

# EXHIBITS K-Z

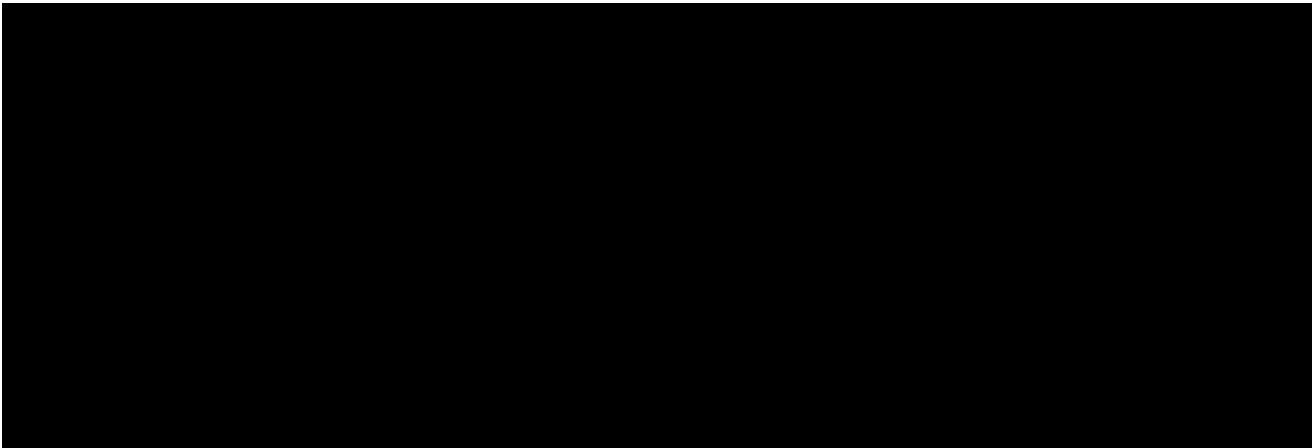


**Exhibit K: Excerpt of 3/3/20 Meet and Confer Tr. 8:13-9:6**

13 MR. PENSABENE: But again, we have an	1 Meet and Confer 3/3/2020
14 hour to talk about your discovery	2 a motion to compel to try to get Apple to
15 disputes, the basis for which you're	3 produce something that it hasn't produced
16 basing your sanctions motion on. So	4 at this point. We are not looking to file
17 rather than, again, jump to the relief you	5 that motion.
18 would like, which we are happy to talk	6 At this point we feel like the
19 about that in a separate conversation, but	7 failure to discovery has already
20 let's talk about the specific discovery	8 prejudiced us. So we are -- the dispute
21 disputes that you raised that are the	9 here is the request for relief.
22 purported basis for this relief.	10 MR. PENSABENE: I misunderstood then.
23 MR. LEVY: I think we are talking	11 You're not interested at all in talking
24 about a different motion, maybe. We are	12 about your specific disputes you listed
25 not looking -- we are not looking to file	13 out in your February 26 letter; is that
	14 right? You're not interested in talking
	15 about the disputes. You only want to talk
	16 about the relief you're seeking, right?

**Tr. 11:16-12:9**

16 MR. LEVY: Great. The discovery --	1 Meet and Confer 3/3/2020
17 our second motion to compel does address	2 time we identify a document that is
18 everything that is in that February	3 missing, Apple treats it as a brand new
19 letter. The February letter that you	4 discovery dispute, whereas we think it is
20 refer to provides more examples of what	5 just another example of how you failed to
21 was missing or what is missing in Apple's	6 produce a document in a particular
22 production as noted, more broadly, in our	7 category that we have been asking for for
23 second motion to compel. We didn't raise	8 months, in some cases going back to June
24 new disputes. In fact, one of the	9 of last year.
25 problems we have with Apple is that every	



[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]



# 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.