

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

AGIS SOFTWARE DEVELOPMENT LLC, Plaintiff, v. HUAWEI DEVICE USA INC. ET AL., Defendants.	§ § § § § § § § § § §	Case No. 2:17-CV-0513-JRG (LEAD CASE) <u>JURY TRIAL DEMANDED</u> <u>FILED UNDER SEAL</u>
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APPLE, INC., Defendant.	§ § § §	Case No. 2:17-CV-0516-JRG (CONSOLIDATED CASE) <u>JURY TRIAL DEMANDED</u>
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ORDER ON MOTIONS *IN LIMINE*

Before the Court are the Plaintiff AGIS Software Development LLC’s Motions *in Limine*. The Court held a Pre-Trial Conference on February __, 2019. For the reasons explained at the hearing, the Court rules as follows. A party must approach the bench before introducing evidence or argument in the presence of the jury about the subject matter of a Motion *in Limine* that has been granted.

PLAINTIFF’S MOTIONS IN LIMINE

- 1. MOTION *IN LIMINE* to Preclude Apple from Introducing Testimony or Evidence Related to AGIS’s Finances:**

GRANTED

2. **MOTION *IN LIMINE* to Preclude the Use of Derogatory, Disparaging, and/or Pejorative References About Non-Practicing Entities Including AGIS Software Development LLC and AGIS, Inc.:**

GRANTED

3. **MOTION *IN LIMINE* to Preclude Disparaging the United States Patent and Trademark Office:**

GRANTED

4. **MOTION *IN LIMINE* to Preclude Apple from Referencing Pending *Inter Partes* Review Proceedings or Success Rates of Such Proceedings:**

GRANTED

5. **MOTION *IN LIMINE* to Preclude Apple from Introducing Evidence or Testimony Regarding Unrelated Litigation Including Verdicts:**

GRANTED

6. **MOTION *IN LIMINE* to Preclude Apple from Introducing Testimony, Evidence, or Argument Related to Litigation Funding:**

GRANTED

7. **MOTION *IN LIMINE* to Preclude Apple from Introducing Testimony, Evidence or Argument Related to Potential Targets for Litigation:**

GRANTED

8. **MOTION *IN LIMINE* to Preclude Apple from Introducing Testimony or Evidence Related to AGIS's Intellectual Property Monetization or Litigation Efforts Unrelated to the Current Lawsuit:**

GRANTED

9. **MOTION *IN LIMINE* to Preclude Any References, Evidence, Suggestion, Testimony, or Elicitation of Any Testimony by Apple Comparing Any Accused Product to Any Purported Prior Art Device, a Prior Art Patent, or Any Other Prior Art:**

GRANTED

10. **MOTION *IN LIMINE* to Preclude Any Reference, Evidence, Suggestion, Testimony, or Elicitation of Any Testimony by Apple Regarding AGIS's Election of Patent Claims to Streamline this Litigation:**

GRANTED

11. **MOTION *IN LIMINE* to Preclude Any Reference, Evidence, Suggestion, Testimony, or Elicitation of Any Testimony by Apple that Plaintiff Engaged in "Forum Shopping" or "Litigation Abuse," or that this District is a Popular Venue for Patent Holders:**

GRANTED

12. MOTION *IN LIMINE* to Preclude Apple from Introducing Evidence of Prior Art Not Included in Apple's Final Election of Prior Art:

GRANTED