IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TEXARKANA DIVISION

HITACHI MAXELL, LTD.,

Plaintiff,

v.

ZTE CORP. and ZTE USA INC.,

Defendants.

Case No. 5:16-cv-00179-RWS

JURY TRIAL DEMANDED

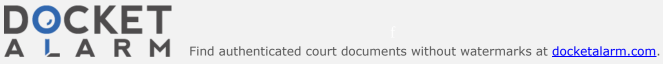
DOCKET CONTROL ORDER

It is hereby **ORDERED** that the following schedule of deadlines is in effect until further order of this Court:

3 DAYS after conclusion of Trial	Parties to file Motion to Seal Trial Exhibits , if they wish to seal any highly confidential exhibits.
	EXHIBITS: See Order Regarding Exhibits below.
June 25, 2018	9:00 a.m. JURY TRIAL before Judge Robert W. Schroeder III, Texarkana, Texas.
Court designated date – not flexible without good cause - Motion Required	For planning purposes, parties shall be prepared to start the evidentiary phase of trial immediately following jury selection.



June 18, 2018	9:00 a.m. JURY SELECTION before Judge Robert W.
	Schroeder III, Texarkana, Texas.
Court designated date – not flexible without	
good cause - Motion	
Required	
June 5, 2018	10:00 a.m. PRETRIAL CONFERENCE before Judge Robert W.
Julie 3, 2018	Schroeder III, Texarkana, Texas.
	Schröder III, Texur Runu, Texus.
Court designated date	
– not flexible without	Discuss trial logistics and <i>voir dire</i> procedure. Resolve any pending
good cause - Motion	motions or objections.
Required	Lead trial counsel must attend the pretrial conference.
	The same construction and provide the prov
May 29, 2018	File a Notice of Time Requested for (1) voir dire, (2) opening
	statements, (3) direct and cross examinations, and (4) closing
	arguments.
May 29, 2018	File Responses to Motions in Limine.
May 22, 2018	File Motions in Limine and pretrial objections.
	The parties are ORDERED to meet and confer to resolve any
	disputes before filing any motion in limine or objection to pretrial
	disclosures.
l	



May 22, 2018	File Joint Final Pretrial Order, Joint Proposed Jury Instructions with citation to authority and Form of the Verdict for jury trials.
	Parties shall use the pretrial order form on Judge Schroeder's website.
	Proposed Findings of Fact and Conclusions of Law with citation to authority for issues tried to the bench.
May 15, 2018	Exchange Objections to Rebuttal Deposition Testimony.
May 8, 2018	Notice of Request for Daily Transcript or Real Time Reporting of Court Proceedings due.
	If a daily transcript or real time reporting of court proceedings is requested for trial or hearings, the party or parties making said request shall file a notice with the Court.
May 8, 2018	Exchange Rebuttal Designations and Objections to Deposition Testimony.
	For rebuttal designations, cross examination line and page numbers to be included.
	In video depositions, each party is responsible for preparation of the final edited video in accordance with their parties' designations and the Court's rulings on objections.



April 24, 2018	Exchange Pretrial Disclosures (Witness List, Deposition Designations, and Exhibit List) by the Party with the Burden of Proof.
	Video and Stenographic Deposition Designation due. Each party who proposes to offer deposition testimony shall serve a disclosure identifying the line and page numbers to be offered.
May 15, 2018	9:00 a.m. HEARING ON ANY REMAINING DISPOSITIVE MOTIONS (INCLUDING <i>DAUBERT</i> MOTIONS) before Judge Robert W. Schroeder III, Texarkana, Texas.
Court designated date – not flexible without good cause - Motion Required	
February 13, 2018	Any Remaining Dispositive Motions due from all parties and any other motions that may require a hearing (including <i>Daubert</i> motions).
Court designated date – not flexible without	
good cause – Motion Required	Motions shall comply with Local Rule CV-56 and Local Rule CV-7. Motions to extend page limits will only be granted in exceptional circumstances. Exceptional circumstances require more than agreement among the parties.
	For each motion filed, the moving party shall provide the Court with one (1) copy of the completed briefing (opening motion, response, reply, and if applicable, surreply), excluding exhibits, in a three-ring binder appropriately tabbed. All documents SHALL be double-sided and must include the CM/ECF header. These copies shall be delivered to Judge Schroeder's chambers in Texarkana as soon as briefing has completed.
	Respond to Amended Pleadings. Apple v. M



February 6, 2018	Parties to Identify Rebuttal Trial Witnesses.
January 30, 2018	Parties to Identify Trial Witnesses; Amend Pleadings (after <i>Markman</i> Hearing).
	It is not necessary to file a Motion for Leave to Amend before the deadline to amend pleadings. It is necessary to file a Motion for Leave to Amend after the deadline. However, except as provided in Patent Rule 3-6, if the amendment would affect infringement contentions or invalidity contentions, a motion must be made pursuant to Patent Rule 3-6 irrespective of whether the amendment is made prior to this deadline.
January 24, 2018	Expert Discovery Deadline.
January 5, 2018	Parties designate rebuttal expert witnesses (non-construction issues), rebuttal expert witness reports due. Refer to Local Rules for required information.
	If, without agreement, a party serves a supplemental expert report after the rebuttal expert report deadline has passed, the serving party must file notice with the Court stating service has occurred and the reason why a supplemental report is necessary under the circumstances.
December 19, 2017	Final Election of Asserted Prior Art.
December 12, 2017	Parties with burden of proof designate expert witnesses (non-construction issues). Expert witness reports due. Refer to Local Rules for required information.
December 12, 2017	Fact discovery deadline.
November 21, 2017	Final Election of Asserted Claims.
September 27, 2017	Comply with P.R. 3-7. (Opinion of Counsel Defenses)



DOCKET

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.

