14131

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

TOUCHSTREAM TECHNOLOGIES, INC., *Plaintiff*, v. CHARTER COMMUNICATIONS, INC., et al., *Defendants*.

CASE NO. 2:23-cv-00059-JRG-RSP (Lead Case)

MEMORANDUM ORDER

\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$

Before the Court is Plaintiff Touchstream's Motion to Strike the Opinions of Comcast's Invalidity Expert, Dr. Kevin Jeffay. **Dkt. No. 91.** The Motion raises identical arguments as to system prior art as Touchstream's Motion to strike the Opinions of Charter's Invalidity Expert, Dr. Shamos. *Compare id.* with Dkt. No. 94 at 12–15. The Court denied that portion of Touchstream's Motion as to Dr. Shamos because Touchstream's arguments are based on disputed fact questions that are reserved for the jury. Dkt. No. 278 at 5.¹ The Court reaches the same conclusion here. Thus, the Motion is **DENIED**.

SIGNED this 13th day of February, 2025.

UNITED STATES MAGISTRATE JUDGE

¹ Touchstream did not file any objections to the Order.