

The Court has reviewed the Parties' Joint Motion to Regarding Order of Parties at Trial and Asserted Patent Claims, and finding good cause appearing therefor, the Court GRANTS the motion and ORDERS that:

- 1. Wi-LAN Inc. is designated as Plaintiff for trial. The parties shall caption all pleadings as *Wi-LAN Inc. v. Apple Inc.*, 3:14-cv-1507-DMS-BLM. However, filings shall continue to be made in *Apple Inc. v. Wi-LAN Inc.*, 3:14-cv-2235-DMS-BLM which is designated as the lead case.
- 2. Not later than June 1, 2018, Wi-LAN shall serve a preliminary election of asserted claims for trial, which shall assert no more than a total of 20 claims.
- 3. Upon this Court resolving the pending summary judgment motions, motions to exclude, Wi-LAN's motion to strike Apple's invalidity reports, and Apple's motion to strike Wi-LAN's infringement reports (Dkt. Nos. 304, 315, 321, 328, 330, 333), Wi-LAN shall have seven (7) days to serve a supplement election of asserted claims for trial, which shall assert no more than a total of 10 of the 20 claims identified on June 1, 2018.
- 4. The parties are ordered not to refer to Wi-LAN's election of claims to the jury at trial.

IT IS SO ORDERED.

Dated: May 30, 2018

Hon. Dana M. Sabraw United States District Judge