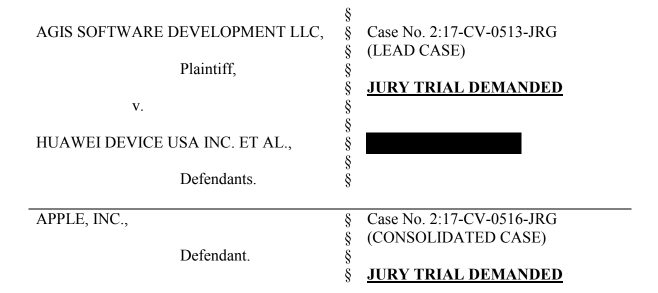
IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION



ORDER DENYING APPLE INC.'S MOTION TO STRIKE PORTIONS OF THE OPENING EXPERT REPORT OF MR. JOSEPH MCALEXANDER THAT RELY ON UNTIMELY DISCLOSED INFRINGEMENT THEORIES (DKT. 232)

The Court having considered Defendant Apple Inc.'s Motion to Strike Portions of the Opening Expert Report of Mr. Joseph McAlexander That Rely on Untimely Disclosed Infringement Theories (Dkt. 232), and all briefing and argument associated therewith. The Court finds that the motion should be **DENIED**.

