IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA



SIXTH APPELLATE DISTRICT

JASON O'GRADY et al.,

Petitioners,

v.

THE SUPERIOR COURT OF SANTA CLARA COUNTY,

Respondent;

APPLE COMPUTER, INC.,

Real Party in Interest.

H028579 (Santa Clara County Super. Ct. No. 1-04-CV032178)



AUG 9 0 2005

Court of Appeal - Sixth App. Dist. MICHAEL J. YERLY, Clerk

BY THE COURT:

Petitioners motion to unseal portions of the Declarations of Robin Zonic (Petitioners' Appendix, Tab 28) and Albert Ortiz, Jr. (Petitioners' Appendix, Tab 27) is granted in part as follows:

Respondent Apple is directed to file a redacted public version of the Declaration of Robin Zonic in which paragraphs 1-4, 17-23, and 29 are in the public record, and a redacted public version of the Declaration of Albert Ortiz, Jr. The redacted public versions shall mask the identity of the personnel contacted during the investigation by limiting the public disclosure to the initials of the individuals (contained within Zonic Decl. ¶¶ 17-22 and Ortiz Decl. ¶¶ 4-8). The redacted public versions also shall mask:

(1) the name of the file that respondent believes was the source of the misappropriation (contained within Zonic Decl. ¶ 4 and Ortiz Decl. ¶ 3); (2) information about the development history of the Asteroid project (contained within Zonic Decl. ¶ 4 and

Ortiz Decl. ¶ 3); and (3) information about the status of the project following the commencement of the litigation (contained within Zonic Decl. ¶ 2).

Respondent shall file the redacted public versions of the declarations within 10 days of the date of this order.