

Ex. PGS 1013

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

WESTERNGECO L.L.C.,

Plaintiff,

v.

ION GEOPHYSICAL CORPORATION,

Defendant.

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CIVIL ACTION NO. 4:09-cv-1827

Judge Keith P. Ellison

VERDICT FORM

QUESTION 1 – INFRINGEMENT UNDER 35 U.S.C. § 271(f)(1)

Did WesternGeo prove by a preponderance of the evidence that ION infringed any of the patent claims listed below pursuant to Section 271(f)(1)?

Answer “Yes” or “No” for each of the listed claims in the spaces provided below.

‘520 Patent:

Claim 19: YES

Claim 23: YES

‘967 Patent:

Claim 15: YES

‘607 Patent:

Claim 15: YES

‘038 Patent:

Claim 14: YES

QUESTION 2 – INFRINGEMENT UNDER 35 U.S.C. § 271(f)(2)

Did WesternGeco prove by a preponderance of the evidence that ION infringed any of the patent claims listed below pursuant to Section 271(f)(2)?

Answer “Yes” or “No” for each of the listed claims in the spaces provided.

‘520 Patent:

Claim 18: YES

Claim 19: YES

Claim 23: YES

‘967 Patent:

Claim 15: YES

‘607 Patent:

Claim 15: YES

‘038 Patent:

Claim 14: YES

QUESTION 3 – INVALIDITY

(A) '520 PATENT

Anticipation of the '520 Patent

Did ION prove by clear and convincing evidence that U.S. Patent No. 5,790,472 (“Workman Patent”) anticipates Claim 18 of the '520 Patent?

Answer “Yes” or “No” in the space provided: NO

Non-enablement of the '520 Patent

Did ION prove by clear and convincing evidence any of the following claims of the '520 patent are *not* enabled?

Answer “Yes” or “No” for each of the listed claims in the spaces provided:

Claim 18 of the '520 Patent NO

Claim 19 of the '520 Patent NO

Claim 23 of the '520 Patent NO

(B) '967 PATENT

Obviousness of the '967 Patent

Did ION prove by clear and convincing evidence that that the combination of U.S. Patent No. 5,790,472 ("Workman Patent") and International Application WO 98/28636 ("'636 Patent Publication") renders Claim 15 of the '967 Patent obvious?

Answer "Yes" or "No" in the space provided: NO

Non-enablement of the '967 Patent

Did ION prove by clear and convincing evidence that Claim 15 of the '967 Patent is *not* enabled?

Answer "Yes" or "No" in the space provided: NO

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