1	IN THE UNITED STATES	5 DI	STF	RICT COURT	
2	FOR THE EASTERN DIS	TRI	СТ	OF TEXAS	
3	MARSHALL DI	VIS	IOI	1	
4					
5	MOBILE TELECOMMUNICATIONS	)			
6	TECHNOLOGIES, LLC	)			
7	Plaintiff,	)			
	vs.	) N	ο.	2:12-cv-832	
8	SPRINT NEXTEL CORPORATION	)		JRG-RSP	
9	Defendant.	)			
		_)			
10	MOBILE TELECOMMUNICATIONS	)			
11	TECHNOLOGIES, LLC,	)			
12	Plaintiff	)			
13	vs.	) N	ο.	2:13-cv-259	
14	SAMSUNG TELECOMMUNICATIONS	)		JRG-RSP	
15	AMERICA, LLC,	)			
16	Defendant.	)			
		_)			
17	MOBILE TELECOMMUNICATIONS	)			
18	TECHNOLOGIES, LLC,	)			
19	Plaintiff	)			
20	vs.	) N	ο.	2:13-cv-258	
21	APPLE INC.,	)		JRG-RSP	
22	Defendant.	)			
		_)			
23					
24	JOB No. 1830207				
25	PAGES 1 - 159				
					Page 1

Veritext National Deposition & Litigation Services

<ol> <li>VIDEOTAPED DEPOSITION OF GREGORY PINTER</li> <li>Pleasanton, California</li> </ol>	1 VIDEOTAPED DEPOSITION OF GREGORY PINTE 2 taken on behalf of the Defendant - Apple Inc. at
3 Wednesday, April 23, 2014	3 807 Main Street, Pleasanton, California, commencing
4 Volume I	4 at 9:21 a.m., Wednesday, April 23, 2014, before
5	5 Rebecca L. Romano, Certified Shorthand Reporter
6	6 No. 12546.
7	7
8	
9	9
0	10
	11
1 REPORTED BY:	
2 REBECCA L. ROMANO, RPR, CSR No. 12546	
3	13
4	
5	15
6	16
7	17
8	18
9	19
0	20
1	21
2	22
3	23
4	24
5	25
Page 2	Page
1       IN THE UNITED STATES DISTRICT COURT         2       FOR THE EASTERN DISTRICT OF TEXAS         3       MARSHALL DIVISION         4       MOBILE TELECOMMUNICATIONS )         5       TECHNOLOGIES, LLC )         6       Plaintiff, )         7       vs. ) No. 2:12-cv-832         8       SPRINT NEXTEL CORPORATION ) JRG-RSP         9       Defendant. )        )	<ol> <li>APPEARANCES OF COUNSEL</li> <li>For the Plaintiff:</li> <li>REED &amp; SCARDINO</li> <li>BY: NICHOLAS WYSS</li> <li>Attorney at Law</li> <li>301 Congress Avenue, Suite 1250</li> <li>Austin, Texas 78701</li> <li>(512) 615-5493</li> <li>EMAIL: Nwyss@reedscardino.com</li> <li>11</li> <li>For the Defendant - Apple Inc.:</li> <li>WEIL GOTSHAL &amp; MANGES</li> </ol>
4 AMERICA, LLC, ) Defendant. ) 5) MOBILE TELECOMMUNICATIONS ) 6 TECHNOLOGIES, LLC, ) 7 Plaintiff ) 8 vs. ) No. 2:13-cv-258 9 APPLE INC., ) JRG-RSP 0 Defendant. ) )	<ul> <li>14 BY: ANISH DESAI</li> <li>15 Attorney at Law</li> <li>16 1300 Eye Street, N.W., Suite 900</li> <li>17 Washington, D.C. 20005</li> <li>18 (202) 682-7103</li> <li>19 EMAIL: Anish.desai@weil.com</li> <li>20</li> <li>21</li> </ul>
Defendant. ) MOBILE TELECOMMUNICATIONS ) TECHNOLOGIES, LLC, ) Plaintiff ) vs. ) No. 2:13-cv-258 APPLE INC., ) JRG-RSP	<ul> <li>14 BY: ANISH DESAI</li> <li>15 Attorney at Law</li> <li>16 1300 Eye Street, N.W., Suite 900</li> <li>17 Washington, D.C. 20005</li> <li>18 (202) 682-7103</li> <li>19 EMAIL: Anish.desai@weil.com</li> <li>20</li> </ul>

2 (Pages 2 - 5)

1 2	APPEARANCES OF COUNSE	L (CONTINUED):	$\begin{vmatrix} 1\\ 2 \end{vmatrix}$	EXHIBITS(con't) NUMBER	PAG	7
	For the Defendant - Samsung Te	elecommunications	$\begin{vmatrix} 2\\ 3 \end{vmatrix}$	DESCRIPTION	IAU	
	America, LLC:	lecommunications	-	Exhibit 42 US Patent 5,850,5	94	
5	GREENBERG TRAURIG		5	Bates APL-MTEL-00		
6	BY: J. RICK TACHE		6	- APL-MTEL-002923		55
7	Attorney at Law		7		,	
8	3161 Michelson Drive, Suite	1000		Exhibit 43 US Patent 5,588,0	)09,	
9	Irvine, California 92612		9	Bates APL-MTEL-00		
10	(949) 732-6600		10	- APL-MTEL-002853	48;	61
11	EMAIL: Tacher@gtlaw.com	1	11			
12			12			
13	ALSO PRESENT:		13			
14	Cassia Leet, Videographer		14	PREVIOUSLY MARK		BITS
15	Erik Squier			Exhibit 3	69	
16			16			
17				Exhibit 22	52	
18			18			
19 20			19 20			
20 21			$\frac{20}{21}$			
21			$\begin{vmatrix} 21\\22 \end{vmatrix}$			
22			$\begin{vmatrix} 22\\23 \end{vmatrix}$			
24			24			
25			25			
		Page 6				Page
1	INDEX		1	Pleasanton, California, Wednesday, April 23	3, 2013 08:5	0:57
	DEPONENT	EXAMINATION	2	9:21 a.m.		
	GREGORY PINTER	PAGE	3	000		
	VOLUME I		4	THE VIDEOGRAPHER: Good morn	-	
5	BY MR. DESAI	11		on the record at 9:21 a.m. on April 23rd, 201		3
6	BY MR. TACHE	84		This is the video-recorded deposition of Gre	gory	
7				Pinter.		
8 9	EXHIBITS		8	My name is Cassia Leet, here with our		
	NUMBER	PAGE		court reporter, Rebecca Romano. We are he Veritext Legal Solutions at the request of con		90
		11101	1 10	venteri Legai Solutions at the request of col	unser 09.22.0	.0
	DESCRIPTION		11 f	for defendant		
11	DESCRIPTION Exhibit 38 Subpoena to Testif	fv at a		or defendant. This deposition is being held at the		
11 12	Exhibit 38 Subpoena to Testif	fy at a	12	This deposition is being held at the		
11 12 13	Exhibit 38 Subpoena to Testif Deposition in a Civil	fy at a	12 13 H	This deposition is being held at the Rose Hotel, 807 Main Street in Pleasanton,	3	
11 12 13 14	Exhibit 38 Subpoena to Testif	-	12 13 H 14 C	This deposition is being held at the		09:22:2
11 12 13 14 15	Exhibit 38 Subpoena to Testif Deposition in a Civil	12	12 13 H 14 C 15 M	This deposition is being held at the Rose Hotel, 807 Main Street in Pleasanton, California 94566. The caption of this case is		09:22:2
11 12 13 14 15 16	Exhibit 38 Subpoena to Testif Deposition in a Civil Action, 21 Pages;	12 06,	12 13 H 14 C 15 N 16 S	This deposition is being held at the Rose Hotel, 807 Main Street in Pleasanton, California 94566. The caption of this case is Mobile Telecommunications Technologies, I	LLC, versus	09:22:2
11 12 13 14 15 16 17	Exhibit 38 Subpoena to Testif Deposition in a Civil Action, 21 Pages; Exhibit 39 US Patent 5,894,50	12 06,	12 13 H 14 C 15 N 16 S	This deposition is being held at the Rose Hotel, 807 Main Street in Pleasanton, California 94566. The caption of this case is Mobile Telecommunications Technologies, I Sprint Nextel Corporation, Lead Case	LLC, versus	)9:22:2
11 12 13 14 15 16 17 18	Exhibit 38 Subpoena to Testif Deposition in a Civil Action, 21 Pages; Exhibit 39 US Patent 5,894,50 Bates MTEL1201859	12 06,	12 13 H 14 C 15 M 16 S 17 M 18	This deposition is being held at the Rose Hotel, 807 Main Street in Pleasanton, California 94566. The caption of this case is Mobile Telecommunications Technologies, I Sprint Nextel Corporation, Lead Case No. 2:12-cv-832 JRG-RSP and related cases	LLC, versus (	09:22:2
11 12 13 14 15 16 17 18 19	Exhibit 38 Subpoena to Testif Deposition in a Civil Action, 21 Pages; Exhibit 39 US Patent 5,894,50 Bates MTEL1201859	12 06, 22	12 13 F 14 C 15 M 16 S 17 M 18 19 r	This deposition is being held at the Rose Hotel, 807 Main Street in Pleasanton, California 94566. The caption of this case is Mobile Telecommunications Technologies, I Sprint Nextel Corporation, Lead Case No. 2:12-cv-832 JRG-RSP and related cases Please note that the audio and video	LLC, versus ( gree	
11 12 13 14 15 16 17 18 19 20	<ul> <li>Exhibit 38 Subpoena to Testif Deposition in a Civil Action, 21 Pages;</li> <li>Exhibit 39 US Patent 5,894,50 Bates MTEL1201859 - MTEL201873;</li> </ul>	12 06, 22	12 13 H 14 C 15 M 16 S 17 M 18 19 r 20 t	This deposition is being held at the Rose Hotel, 807 Main Street in Pleasanton, California 94566. The caption of this case is Mobile Telecommunications Technologies, I Sprint Nextel Corporation, Lead Case No. 2:12-cv-832 JRG-RSP and related cases Please note that the audio and video recording will take place unless all parties ag	LLC, versus ( gree ive 09:22:4	
11 12 13 14 15 16 17 18 19 20 21	<ul> <li>Exhibit 38 Subpoena to Testif Deposition in a Civil Action, 21 Pages;</li> <li>Exhibit 39 US Patent 5,894,50 Bates MTEL1201859 - MTEL201873;</li> <li>Exhibit 40 ANSI, Coded Char Sets, 16 Pages;</li> </ul>	12 06, 22 racter 33	12 13 H 14 C 15 M 16 S 17 M 18 19 r 20 t 21 a	This deposition is being held at the Rose Hotel, 807 Main Street in Pleasanton, California 94566. The caption of this case is Mobile Telecommunications Technologies, I Sprint Nextel Corporation, Lead Case No. 2:12-cv-832 JRG-RSP and related cases Please note that the audio and video recording will take place unless all parties ag o go off the record. Microphones are sensit	LLC, versus ( gree ive 09:22:4	
<ol> <li>11</li> <li>12</li> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	<ul> <li>Exhibit 38 Subpoena to Testif Deposition in a Civil Action, 21 Pages;</li> <li>Exhibit 39 US Patent 5,894,50 Bates MTEL1201859 - MTEL201873;</li> <li>Exhibit 40 ANSI, Coded Char Sets, 16 Pages;</li> <li>Exhibit 41 Emoticons Handou</li> </ul>	12 06, 22 racter 33	12 13 H 14 C 15 M 16 S 17 M 18 19 r 20 t 21 a	This deposition is being held at the Rose Hotel, 807 Main Street in Pleasanton, California 94566. The caption of this case is Mobile Telecommunications Technologies, I Sprint Nextel Corporation, Lead Case No. 2:12-cv-832 JRG-RSP and related cases Please note that the audio and video recording will take place unless all parties ag o go off the record. Microphones are sensit and they pick up whispers, private conversat	LLC, versus ( gree ive 09:22:4	
<ol> <li>11</li> <li>12</li> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	<ul> <li>Exhibit 38 Subpoena to Testif Deposition in a Civil Action, 21 Pages;</li> <li>Exhibit 39 US Patent 5,894,50 Bates MTEL1201859 - MTEL201873;</li> <li>Exhibit 40 ANSI, Coded Char Sets, 16 Pages;</li> </ul>	12 06, 22 racter 33 ut, 281144	12 13 F 14 C 15 N 16 S 17 N 18 19 r 20 t 21 a 22 a 23	This deposition is being held at the Rose Hotel, 807 Main Street in Pleasanton, California 94566. The caption of this case is Mobile Telecommunications Technologies, I Sprint Nextel Corporation, Lead Case No. 2:12-cv-832 JRG-RSP and related cases Please note that the audio and video recording will take place unless all parties ag o go off the record. Microphones are sensit and they pick up whispers, private conversat and cell phone interference.	LLC, versus ( gree ive 09:22:4	

3 (Pages 6 - 9)

**DOCKET A L A R M** Find authenticated court documents without watermarks at <u>docketalarm.com</u>.

1 If there any objections to the 09:22:57	1 Q. I'm going to hand you what's been marked 09:24:06
2 proceeding, please state them at the time of your	2 as Exhibit 38. And this is the subpoena to you in
3 appearance, beginning with the noticing attorney.	3 this case.
4 MR. DESAI: Anish Desai, here on behalf	4 (Exhibit 38 was marked for identification
5 of Apple. 09:23:07	5 by the court reporter and is attached hereto.) 09:24:29
6 MR. TACHE: Rick Tache and Erik Squier on	6 Q. (By Mr. Desai) I just have one question
7 behalf of Samsung.	7 about this subpoena, and it's, what did you do, if
8 MR. WYSS: My name is Nicholas Wyss. I'm	8 anything, to search for documents in your
9 here on behalf of MTel.	9 possession that were requested in the subpoena?
10 THE VIDEOGRAPHER: Thank you. 09:23:17	10 A. Actually, not much. I I looked up on 09:24:44
11 The witness will be sworn in and counsel	11 the Web the the specific patents that were
12 may begin the examination.	12 called out here. That's it, just to refresh my
13 THE REPORTER: If you could raise your	13 memory what they were.
14 right hand for me, please.	14 Q. Okay. Do you have any documents relating
15 THE DEPONENT: (Complies.) 12:22:22	15 to your work at MTel in your possession? 09:25:05
16 THE REPORTER: You do solemnly state,	16 A. I don't believe so.
17 under penalty of perjury, that the testimony you're	
18 about to give in this deposition shall be the	18 rundown of your education.
19 truth, the whole truth, and nothing but the truth?	19 A. Sure. I went to University of California
20 THE VIDEOGRAPHER: Please begin. 12:22:22	20 at Irvine. I graduated in 1977. 09:25:25
21	21 Q. And after that, were you employed
22	22 immediately after obtaining your
23	23 A. I was
24	24 Q degree?
25 ///// 09:23:21	25 A. Right. Employed by McDonald Douglas for 09:25:37
Page 10	Page 12
1 GREGORY PINTER, 09:23:21	1 eight years, Honeywell for eight years, and then 09:25:39
2 having been administered an oath, was examined and	2 MTel at that point.
3 testified as follows:	3 Q. And what when did you join MTel?
4 EXAMINATION	4 A. It should have been 1993.
5 BY MR. DESAI: 08:50:58	5 Q. All right. And how long were you at 09:25:52
6 Q. Good morning, Mr. Pinter.	6 MTel?
7 A. Good morning.	7 A. About three years, I believe. Somewhere
8 Q. Could you please state your full name and	8 in that ballpark.
9 address for the record.	9 Q. Why did you leave?
10 A. Gregory John Pinter, 1288 Lakeland Drive, 09:23:37	10 A. We had worked on two-way pagers and I was 09:26:03
11 Livermore, California 94551.	11 offered a position out here with the with the
12 Q. Mr. Pinter, have you ever been deposed	12 company, Wireless Access, that was making the
13 before?	13 pagers. So after we finished development of the
14 A. Yes.	14 pagers, I went I went to that company and joined
15 Q. Okay. So you are somewhat familiar with 09:23:48	15 them. 09:26:23
16 the process?	16 Q. Okay. And since leaving MTel, could you
17 A. Uh-huh.	17 just give me a brief description of your employment
	1. Just Bire me a chier description of your employment
18 O If you need a break while we are going	18 activities
18 Q. If you need a break while we are going 19 today, just let me know and we will obviously take	18 activities.
19 today, just let me know and we will obviously take	19 A. So I went to work for Wireless Access for
19 today, just let me know and we will obviously take20 a break.09:23:58	<ul><li>A. So I went to work for Wireless Access for</li><li>another about three years or so. Then I went to 09:26:29</li></ul>
19 today, just let me know and we will obviously take20 a break.21 A. Okay.	<ul><li>19 A. So I went to work for Wireless Access for</li><li>20 another about three years or so. Then I went to 09:26:29</li><li>21 work for a company called JP Systems out of Dallas.</li></ul>
<ol> <li>today, just let me know and we will obviously take</li> <li>a break. 09:23:58</li> <li>A. Okay.</li> <li>Q. If you don't understand a question of</li> </ol>	<ul> <li>A. So I went to work for Wireless Access for</li> <li>another about three years or so. Then I went to 09:26:29</li> <li>work for a company called JP Systems out of Dallas.</li> <li>I was their representative here in the Bay</li> </ul>
<ul> <li>19 today, just let me know and we will obviously take</li> <li>20 a break. 09:23:58</li> <li>21 A. Okay.</li> <li>22 Q. If you don't understand a question of</li> <li>23 mine, please let me know and I'll do my best to</li> </ul>	<ul> <li>A. So I went to work for Wireless Access for</li> <li>another about three years or so. Then I went to 09:26:29</li> <li>work for a company called JP Systems out of Dallas.</li> <li>I was their representative here in the Bay</li> <li>representative here in the Bay Area in the in</li> </ul>
<ul> <li>19 today, just let me know and we will obviously take</li> <li>20 a break. 09:23:58</li> <li>21 A. Okay.</li> <li>22 Q. If you don't understand a question of</li> <li>23 mine, please let me know and I'll do my best to</li> <li>24 rephrase the question.</li> </ul>	<ul> <li>A. So I went to work for Wireless Access for</li> <li>another about three years or so. Then I went to 09:26:29</li> <li>work for a company called JP Systems out of Dallas.</li> <li>I was their representative here in the Bay</li> <li>representative here in the Bay Area in the in</li> <li>the context of business development, VP of business</li> </ul>
<ul> <li>19 today, just let me know and we will obviously take</li> <li>20 a break. 09:23:58</li> <li>21 A. Okay.</li> <li>22 Q. If you don't understand a question of</li> <li>23 mine, please let me know and I'll do my best to</li> </ul>	<ol> <li>A. So I went to work for Wireless Access for</li> <li>another about three years or so. Then I went to 09:26:29</li> <li>work for a company called JP Systems out of Dallas.</li> <li>I was their representative here in the Bay</li> <li>representative here in the Bay Area in the in</li> </ol>

4 (Pages 10 - 13)

**DOCKET A L A R M** Find authenticated court documents without watermarks at <u>docketalarm.com</u>.

1 And then I went to to work for a 09:26:51	1 today. 09:29:41
2 company actually, SAP bought them. What's the	2 Q. How about Dennis Cameron and William
3 name of that company? It escapes me. But they	3 Hays; did they report to you?
4 were doing text messaging delivery work, and I was	4 A. No.
5 the VP of business development and general manager 09:27:05	5 Q. What was their relationship with you at 09:29:49
6 for that company. And it was subsequently bought	6 MTel?
7 by SAP.	7 A. They were senior to me. They had offices
8 From there, in 2001, I left, and in	8 down the hall. Bill Hays was sort of I don't
9 200 later in 2001, I started a company with a	9 know what his real role was, but kind of chief of
10 couple other fellows called Net Informer that 09:27:22	10 technology or something like that, I would say. I 09:30:
11 lasted for eight years.	11 wouldn't say chief, but director of technology,
12 That was, again, starting with the text	12 let's say. And Dennis was more in the RF side,
13 messaging, and we developed mobile couponing,	13 head of the RF side.
14 mobile systems for newspapers and such. And in	14 Q. Okay. Did you ever work with Rade
15 2008 that was purchased by a newspaper company out 09:27:44	15 Petrovic while you were at MTel? 09:30:21
16 of the East Coast.	16 A. The name is sort of familiar, but I don't
17 I worked for them for a couple more	17 remember.
18 years. And then since then I have gone to work for	18 Q. Okay. When did you first learn about
19 a company called JLOOP. And then now I'm currently	19 this lawsuit that was filed by MTel, LLC, against
20 employed as VP of technology for Virgin's 09:27:57	20 Samsung and Apple?   09:30:44
21 Entertainment.	21 A. When I received this deposition.
22 Q. Thank you.	22 Q. When you received the subpoena?
<ul> <li>23 Going back to your three years at MTel</li> </ul>	23 A. The subpoena. I'm sorry. Yeah.
24 A. Uh-huh.	24 Q. Okay. Have you had any relationship with
	25 the plaintiff in this case, MTel, LLC, prior to 09:30:57
25 Q what was your role? 09:28:08 Page 14	Page 1
<ul> <li>4 to director of engineering, if I remember right.</li> <li>5 Q. Were there any specific aspects of what 09:28:31</li> <li>6 MTel was doing that you were working on?</li> <li>7 A. The two-way the two-way messaging</li> <li>8 network is what I was working on.</li> </ul>	<ul> <li>4 I basically really just had a one- or two-minute</li> <li>5 conversation; said sure, whenever something comes 09:31:18</li> <li>6 up, I would be more than happy to help them, so</li> <li>7 Q. Aside from that conversation, did you</li> </ul>
<ul> <li>9 Q. Were you working on the network or on the</li> <li>10 devices, the handheld devices, or both? 09:28:44</li> <li>11 A. Both. Both. So I had different</li> <li>12 responsibilities. I worked directly for the</li> <li>13 the I guess he was a VP of technology,</li> </ul>	<ul> <li>8 have any other follow-up conversations with</li> <li>9 MTel, LLC, prior to receiving the subpoena?</li> <li>10 A. No. 09:31:37</li> <li>11 Q. Okay. So did you have any involvement in</li> <li>12 assisting MTel, LLC, with preparing its case</li> <li>13 against Apple and Samsung?</li> <li>14 A. No.</li> </ul>
<ul> <li>9 Q. Were you working on the network or on the</li> <li>10 devices, the handheld devices, or both? 09:28:44</li> <li>11 A. Both. Both. So I had different</li> <li>12 responsibilities. I worked directly for the</li> <li>13 the I guess he was a VP of technology,</li> <li>14 Masood Garahi.</li> </ul>	<ul> <li>9 MTel, LLC, prior to receiving the subpoena?</li> <li>10 A. No. 09:31:37</li> <li>11 Q. Okay. So did you have any involvement in</li> <li>12 assisting MTel, LLC, with preparing its case</li> <li>13 against Apple and Samsung?</li> </ul>
<ul> <li>9 Q. Were you working on the network or on the</li> <li>10 devices, the handheld devices, or both? 09:28:44</li> <li>11 A. Both. Both. So I had different</li> <li>12 responsibilities. I worked directly for the</li> <li>13 the I guess he was a VP of technology,</li> <li>14 Masood Garahi.</li> <li>15 Q. So Mr. Garahi was your superior? 09:28:58</li> </ul>	<ul> <li>9 MTel, LLC, prior to receiving the subpoena?</li> <li>10 A. No. 09:31:37</li> <li>11 Q. Okay. So did you have any involvement in</li> <li>12 assisting MTel, LLC, with preparing its case</li> <li>13 against Apple and Samsung?</li> <li>14 A. No.</li> <li>15 Q. Do you know either Andrew Fitton or 09:31:50</li> </ul>
<ul> <li>9 Q. Were you working on the network or on the</li> <li>10 devices, the handheld devices, or both? 09:28:44</li> <li>11 A. Both. Both. So I had different</li> <li>12 responsibilities. I worked directly for the</li> <li>13 the I guess he was a VP of technology,</li> <li>14 Masood Garahi.</li> <li>15 Q. So Mr. Garahi was your superior? 09:28:58</li> <li>16 A. Correct.</li> </ul>	<ul> <li>9 MTel, LLC, prior to receiving the subpoena?</li> <li>10 A. No. 09:31:37</li> <li>11 Q. Okay. So did you have any involvement in</li> <li>12 assisting MTel, LLC, with preparing its case</li> <li>13 against Apple and Samsung?</li> <li>14 A. No.</li> </ul>
<ul> <li>9 Q. Were you working on the network or on the</li> <li>10 devices, the handheld devices, or both? 09:28:44</li> <li>11 A. Both. Both. So I had different</li> <li>12 responsibilities. I worked directly for the</li> <li>13 the I guess he was a VP of technology,</li> <li>14 Masood Garahi.</li> <li>15 Q. So Mr. Garahi was your superior? 09:28:58</li> <li>16 A. Correct.</li> <li>17 Q. Okay. And as the engineering manager and</li> </ul>	<ul> <li>9 MTel, LLC, prior to receiving the subpoena?</li> <li>10 A. No. 09:31:37</li> <li>11 Q. Okay. So did you have any involvement in</li> <li>12 assisting MTel, LLC, with preparing its case</li> <li>13 against Apple and Samsung?</li> <li>14 A. No.</li> <li>15 Q. Do you know either Andrew Fitton or 09:31:50</li> <li>16 Michael Karper?</li> </ul>
<ul> <li>9 Q. Were you working on the network or on the</li> <li>10 devices, the handheld devices, or both? 09:28:44</li> <li>11 A. Both. Both. So I had different</li> <li>12 responsibilities. I worked directly for the</li> <li>13 the I guess he was a VP of technology,</li> <li>14 Masood Garahi.</li> <li>15 Q. So Mr. Garahi was your superior? 09:28:58</li> <li>16 A. Correct.</li> <li>17 Q. Okay. And as the engineering manager and</li> <li>18 director of engineering, did you have engineers who</li> </ul>	<ul> <li>9 MTel, LLC, prior to receiving the subpoena?</li> <li>10 A. No. 09:31:37</li> <li>11 Q. Okay. So did you have any involvement in</li> <li>12 assisting MTel, LLC, with preparing its case</li> <li>13 against Apple and Samsung?</li> <li>14 A. No.</li> <li>15 Q. Do you know either Andrew Fitton or 09:31:50</li> <li>16 Michael Karper?</li> <li>17 A. No.</li> <li>18 Q. Who did you speak to when you when you</li> </ul>
<ul> <li>9 Q. Were you working on the network or on the</li> <li>10 devices, the handheld devices, or both? 09:28:44</li> <li>11 A. Both. Both. So I had different</li> <li>12 responsibilities. I worked directly for the</li> <li>13 the I guess he was a VP of technology,</li> <li>14 Masood Garahi.</li> <li>15 Q. So Mr. Garahi was your superior? 09:28:58</li> <li>16 A. Correct.</li> <li>17 Q. Okay. And as the engineering manager and</li> <li>18 director of engineering, did you have engineers who</li> <li>19 reported to you?</li> </ul>	<ul> <li>9 MTel, LLC, prior to receiving the subpoena?</li> <li>10 A. No. 09:31:37</li> <li>11 Q. Okay. So did you have any involvement in</li> <li>12 assisting MTel, LLC, with preparing its case</li> <li>13 against Apple and Samsung?</li> <li>14 A. No.</li> <li>15 Q. Do you know either Andrew Fitton or 09:31:50</li> <li>16 Michael Karper?</li> <li>17 A. No.</li> <li>18 Q. Who did you speak to when you when you</li> <li>19 had that conversation? Do you remember?</li> </ul>
<ul> <li>9 Q. Were you working on the network or on the</li> <li>10 devices, the handheld devices, or both? 09:28:44</li> <li>11 A. Both. Both. So I had different</li> <li>12 responsibilities. I worked directly for the</li> <li>13 the I guess he was a VP of technology,</li> <li>14 Masood Garahi.</li> <li>15 Q. So Mr. Garahi was your superior? 09:28:58</li> <li>16 A. Correct.</li> <li>17 Q. Okay. And as the engineering manager and</li> <li>18 director of engineering, did you have engineers who</li> <li>19 reported to you?</li> <li>20 A. Yes. 09:29:10</li> </ul>	<ul> <li>9 MTel, LLC, prior to receiving the subpoena?</li> <li>10 A. No. 09:31:37</li> <li>11 Q. Okay. So did you have any involvement in</li> <li>12 assisting MTel, LLC, with preparing its case</li> <li>13 against Apple and Samsung?</li> <li>14 A. No.</li> <li>15 Q. Do you know either Andrew Fitton or 09:31:50</li> <li>16 Michael Karper?</li> <li>17 A. No.</li> <li>18 Q. Who did you speak to when you when you</li> <li>19 had that conversation? Do you remember?</li> <li>20 A. I don't remember. I'm sure you can tell 09:32:06</li> </ul>
<ul> <li>9 Q. Were you working on the network or on the</li> <li>10 devices, the handheld devices, or both? 09:28:44</li> <li>11 A. Both. Both. So I had different</li> <li>12 responsibilities. I worked directly for the</li> <li>13 the I guess he was a VP of technology,</li> <li>14 Masood Garahi.</li> <li>15 Q. So Mr. Garahi was your superior? 09:28:58</li> <li>16 A. Correct.</li> <li>17 Q. Okay. And as the engineering manager and</li> <li>18 director of engineering, did you have engineers who</li> <li>19 reported to you?</li> <li>20 A. Yes. 09:29:10</li> <li>21 Q. And who were they? To the extent you can</li> </ul>	<ul> <li>9 MTel, LLC, prior to receiving the subpoena?</li> <li>10 A. No. 09:31:37</li> <li>11 Q. Okay. So did you have any involvement in</li> <li>12 assisting MTel, LLC, with preparing its case</li> <li>13 against Apple and Samsung?</li> <li>14 A. No.</li> <li>15 Q. Do you know either Andrew Fitton or 09:31:50</li> <li>16 Michael Karper?</li> <li>17 A. No.</li> <li>18 Q. Who did you speak to when you when you</li> <li>19 had that conversation? Do you remember?</li> <li>20 A. I don't remember. I'm sure you can tell 09:32:06</li> <li>21 me, but I don't remember his name. It's in my</li> </ul>
<ul> <li>9 Q. Were you working on the network or on the</li> <li>10 devices, the handheld devices, or both? 09:28:44</li> <li>11 A. Both. Both. So I had different</li> <li>12 responsibilities. I worked directly for the</li> <li>13 the I guess he was a VP of technology,</li> <li>14 Masood Garahi.</li> <li>15 Q. So Mr. Garahi was your superior? 09:28:58</li> <li>16 A. Correct.</li> <li>17 Q. Okay. And as the engineering manager and</li> <li>18 director of engineering, did you have engineers who</li> <li>19 reported to you?</li> <li>20 A. Yes. 09:29:10</li> <li>21 Q. And who were they? To the extent you can</li> <li>22 remember.</li> </ul>	<ul> <li>9 MTel, LLC, prior to receiving the subpoena?</li> <li>10 A. No. 09:31:37</li> <li>11 Q. Okay. So did you have any involvement in</li> <li>12 assisting MTel, LLC, with preparing its case</li> <li>13 against Apple and Samsung?</li> <li>14 A. No.</li> <li>15 Q. Do you know either Andrew Fitton or 09:31:50</li> <li>16 Michael Karper?</li> <li>17 A. No.</li> <li>18 Q. Who did you speak to when you when you</li> <li>19 had that conversation? Do you remember?</li> <li>20 A. I don't remember. I'm sure you can tell 09:32:06</li> <li>21 me, but I don't remember his name. It's in my</li> <li>22 phone, but I can't remember his name.</li> </ul>
<ul> <li>9 Q. Were you working on the network or on the</li> <li>10 devices, the handheld devices, or both? 09:28:44</li> <li>11 A. Both. Both. So I had different</li> <li>12 responsibilities. I worked directly for the</li> <li>13 the I guess he was a VP of technology,</li> <li>14 Masood Garahi.</li> <li>15 Q. So Mr. Garahi was your superior? 09:28:58</li> <li>16 A. Correct.</li> <li>17 Q. Okay. And as the engineering manager and</li> <li>18 director of engineering, did you have engineers who</li> <li>19 reported to you?</li> <li>20 A. Yes. 09:29:10</li> <li>21 Q. And who were they? To the extent you can</li> <li>22 remember.</li> <li>23 A. Yeah.</li> </ul>	<ul> <li>9 MTel, LLC, prior to receiving the subpoena?</li> <li>10 A. No. 09:31:37</li> <li>11 Q. Okay. So did you have any involvement in</li> <li>12 assisting MTel, LLC, with preparing its case</li> <li>13 against Apple and Samsung?</li> <li>14 A. No.</li> <li>15 Q. Do you know either Andrew Fitton or 09:31:50</li> <li>16 Michael Karper?</li> <li>17 A. No.</li> <li>18 Q. Who did you speak to when you when you</li> <li>19 had that conversation? Do you remember?</li> <li>20 A. I don't remember. I'm sure you can tell 09:32:06</li> <li>21 me, but I don't remember his name. It's in my</li> <li>22 phone, but I can't remember his name.</li> <li>23 Q. Was it an attorney?</li> </ul>
<ul> <li>9 Q. Were you working on the network or on the</li> <li>10 devices, the handheld devices, or both? 09:28:44</li> <li>11 A. Both. Both. So I had different</li> <li>12 responsibilities. I worked directly for the</li> <li>13 the I guess he was a VP of technology,</li> <li>14 Masood Garahi.</li> <li>15 Q. So Mr. Garahi was your superior? 09:28:58</li> <li>16 A. Correct.</li> <li>17 Q. Okay. And as the engineering manager and</li> <li>18 director of engineering, did you have engineers who</li> <li>19 reported to you?</li> <li>20 A. Yes. 09:29:10</li> <li>21 Q. And who were they? To the extent you can</li> <li>22 remember.</li> </ul>	<ul> <li>9 MTel, LLC, prior to receiving the subpoena?</li> <li>10 A. No. 09:31:37</li> <li>11 Q. Okay. So did you have any involvement in</li> <li>12 assisting MTel, LLC, with preparing its case</li> <li>13 against Apple and Samsung?</li> <li>14 A. No.</li> <li>15 Q. Do you know either Andrew Fitton or 09:31:50</li> <li>16 Michael Karper?</li> <li>17 A. No.</li> <li>18 Q. Who did you speak to when you when you</li> <li>19 had that conversation? Do you remember?</li> <li>20 A. I don't remember. I'm sure you can tell 09:32:06</li> <li>21 me, but I don't remember his name. It's in my</li> <li>22 phone, but I can't remember his name.</li> </ul>

5 (Pages 14 - 17)

**DOCKET A L A R M** Find authenticated court documents without watermarks at <u>docketalarm.com</u>.

## DOCKET A L A R M



# Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

## **Real-Time Litigation Alerts**



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

### **Advanced Docket Research**



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

## **Analytics At Your Fingertips**



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

#### API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

#### LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

#### FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

#### E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.