## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

BEDROCK COMPUTER	§	
TECHNOLOGIES, LLC	§	
	§	
Plaintiff,	§	
	§	
vs.	§	
	§	
SOFTLAYER TECHNOLOGIES, INC.,	§	CASE NO. 6:09cv269
et al.,	§	PATENT CASE
	§	
Defendants.	§	

## **ORDER**

This action was tried between Bedrock Computer Technologies, LLC and Yahoo!, Inc. to a jury beginning April 27, 2011. After a five day trial, the jury reached a verdict of noninfringement. Accordingly, it is **ORDERED** that Bedrock Computer Technologies LLC take nothing from Yahoo!, Inc.

Because the Court prefers to resolve all post-trial issues–including motions under Federal Rules of Civil Procedure 50 and 59–before entering a final judgment, Bedrock Computer Technologies LLC and Yahoo!, Inc. are **ORDERED** to file all post-verdict motions by June 3, 2011. Any post-verdict motions will be heard on **Tuesday**, July 26, 2011 at 9:30 a.m.

In addition, the Court **ORDERS** that the page limits of Local Rule CV-7(a)(1) apply to all post-verdict briefing. Thus, if a party files more than one motion for judgment as a matter of law (under Federal Rule of Civil Procedure 50(b)) or motion for new trial (under Rule 59), the following limitations shall apply: (1) a party's motions for judgment as a matter of law and motions for new

## Case 6:09-cv-00269-LED -JDL Document 828 Filed 05/11/11 Page 2 of 2

trial shall not exceed sixty pages (60) collectively, excluding attachments; (2) a party's responses to motions for judgment as a matter of law and motions for new trial shall not exceed sixty pages (60) collectively, excluding attachments; (3) a party's replies to motions for judgment as a matter of law and motions for new trial shall not exceed twenty pages (20) collectively, excluding attachments; and (4) a party's surreplies to motions for judgment as a matter of law and motions for new trial shall not exceed twenty pages (20) collectively, excluding attachments; law and (4) a party's surreplies to motions for judgment as a matter of law and motions for new trial shall not exceed twenty pages (20) collectively.

So ORDERED and SIGNED this 10th day of May, 2011.

LEONARD DAVIS UNITED STATES DISTRICT JUDGE