

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

Apple Inc v. Samsung Electronics Co., Samsung Electronics America, and
Samsung Telecommunications America, 11-CV-01846-LHK

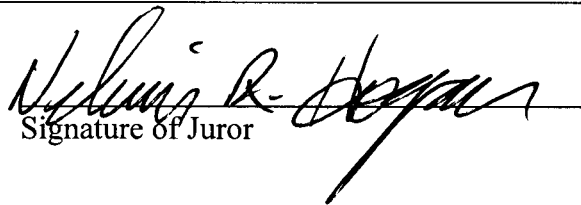
NOTE FROM THE JURY DURING DELIBERATIONS

Note No. 1

The Jury has the following question:

Please let the jury know of the
inconsistencies we are supposed to
deliberate on.

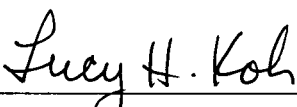
Date: 8/24/12
Time: 5:15pm


Signature of Juror

Response from the Court:

Please see attached.

Date: 8/24/12
Time: 5:41PM


Lucy H. Koh
United States District Judge

Response from the Court to Jury Note No. 1

Date: August 24, 2012

Time:

The jury found the following as to the Galaxy Tab 10.1 (4G LTE) (JX 1038):

- Question 8. STA did not infringe the D'889 Patent
- Question 9. SEC did not induce STA to infringe the D'889 Patent
- Question 13. iPad/iPad 2 trade dress not protectable
- Question 14. iPad/iPad 2 trade dress not famous
- Question 23. \$219, 694 in damages

The jury found the following as to the Intercept (JX 1009):

- Question 2. No infringement by SEC or STA of '915 Patent
- Question 3. No infringement by SEC or STA of '163 Patent
- Question 4. SEC induced STA to infringe the '915 Patent
- Question 23. \$2,242,013 in damages

Please review Final Jury Instruction No. 58 Utility and Design Patents—Inducing Patent Infringement.

8/24/12
5:41 PM

Lucy H. Koh