

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

DRONE TECHNOLOGIES, INC.,

Plaintiff,

14cv0111

ELECTRONICALLY FILED

v.

PARROT S.A., PARROT, INC.,

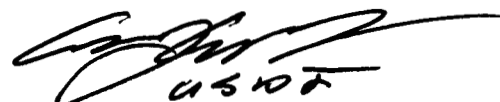
Defendants.

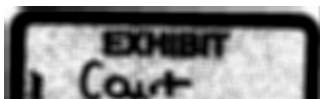
QUESTIONS BY JURORS WHILE DELIBERATING

May we please have
the Barse and Jarosz expert
reports?

Elysia Bortz 4/30/2015

Since the expert reports are not in
evidence, they cannot be sent back
to the ~~juror~~ juror room.


USDC
April 30, 2015
@ 1:04 PM



With regard to future royalty - will
① Parrot be allowed to use the technology in
the 071 Patent and the 748 patent in its
future products through 2028 and 2030, for
the appropriate patent, at the conclusion of
this case, OR ② will the parties have to
negotiate a licensing agreement to cover the
time period from the jury's verdict ^{through} the life
of each patent?

Elycia Jonte

4/30/2015

Answer is ① -- see question 2 of
The Jury Verdict Form. If this
answer is insufficient, give us
another question.

[Signature]



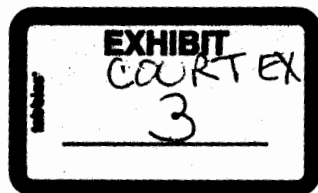
Will the parties have to negotiate a licensing agreement for Parrot's future use of the patented technology to cover the time period from the jury's verdict through the life of each patent, regardless of [^]the jury awards, what amount

Elipia Jonte

4/30/2015

Answer

No. The amount listed in answer to Question 2 covers all future damages.



A handwritten signature in black ink, appearing to be "Elipia Jonte".

UJTB

04/30/2015

4:25 PM