:18	171:18
172:23	174:10
174:12*	174:25*
175:2	176:5
176:13	177:14
178:11	178:24
179:11	180:4
182:4	182:8
182:22	183:18
183:21*	186:6*
186:11	188:15
190:9	191:14
192:2	194:5
194:21	195:7
196:7	196:14
199:19	199:23
200:4	202:3
202:5*	202:15*
202:17*	202:17*
202:19	203:21
203:24	204:6
204:17	205:2
206:5	207:6
209:24	211:16
212:8	213:5
221:7	221:8
227:25+	228:2+
227:21	227:24
228:3	229:6
231:16	232:14
233:3	233:20

**David Young (Hachette)**  
**March 8, 2013**

Designations by Plaintiffs (Joint)  
 Counterdesignations by Apple have an asterisk (\*).

Start	End
12:8	12:15
12:21	13:18
13:24	14:10
14:19	15:5
27:8	30:16
31:7	32:16
35:12	35:14
35:24	36:15
37:8	38:5
38:18	39:23
44:13	45:25
51:5	51:23
52:24*	53:3*
53:5*	53:22*
53:24*	54:16*
54:18*	55:13*
57:4	57:11
61:5*	61:7*
61:9*	61:24*
68:5	68:12
80:24	81:11
83:3	83:25
84:4	85:6
87:4	89:5
99:22	101:17
101:18*	101:19*
101:21*	102:4*
102:6*	102:20*
103:18	104:10
105:9	105:18
105:19*	105:24*
105:25	106:21
106:22*	106:24*
107:2*	107:7*
107:9*	107:12*
107:14	108:12
108:20	109:5

Start	End
110:4	111:21
114:10	116:21
118:4	118:14
120:19	121:24
124:3	124:21
132:8	133:13
133:14*	133:19*
133:21*	133:25*
134:3	134:15
136:16	137:19
143:25	144:24
145:25	147:11
147:17	151:22
152:22	153:15
156:10	158:3
160:21	160:25
163:15	165:21
166:6	167:6
169:3	170:5
173:18	175:9
177:4	179:17
180:15	185:4
187:3	188:8
188:9*	189:13*
189:15*	189:20*
189:22*	190:3*
192:6*	192:21*
192:23*	193:25*
194:12	196:21
206:19	207:4
207:15	208:4
208:5*	208:7*
208:8	209:11
209:12*	209:15*
209:16	209:24
210:2*	210:6*
210:7	210:11
211:3	211:9
211:10*	211:20*
211:22*	212:9*
212:15	213:9
213:10*	213:18*
213:20*	214:11*
214:12	214:17

Start	End
215:7	216:8
216:9*	218:3*
218:18*	218:24*
219:2*	219:3*
219:5	219:20
220:2	221:3
222:5	223:19
224:8	225:21
226:10	228:16
232:15	232:23
233:6	234:3

**Russell Grandinetti (Amazon)**  
**January 28, 2013**

Designations by Apple (pink) and Penguin (green)  
 Counterdesignations by Plaintiffs have a plus sign (+).

Start	End
16:15	17:4
33:9	34:2
34:20	34:24
49:19	49:21
49:22+	50:10+
64:5	64:5
66:6	66:13
67:24	69:23
69:24+	70:25+
71:15	71:15
71:15	71:15
71:18	71:22
72:16	73:3
74:3	74:13
74:24	78:4
75:23	76:7
76:9	77:3
77:5	77:9
77:11	77:12
78:5	78:8
78:10	78:11
78:13	78:22
78:13	78:22
80:4+	80:16+
96:17	97:7
97:19	99:7
99:10	99:10
101:12	101:24
104:11	104:11
105:5	105:19
105:20+	106:5+
109:3	109:22
110:7	110:25
115:7	115:10
115:12	116:5
117:13	117:16
117:23	118:11
118:13	118:23

Start	End
119:2	119:16
122:3	122:3
122:6	123:4
123:7	123:16
125:10+	125:13+
126:4+	126:14+
137:6	137:9
137:10+	137:11+
137:12	137:21
137:22+	137:22+
137:23	138:7
138:8+	138:9+
139:23	140:4
140:5+	140:6+
140:7	140:8
140:9+	140:18+
141:8	141:11
141:12+	141:12+
141:13	141:15
147:16	147:21
147:22+	148:6+
149:5+	149:12+
150:6+	150:11+
150:12	150:15
150:17	151:5
152:20	152:23
152:24+	152:24+
152:25	153:11
153:12+	153:12+
153:13	153:18
154:4	154:5
154:6+	154:6+
154:7	154:10
154:11+	155:3+
156:8	156:8
156:15+	156:21+
156:22	157:14
158:13+	159:12+
166:10	166:19
172:7	172:22
174:4	174:15
175:25	178:21
175:25	176:7
181:2+	181:15+

Start	End
182:22	183:3
184:15	186:4
184:22	186:4
187:25	189:25
191:20+	192:14+
193:12+	193:16+
193:17	194:7
194:8+	194:23+
194:24	195:16
200:4	200:11
200:12+	200:12+
200:13	200:14
200:22	201:9
203:11	203:16
203:17+	203:21+
203:22	204:3
207:21+	207:25+
208:2	208:12
214:20	215:4
214:20	214:20
217:9	217:12
219:9	219:15
219:22	219:23
219:25	220:5
221:12+	221:17+
221:18	221:23
221:24+	221:25+
222:2	224:6
222:2	226:25
224:24	225:3
225:5	225:12
225:15	225:15
225:18	226:5
226:9	226:14
226:20	226:25
227:19	227:22
228:7	228:9
228:4	228:4
228:7	228:9
228:10+	228:15+
228:16	228:22
230:16	230:16
230:25	231:5
231:6+	231:9+

Start	End
231:10	231:12
233:5	233:10
235:10	235:24
238:11	238:20
238:22	239:4
239:6	240:10
240:12	240:13
240:14+	240:20+
241:9	241:10
241:12	241:16
242:5	242:7
242:8+	242:8+
242:9	242:11
253:9	254:13
254:22	254:25
265:3+	265:13+
265:14	265:18
265:23	266:2
266:3+	266:7+
266:8	266:16
266:17+	266:23+
268:7	268:11
268:13	268:15
268:17	269:18
281:10	281:12
281:13+	281:13+
281:14	281:14
282:4	284:22
282:10	282:16
284:5	284:15
284:17	284:21
287:19+	288:20+
289:5	289:21
289:22+	291:7+
301:6	301:8
301:11	301:12
301:14	302:4
303:7	303:12
303:13+	303:16+
304:3+	304:14+
309:7	309:11
309:13	309:14
309:16	309:20
313:10	313:12

Start	End
313:14	313:16
323:5	326:3
323:7	323:8
323:19	323:23
325:7	326:3
326:14+	327:4+
327:15+	327:23+

**David Naggar (Amazon)**  
**January 30, 2013**

Designations by Apple (pink) and Penguin (green)  
 Counterdesignations by Plaintiffs have a plus sign (+).

Start	End
13:3	13:7
31:9 +	31:13 +
31:14	31:17
31:18 +	32:7 +
37:20	37:23
37:25	37:25
38:3	38:7
38:17 +	39:5 +
43:9	43:14
43:15 +	43:15 +
43:16	43:19
44:2 +	44:7 +
44:22	44:24
45:3	45:6
45:8	45:10
45:11 +	45:11 +
45:12	45:17
60:5	60:16
60:17 +	60:23 +
70:9 +	71:16 +
73:13 +	74:7 +
75:22	75:24
76:2	76:5
76:7	76:7
79:16	79:17
79:19	79:20
80:3	80:4
80:6	80:7
80:10 +	80:16 +
81:25	82:5
82:13	83:16
83:17 +	83:21 +
83:22	85:2
85:3 +	85:8 +
85:9	86:6
86:13 +	86:19 +
86:25	87:15
87:16 +	87:20 +

Start	End
87:21	87:25
88:5 +	88:9 +
90:18 +	90:24 +
94:2 +	94:7 +
94:11 +	95:12 +
96:18 +	96:25 +
97:17 +	98:12 +
98:19	99:12
99:13 +	99:17 +
99:18	99:24
101:2	101:14
101:15 +	101:22 +
110:3 +	110:12 +
118:7 +	118:20 +
118:21	118:23
118:25	119:3
132:2	132:9
133:15	134:9
134:10 +	134:13 +
137:13	137:22
139:9	140:6
140:18	141:6
141:19	141:24
144:17	144:17
145:22	145:25
147:3 +	148:3 +
148:4	148:17
148:19	148:19
149:5	149:5
149:5	149:5
149:9	149:17
149:11	149:14
149:17	149:17
149:24	151:7
151:3	153:17
151:14	152:11
152:13	152:14
152:16	152:18
152:21	153:6
154:9	154:9
154:11	154:15
154:23	155:5
155:6 +	155:11 +
155:12	155:20

Start	End
155:22	155:24
156:2	156:4
156:5 +	156:5 +
156:6	157:5
157:7	157:7
158:4	158:4
158:4	158:4
158:9	158:23
158:10	159:2
159:3	159:8
160:7	160:7
160:7	160:7
160:21	161:3
160:21	160:25
161:18	163:19
164:3	164:5
164:7	164:9
164:12	164:13
167:23	168:2
168:4	168:4
168:5 +	168:14 +
168:22 +	170:6 +
171:16	171:19
171:21	172:5
172:24	173:7
173:8 +	173:19 +
175:18	176:5
176:11	176:15
176:17	176:23
176:24 +	176:25 +
177:2	177:6
177:8	177:19
177:25	178:6
178:10	178:13
178:18	178:21
178:24	179:19
179:24	180:8
180:11	180:18
183:25 +	184:8 +
184:11	184:11
186:4	186:21
187:9	187:15
188:13	189:15
189:17	189:19

Start	End
190:17	191:7
191:8 +	191:10 +
192:2	192:2
192:2	192:2
192:6	192:16
192:17 +	192:18 +
193:12	193:19
193:15	193:19
195:3	198:20
196:23	197:3
197:7	197:7
197:9	197:15
199:4	199:4
200:15	200:22
200:24	201:4
201:8	202:18
211:19	211:25
223:12	223:17
223:23	224:7
229:7	229:10
229:12	229:12
235:10 +	235:14 +
235:15	235:18
237:12	237:20
237:22	237:22
237:23 +	238:6 +
238:7	238:14
238:15 +	238:20 +
239:8	239:18
240:20 +	241:7 +
241:20	241:21
241:23	242:2
242:6	242:6
242:8	242:13
244:5	244:9
244:12	244:13
251:14	251:17
251:23	252:5
254:24	255:3
256:14 +	256:20 +
256:21	256:25
258:17	259:17
259:18 +	259:24 +
259:25	260:9

Start	End
262:4 +	263:7 +
265:4 +	268:4 +

**Dr. Orley Ashenfelter (States' Expert Witness)**  
**March 29, 2013**

Designations by Penguin

Start	End
9:3	9:6
19:23	20:5
20:14	21:9
24:20	25:9
26:5	26:19
27:20	28:25
29:9	30:21
33:9	35:8
37:9	37:14
41:22	42:6
43:11	43:22
44:13	45:16
48:9	48:22
49:4	50:2
50:11	51:2
51:11	51:20
53:11	53:24
56:13	56:24
57:6	58:2
62:8	62:21
63:15	64:12
64:20	65:19
67:7	67:12
72:11	73:7
84:6	84:13
86:25	87:9
92:6	92:25
93:15	93:22
98:12	99:13
102:5	104:6
105:24	106:8
109:5	109:15
110:15	111:21
112:19	112:24
113:20	114:8
116:17	118:3
121:20	123:3

Start	End
123:22	124:7
124:24	125:14
130:23	133:11
139:2	141:12
144:13	145:20
146:22	151:9
151:25	154:14
155:8	158:18
160:11	161:19
162:19	164:7

**Dr. Jonathan Baker (States' Expert Witness)**  
**April 3, 2013**

Designations by Penguin

Start	End
14:18	15:10
18:4	18:8
18:12	18:22
19:3	19:11
20:6	20:14
20:16	21:8
21:21	22:6
22:25	23:6
24:2	24:10
25:2	25:24
27:9	27:18
28:22	28:25
29:9	29:15
29:17	29:22
35:10	36:3
41:9	41:14
41:21	42:5
42:7	46:18
47:16	49:14
50:9	50:12
51:2	51:18
59:5	59:22
70:24	72:5
72:9	74:10
74:22	75:7
75:16	76:3
76:13	76:17
78:13	78:18
80:8	81:16
81:24	82:25
83:23	84:22
85:14	85:23
86:10	86:17
87:5	87:8
87:23	87:24
90:18	92:16
93:14	93:22

Start	End
97:9	99:18
100:18	101:21
103:17	105:5
105:8	105:10
107:18	107:25
108:3	108:5
108:20	109:16
110:6	110:12
110:24	112:7
113:23	115:2
121:6	122:3
124:10	125:8
125:18	127:6
127:15	128:19
129:3	129:10
130:3	130:21
131:12	131:23
132:3	132:14
135:5	135:18
138:11	139:2
141:25	144:2
145:3	145:9
145:11	145:16
145:18	146:5
147:5	147:19
148:17	149:16
150:12	151:6
156:19	157:14
158:12	159:9
160:10	160:16
161:12	165:25
166:19	167:3
167:19	168:6
176:9	176:14
176:16	177:21
179:14	181:8
183:7	184:19
185:8	185:22
186:9	187:22
189:14	189:24
192:14	192:21
198:14	200:5
200:14	200:21
202:21	203:25

Start	End
204:21	206:21
215:22	217:15
217:24	218:3
218:8	218:25
219:9	219:12
219:23	225:12
225:18	231:9
231:20	232:2
233:5	235:2
235:11	235:21
239:21	239:23
240:12	243:6
243:25	244:16
245:6	246:23
247:9	248:6
248:19	249:2
249:19	249:25
250:3	251:24
252:3	253:21
254:9	255:4
255:6	256:2
256:14	257:20
259:2	259:15
262:16	263:4
263:16	265:19
267:3	267:21
268:16	269:6
272:19	273:2
274:15	274:22
279:20	280:12
281:6	281:19
283:11	284:7
284:23	287:8
289:5	292:2