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

MAXELL, LTD., Plaintiff,	Case No. 5:19-cv-00036-RWS JURY TRIAL DEMANDED
v.	JUNI IRIAL DEMANDED
APPLE INC.,	
Defendant.	

ORDER

Upon consideration of Plaintiff Maxell, Ltd.'s ("Maxell") Motion for Partial Summary Judgment of No Invalidity of U.S. Patent No. 8,339,493 in View of the Sony MVC-FD83 and MVC-FD88 Cameras (the "Motion"), Apple's response in Opposition thereto, and the record before the Court, the Court finds that the Motion should be **GRANTED**.

IT IS THEREFORE ORDERED that Maxell's U.S. Patent No 8,339,493 is not invalid based on the Sony MVC-83 and MVC-88 cameras.

IT IS FURTHERED ORDERED that Apple is hereby excluded from offering any direct testimony on any of the aforementioned sections of the expert reports at trial in this action.

